109TH CONGRESS 1ST SESSION H.R. 1815

IN THE SENATE OF THE UNITED STATES

JUNE 6, 2005

Received; read twice and referred to the Committee on Armed Services

AN ACT

To authorize appropriations for fiscal year 2006 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

1	Be it enacted by the Senate and House of Representa-							
2	tives of the United States of America in Congress assembled,							
3	SECTION 1. SHORT TITLE.							
4	This Act may be cited as the "National Defense Au-							
5	thorization Act for Fiscal Year 2006".							
6	SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF							
7	CONTENTS.							
8	(a) DIVISIONS.—This Act is organized into three divi-							
9	sions as follows:							
10	(1) Division A—Department of Defense Au-							
11	thorizations.							
12	(2) Division B—Military Construction Author-							
13	izations.							
14	(3) Division C—Department of Energy Na-							
15	tional Security Authorizations and Other Authoriza-							
16	tions.							
17	(b) TABLE OF CONTENTS.—The table of contents for							
18	this Act is as follows:							
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- Sec. 1603. Definitions.
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- Sec. 2102. Family housing.
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- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy.
- Sec. 2205. Modification of authority to carry out certain fiscal year 2004 project.
- Sec. 2206. Modifications of authority to carry out certain fiscal year 2005 projects.

TITLE XXIII—AIR FORCE

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing.
- Sec. 2303. Improvements to military family housing units.
- Sec. 2304. Authorization of appropriations, Air Force.

TITLE XXIV—DEFENSE AGENCIES

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Energy conservation projects.
- Sec. 2403. Authorization of appropriations, Defense Agencies.

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

- Sec. 2501. Authorized NATO construction and land acquisition projects.
- Sec. 2502. Authorization of appropriations, NATO.

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

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- Sec. 2701. Expiration of authorizations and amounts required to be specified by law.
- Sec. 2702. Extension of authorizations of certain fiscal year 2003 projects.
- Sec. 2703. Extension of authorizations of certain fiscal year 2002 projects.

Sec. 2704. Effective date.

TITLE XXVIII—GENERAL PROVISIONS

- Subtitle A—Military Construction Program and Military Family Housing Changes
- Sec. 2801. Modification of congressional notification requirements for certain military construction activities.
- Sec. 2802. Improve availability and timeliness of Department of Defense information regarding military construction and family housing accounts and activities.
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- Sec. 2805. One-year extension of temporary, limited authority to use operation and maintenance funds for construction projects outside the United States.
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- Sec. 2811. Consolidation of Department of Defense land acquisition authorities and limitations on use of such authorities.
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- Sec. 2821. Additional reporting requirements regarding base closure process and use of Department of Defense base closure accounts.
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- Sec. 2823. Expanded availability of adjustment and diversification assistance for communities adversely affected by mission realignments in base closure process.
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Subtitle D—Land Conveyances

PART 1—ARMY CONVEYANCES

- Sec. 2831. Modification of land conveyance, Engineer Proving Ground, Fort Belvoir, Virginia.
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- Sec. 2851. Purchase of build-to-lease family housing, Eielson Air Force Base, Alaska.
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- Sec. 2861. Lease authority, Army Heritage and Education Center, Carlisle, Pennsylvania.
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- Sec. 2863. Assessment of water needs for Presidio of Monterey and Ord Military Community.

DIVISION C—DEPARTMENT OF ENERGY NATIONAL SECURITY AUTHORIZATIONS AND OTHER AUTHORIZATIONS

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A-National Security Programs Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental management.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3111. Reliable Replacement Warhead program.
- Sec. 3112. Report on assistance for a comprehensive inventory of Russian nonstrategic nuclear weapons.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

TITLE XXXIII—NATIONAL DEFENSE STOCKPILE

- Sec. 3301. Authorized uses of National Defense Stockpile funds.
- Sec. 3302. Revision of fiscal year 1999 authority to dispose of certain materials in the National Defense Stockpile.
- Sec. 3303. Revision of fiscal year 2000 authority to dispose of certain materials in the National Defense Stockpile.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

TITLE XXXV—MARITIME ADMINISTRATION

- Sec. 3501. Authorization of appropriations for fiscal year 2006.
- Sec. 3502. Payments for State and regional maritime academies.
- Sec. 3503. Maintenance and repair reimbursement pilot program.

Sec. 3504. Tank vessel construction assistance.

Sec. 3505. Improvements to the Maritime Administration vessel disposal program.

1 SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES.

- 2 For purposes of this Act, the term "congressional de-
- 3 fense committees" has the meaning given that term in sec-
- 4 tion 101(a)(16) of title 10, United States Code.

5 **DIVISION A—DEPARTMENT OF**

6 **DEFENSE AUTHORIZATIONS**

7 **TITLE I—PROCUREMENT**

Subtitle A—Authorization of Appropriations

- Sec. 101. Army.
- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.

Subtitle B—Army Programs

- Sec. 111. Multiyear procurement authority for UH-60/MH-60 helicopters.
- Sec. 112. Multiyear procurement authority for Apache Modernized Target Acquisition Designation Sight/Pilot Night Vision Sensor.
- Sec. 113. Multiyear procurement authority for Apache Block II conversion.
- Sec. 114. Acquisition strategy for tactical wheeled vehicle programs.
- Sec. 115. Limitation on Army Modular Force Initiative.
- Sec. 116. Contract requirement for Objective Individual Combat Weapon Increment 1.

Subtitle C—Navy Programs

- Sec. 121. Virginia-class submarine program.
- Sec. 122. LHA Replacement amphibious assault ship program.
- Sec. 123. Future major surface combatant, destroyer type.
- Sec. 124. Littoral Combat Ship (LCS) program.
- Sec. 125. Authorization of two additional Arleigh Burke class destroyers.
- Sec. 126. Refueling and complex overhaul of the U.S.S. Carl Vinson.
- Sec. 127. Report on propulsion system alternatives for surface combatants.
- Sec. 128. Aircraft carrier force structure.
- Sec. 129. Contingent transfer of additional funds for CVN–21 Carrier Replacement Program.

Subtitle D—Air Force Programs

Sec. 131. Multiyear procurement authority for C-17 aircraft.

Subtitle E—Joint and Multiservice Matters

Sec. 141. Requirement that all tactical unmanned aerial vehicles use specified standard data link. Sec. 142. Limitation on initiation of new unmanned aerial vehicle systems. Subtitle A—Authorization of 1 **Appropriations** 2 3 **SEC. 101. ARMY.** 4 Funds are hereby authorized to be appropriated for 5 fiscal year 2006 for procurement for the Army as follows: (1) For aircraft, \$2,861,380,000. 6 7 (2) For missiles, \$1,242,919,000. 8 (3) For weapons and tracked combat vehicles, 9 \$1,601,978,000. 10 (4) For ammunition, \$1,750,772,000. 11 (5) For other procurement, \$4,043,289,000. 12 SEC. 102. NAVY AND MARINE CORPS. 13 (a) NAVY.—Funds are hereby authorized to be appro-14 priated for fiscal year 2006 for procurement for the Navy as follows: 15 16 (1) For aircraft, \$10,042,526,000. 17 (2) For weapons, including missiles and tor-18 pedoes, \$2,775,041,000. 19 (3) For ammunition, \$869,770,000. 20 (4)For shipbuilding and conversion, 21 \$10,779,773,000. 22 (5) For other procurement, \$5,634,318,000.

(b) MARINE CORPS.—Funds are hereby authorized to
 be appropriated for fiscal year 2006 for procurement for
 the Marine Corps in the amount of \$1,407,605,000.

4 **SEC. 103. AIR FORCE.**

Funds are hereby authorized to be appropriated for
fiscal year 2006 for procurement for the Air Force as follows:

8 (1) For aircraft, \$12,793,756,000.

9 (2) For ammunition, \$1,031,207,000.

10 (3) For missiles, \$5,490,287,000.

11 (4) For other procurement, \$14,068,789,000.

12 SEC. 104. DEFENSE-WIDE ACTIVITIES.

Funds are hereby authorized to be appropriated for
fiscal year 2006 for Defense-wide procurement in the
amount of \$2,715,446,000.

16 Subtitle B—Army Programs

17 SEC. 111. MULTIYEAR PROCUREMENT AUTHORITY FOR UH-

18 60/MH-60 HELICOPTERS.

19 The Secretary of the Army may, in accordance with 20 section 2306b of title 10, United States Code, enter into 21 a multiyear contract, beginning with the fiscal year 2007 22 program year, for procurement of up to 461 helicopters 23 in the UH–60M configuration and, acting as executive 24 agent for the Department of the Navy, in the MH–60S 25 configuration.

SEC. 112. MULTIYEAR PROCUREMENT AUTHORITY FOR APACHE MODERNIZED TARGET ACQUISITION DESIGNATION SIGHT/PILOT NIGHT VISION SENSOR.

5 The Secretary of the Army may, in accordance with 6 section 2306b of title 10, United States Code, enter into 7 a multiyear contract, beginning with the fiscal year 2006 8 program year and for four program years, for procure-9 ment of 612 Apache Modernized Target Acquisition Des-10 ignation Sights/Pilot Night Vision Sensors.

11SEC. 113. MULTIYEAR PROCUREMENT AUTHORITY FOR12APACHE BLOCK II CONVERSION.

The Secretary of the Army may, in accordance with section 2306b of title 10, United States Code, enter into a multiyear contract, beginning with the fiscal year 2006 program year and for four program years, for procurement of conversion of 96 Apache helicopters to the Block II configuration.

19 SEC.114. ACQUISITION STRATEGY FOR TACTICAL20WHEELED VEHICLE PROGRAMS.

(a) ARMY.—If, in carrying out a program for modernization and recapitalization of the fleet of tactical
wheeled vehicles of the Army, the Secretary of the Army
determines to award a contract for procurement of a new
vehicle class for the next-generation tactical wheeled vehicle (other than a contract for modifications, upgrades, or
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product improvements to the existing fleet of vehicles), the
 Secretary shall award and execute the acquisition program
 under that contract as a joint service program with the
 Marine Corps.

5 (b) MARINE CORPS.—If, in carrying out a program for modernization and recapitalization of the fleet of tac-6 7 tical wheeled vehicles of the Marine Corps, the Secretary 8 of the Navy determines to award a contract for procure-9 ment of a new vehicle class for the next-generation tactical 10 wheeled vehicle (other than a contract for modifications, upgrades, or product improvements to the existing fleet 11 of vehicles), the Secretary shall award and execute the ac-12 13 quisition program under that contract as a joint service program with the Army. 14

15 SEC. 115. LIMITATION ON ARMY MODULAR FORCE INITIA16 TIVE.

(a) LIMITATION.—From funds available to the Army
for fiscal year 2006, not more than \$3,000,000,000 may
be obligated or expended for acquisition programs for the
Army Modular Force Initiative until the Secretary of the
Army submits to the congressional defense committees a
report described in subsection (b).

23 (b) REPORT.—A report under subsection (a) shall set24 forth the following:

1 (1) An outline of the full scope of acquisition 2 programs that are considered part of the Modular 3 Force Initiative and the acquisition objectives for 4 each such program. (2) An outline of the funding levels provided in 5 6 the fiscal year 2007 Future Years Defense Program 7 for each program specified under paragraph (1) and, 8 for each such program, the adequacy of that funding 9 for achieving the acquisition objectives referred to in 10 paragraph (1). 11 (3) A detailed accounting of the use of funds 12 provided for the Modular Force Initiative in title I 13 of division A of the Emergency Supplemental Appro-14 priations Act for Defense, the Global War on Ter-15 rorism, and Tsunami Relief Act, 2005. 16 SEC. 116. CONTRACT REQUIREMENT FOR OBJECTIVE INDI-17 **VIDUAL COMBAT WEAPON - INCREMENT 1.** 18 In awarding a contract for procurement of the Objective Individual Combat Weapon - Increment 1, the Sec-19 20 retary of the Army shall ensure that the contractor is se-21 lected through a full and open competition process that 22 allows potential offerors adequate time to prepare and 23 submit qualifying proposals.

25

Subtitle C—Navy Programs

2 SEC. 121. VIRGINIA-CLASS SUBMARINE PROGRAM.

1

3 (a) LIMITATION OF COSTS.—Except as provided in 4 subsection (b), the total amount obligated or expended for 5 procurement of the five Virginia-class submarines des-6 ignated as SSN-779, SSN-780, SSN-781, SSN-782, and 7 SSN-783 may not exceed the following amounts (such 8 amounts being the estimated total procurement end cost 9 of those vessels in the fiscal year 2006 budget):

10	(1) F	For	the	SSN-779	submarine,	
11	\$2,143,700,000.						
12	(2	2) F	For	the	SSN-780	submarine,	
13	\$2,238,800,000.						
14	(3	3) F	For	the	SSN-781	submarine,	
15	\$2,402,000,000.						
16	(4) F	For	the	SSN-782	submarine,	
17	\$2,581,300,000.						
18	(5	5) F	or	the	SSN-783	submarine,	
19	\$2,690,000,000.						
20	(b) Ai	DJUSTM	IENT O	f Limi	TATION AMOU	UNTS.—The	

21 Secretary of the Navy may adjust the amount set forth
22 in subsection (a) for any Virginia-class submarine speci23 fied in that subsection by the following:

(1) The amounts of increases or decreases in
 costs attributable to economic inflation after Sep tember 30, 2005.

4 (2) The amounts of increases or decreases in
5 costs attributable to compliance with changes in
6 Federal, State, or local laws enacted after Sep7 tember 30, 2005.

8 (c) NOTICE TO CONGRESS OF PROGRAM CHANGES.— 9 The Secretary of the Navy shall annually submit to Con-10 gress, at the same time as the budget is submitted under section 1105(a) of title 31, United States Code, written 11 notice of any change in any of the amounts set forth in 12 13 subsection (a) during the preceding fiscal year that the Secretary has determined to be associated with a cost re-14 15 ferred to in subsection (b).

16 SEC. 122. LHA REPLACEMENT AMPHIBIOUS ASSAULT SHIP

17 **PROGRAM.**

(a) LIMITATION OF COSTS.—Except as provided in
subsection (b), the total amount obligated or expended for
procurement of each ship of the LHA Replacement
(LHA(R)) amphibious assault ship program may not exceed \$2,000,000,000.

23 (b) ADJUSTMENT OF LIMITATION AMOUNT.—The24 Secretary of the Navy may adjust the amount set forth

1 in subsection (a) for the program referred to in that sub-2 section by the following:

3 (1) The amounts of increases or decreases in
4 costs attributable to economic inflation after Sep5 tember 30, 2005.

6 (2) The amounts of increases or decreases in
7 costs attributable to compliance with changes in
8 Federal, State, or local laws enacted after Sep9 tember 30, 2005.

10 (c) WRITTEN NOTICE OF CHANGE IN AMOUNT.—The Secretary of the Navy shall annually submit to Congress, 11 12 at the same time as the budget is submitted under section 13 1105(a) of title 31, United States Code, written notice of any change in the amount set forth in subsection (a) dur-14 15 ing the preceding fiscal year that the Secretary has determined to be associated with a cost referred to in sub-16 17 section (b).

(d) LIMITATION ON PROCUREMENT FUNDS.—Funds
available to the Navy for Shipbuilding and Conversion,
Navy, may be obligated or expended for procurement for
the LHA Replacement ship program only after the Secretary of Defense certifies in writing to the congressional
defense committees that—

(1) the Joint Requirements Oversight Council
 has approved a detailed Operational Requirements
 Document for the program; and

4 (2) there exists a stable design for the LHA(R)
5 class of vessels.

6 (e) STABLE DESIGN.—For purposes of this section,
7 the design of a class of vessels shall be considered to be
8 stable when no substantial change to the design is antici9 pated.

10sec. 123. FUTURE MAJOR SURFACE COMBATANT, DE-11STROYER TYPE.

12 (a) LIMITATION OF COSTS.—Except as provided in 13 subsection (b), the total amount obligated or expended for procurement of each ship for the future major surface 14 15 combatant, destroyer exceed type, may not \$1,700,000,000 (such amount being the estimated total 16 17 procurement end cost of that ship in the fiscal year 2006 18 budget).

(b) ADJUSTMENT OF LIMITATION AMOUNT.—The
20 Secretary of the Navy may adjust the amount set forth
21 in subsection (a) for the ship type referred to in that sub22 section by the following:

(1) The amounts of increases or decreases in
costs attributable to economic inflation after September 30, 2005.

(2) The amounts of increases or decreases in
 costs attributable to compliance with changes in
 Federal, State, or local laws enacted after September 30, 2005.

5 (c) WRITTEN NOTICE OF CHANGE IN AMOUNT.—The Secretary of the Navy shall annually submit to Congress, 6 7 at the same time as the budget is submitted under section 8 1105(a) of title 31, United States Code, written notice of 9 any change in the amount set forth in subsection (a) dur-10 ing the preceding fiscal year that the Secretary has determined to be associated with a cost referred to in sub-11 12 section (b).

(d) AUTHORIZATION OF APPROPRIATIONS.—Of the
amount provided in section 201(2) for Research and Development, Navy, for fiscal year 2006, \$700,000,000 is
available for technology development and demonstration
for the ship referred to in subsection (a).

(e) ACQUISITION PLAN.—In developing the acquisition plan for the future major surface combatant, destroyer type, the Secretary shall ensure that the resulting
acquisition program—

(1) uses technologies from the DD(X) and
CG(X) programs, as well as any other technology
the Secretary considers appropriate;

(2) has an overall capability not less than that
 of the Flight IIA version of the Arleigh Burke
 (DDG-51) class destroyer; and

4 (3) would be ready for lead-ship procurement
5 not later than fiscal year 2011.

6 SEC. 124. LITTORAL COMBAT SHIP (LCS) PROGRAM.

7 (a) LIMITATION OF COSTS.—Except as provided in 8 subsection (b), the total amount obligated or expended for 9 procurement of each ship for the Littoral Combat Ship 10 (LCS) program, including amounts for mission modules, 11 may not exceed \$400,000,000 (such amount being the es-12 timated total procurement end cost of that ship in the fis-13 cal year 2006 budget).

(b) ADJUSTMENT OF LIMITATION AMOUNT.—The
15 Secretary of the Navy may adjust the amount set forth
16 in subsection (a) for the ships referred to in that sub17 section by the following:

18 (1) The amounts of increases or decreases in
19 costs attributable to economic inflation after Sep20 tember 30, 2005.

(2) The amounts of increases or decreases in
costs attributable to compliance with changes in
Federal, State, or local laws enacted after September 30, 2005.

1 (c) WRITTEN NOTICE OF CHANGE IN AMOUNT.—The 2 Secretary of the Navy shall annually submit to Congress, 3 at the same time as the budget is submitted under section 4 1105(a) of title 31, United States Code, written notice of 5 any change in the amount set forth in subsection (a) during the preceding fiscal year that the Secretary has deter-6 7 mined to be associated with a cost referred to in sub-8 section (b).

9 (d) LIMITATION ON SHIPS AND MISSION MOD-10 ULES.—No funds available to the Navy may be used for 11 the acquisition of Littoral Combat Ships, or Littoral Com-12 bat Ship mission modules until the Secretary of Defense 13 submits to the congressional defense committees—

(1) the results of an operational evaluation of
the first four Littoral Combat Ships conducted by
the Director of Operational Test and Evaluation
Force of the Department of Defense; and

18 (2) the Secretary's certification in writing that
19 there exists a stable design for the Littoral Combat
20 Ship class of vessels.

(e) STABLE DESIGN.—For purposes of this section,
the design of a class of vessels shall be considered to be
stable when no substantial change to the design is anticipated.

BURKE CLASS DESTROYERS.

1

2

3 Of the amount provided in section 102(a)(4) for 4 Shipbuilding and Conversion, Navy, for fiscal year 2006, 5 the amount of \$2,500,000,000 is available for construction 6 of two additional Arleigh Burke class destroyers, to be 7 constructed under a single contract which shall be com-8 petitively awarded.

9 SEC. 126. REFUELING AND COMPLEX OVERHAUL OF THE 10 U.S.S. CARL VINSON.

11 (a) Amount Authorized From SCN Account.— 12 Of the amount authorized to be appropriated by section 13 102(a)(4), for fiscal year 2006, \$1,493,563,000 is available for the commencement of the nuclear refueling and 14 complex overhaul of the U.S.S. Carl Vinson (CVN-70). 15 16 The amount made available in the preceding sentence is the first increment in the incremental funding planned for 17 18 the nuclear refueling and complex overhaul of that vessel. 19 (b) CONTRACT AUTHORITY.—The Secretary of the 20 Navy may enter into a contract during fiscal year 2006 21 for the nuclear refueling and complex overhaul of the U.S.S. Carl Vinson. 22

23 (c) CONDITION FOR OUT-YEAR CONTRACT PAY24 MENTS.—A contract entered into under subsection (b)
25 shall provide that any obligation of the United States to
26 make a payment under the contract for a fiscal year after
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fiscal year 2006 is subject to the availability of appropria tions for that purpose for that later fiscal year.

3 SEC. 127. REPORT ON PROPULSION SYSTEM ALTERNATIVES 4 FOR SURFACE COMBATANTS.

5 (a) REPORT REQUIRED.—The Secretary of the Navy shall submit to the congressional defense committees a re-6 7 port on the results of the study directed by the Chief of 8 Naval Operations and in progress in mid-2005 on alter-9 native propulsion methods for surface combatant vessels 10 of the Navy. The report shall be submitted not later than the date of the President's submission of the budget of 11 the United States Government for fiscal year 2007. 12

13 (b) MATTERS TO BE INCLUDED.—The report of the
14 Secretary of the Navy under subsection (a) shall include
15 the following:

16 (1) The objectives and scope of the study re17 ferred to in subsection (a) and the timeframes for
18 analysis under the study and the key assumptions
19 used in carrying out the study.

20 (2) The methodology and analysis techniques21 used to conduct the study.

(3) A description of current and future technology relating to propulsion that has been incorporated in recently-designed surface combatants or

is expected to be available within the next 10-to-20
 years.

3 (4) The propulsion alternatives for surface com4 batants considered under the study and the analysis
5 and evaluation under the study of each of those al6 ternatives from an operational and cost-effectiveness
7 standpoint.

8 (5) The conclusions and recommendations of 9 the study, including those conclusions and rec-10 ommendations that could impact the design of fu-11 ture ships or lead to modifications of existing ships. 12 (6) The Secretary's intended actions and time-13 frames for implementation, if any, of the findings 14 and conclusions of the study.

15 SEC. 128. AIRCRAFT CARRIER FORCE STRUCTURE.

16 (a) REQUIREMENT FOR 12 OPERATIONAL AIRCRAFT
17 CARRIERS WITHIN THE NAVY.—Section 5062 of title 10,
18 United States Code, is amended—

19 (1) by redesignating subsections (b) and (c) as20 subsections (c) and (d), respectively; and

21 (2) by inserting after subsection (a) the fol-22 lowing new subsection (b):

"(b) The naval combat forces of the Navy shall include not less than 12 operational aircraft carriers. For
purposes of this subsection, an operational aircraft carrier

includes an aircraft carrier that is temporarily unavailable
 for worldwide deployment due to routine or scheduled
 maintenance or repair.".

4 (b) U.S.S. JOHN F. KENNEDY.—

5 (1) FULLY MISSION CAPABLE STATUS.—The 6 Secretary of Defense shall take all necessary actions to ensure that the U.S.S. John F. Kennedy (CVN-7 8 67) is maintained in a fully mission capable status. 9 (2) MAINTENANCE.—From the amounts pro-10 vided under section 301 for operation and mainte-11 nance of the Navy for fiscal year 2006, \$60,000,000 12 is authorized for the operation and routine mainte-13 nance of the U.S.S. John F. Kennedy.

14 SEC. 129. CONTINGENT TRANSFER OF ADDITIONAL FUNDS
15 FOR CVN-21 CARRIER REPLACEMENT PRO16 GRAM.

17 If the Director of Program Analysis and Evaluation of the Office of the Secretary of Defense certifies to Con-18 19 gress that an additional amount of \$86,700,000 for fiscal 20 year 2006 for advance procurement for the CVN-21 Car-21 rier Replacement Program would allow construction of the 22 CVN-21 vessel to begin in fiscal year 2007, then upon 23 such certification the amount of \$86,700,000 shall, to the 24 extent provided in advance in appropriations Acts, be 25 transferred from amounts available for fiscal year 2006

for Defense-wide Operation and Maintenance, to be de rived from amounts for Defense-wide Advisory and Assist ance Services, to amounts available for fiscal year 2006
 for Shipbuilding and Conversion, Navy, to be available for
 advance procurement for the CVN-21 Carrier Replace ment Program.

7 Subtitle D—Air Force Programs 8 SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR C9 17 AIRCRAFT.

10 The Secretary of the Air Force may, in accordance 11 with section 2306b of title 10, United States Code, enter 12 into a multiyear contract, beginning with the fiscal year 13 2006 program year, for procurement of up to 42 addi-14 tional C-17 aircraft.

15 Subtitle E—Joint and Multiservice 16 Matters

17 SEC. 141. REQUIREMENT THAT ALL TACTICAL UNMANNED

18 AERIAL VEHICLES USE SPECIFIED STANDARD
19 DATA LINK.

(a) REQUIREMENT.—The Secretary of Defense shall
take such steps as necessary to ensure that all tactical
unmanned aerial vehicles (UAVs) of the Army, Navy, Marine Corps, and Air Force are equipped and configured
so that—

1	(1) the data link used by those vehicles is the
2	Department of Defense standard tactical unmanned
3	aerial vehicle data link known as the Tactical Com-
4	mon Data Link (TCDL), until such time as the Tac-
5	tical Common Data Link standard is replaced by an
6	updated standard for use by those vehicles; and
7	(2) those vehicles use data formats consistent
8	with the architectural standard for tactical un-
9	manned aerial vehicles known as STANAG 4586,
10	developed to facilitate multinational interoperability
11	among NATO member nations.
12	(b) Funding Limitation.—After December 1,
13	2006, no funds available to the Department of Defense
14	may be used to equip a tactical unmanned aerial vehicle
15	with data links other than as required by subsection
16	(a)(1).
17	(c) REPORT.—Not later than February 1, 2006, the
18	Secretary of each military department shall submit to
19	Congress a report on the status of compliance by all tac-
20	tical unmanned aerial vehicles under the jurisdiction of the
21	Secretary with subsection (a).
22	SEC 149 I IMITATION ON INITIATION OF NEW LINMANNED

22 SEC. 142. LIMITATION ON INITIATION OF NEW UNMANNED 23 AERIAL VEHICLE SYSTEMS.

(a) LIMITATION.—Funds available to the Depart-ment of Defense may not be used to procure an unmanned

aerial vehicle (UAV) system, including any air vehicle,
 data link, ground station, sensor, or other associated
 equipment for any such system, or to modify any such sys tem to include any form of armament, unless such pro curement or modification is authorized in writing in ad vance by the Under Secretary of Defense for Acquisition,
 Technology, and Logistics.

8 (b) EXCEPTION FOR EXISTING SYSTEMS.—The limi-9 tation in subsection (a) does not apply with respect to an 10 unmanned aerial vehicle (UAV) system for which funds 11 have been appropriated for procurement before the date 12 of the enactment of this Act.

13 TITLE II—RESEARCH, DEVELOP-

14 MENT, TEST, AND EVALUA-

15 **TION**

Subtitle A—Authorization of Appropriations

- Sec. 201. Authorization of appropriations.
- Sec. 202. Amount for defense science and technology.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Annual Comptroller General report on Future Combat Systems program.
- Sec. 212. Objective requirements for non-line-of-sight cannon system not to be diminished to meet weight requirements.
- Sec. 213. Independent analysis of Future Combat Systems manned ground vehicle transportability requirement.
- Sec. 214. Amounts for Armored Systems Modernization program.
- Sec. 215. Limitation on systems development and demonstration of manned ground vehicles under Armored Systems Modernization program.
- Sec. 216. Testing of Internet Protocol version 6 by Naval Research Laboratory.
- Sec. 217. Program to design and develop next-generation nuclear submarine.
- Sec. 218. Extension of requirements relating to management responsibility for naval mine countermeasures programs.
- Sec. 219. Single joint requirement for heavy lift rotorcraft.

- Sec. 220. Requirements for development of tactical radio communications systems.
- Sec. 221. Limitation on systems development and demonstration of Personnel Recovery Vehicle.
- Sec. 222. Separate program element required for each significant research, development, test, and evaluation project.
- Sec. 223. Small Business Innovation Research Phase III Acceleration Pilot Program.
- Sec. 224. Revised requirements relating to submission of Joint Warfighting Science and Technology Plan.
- Sec. 225. Shipbuilding Industrial Base Improvement Program for development of innovative shipbuilding technologies, processes, and facilities.
- Sec. 226. Renewal of University National Oceanographic Laboratory System fleet.
- Sec. 227. Limitation on VXX helicopter program.
- Sec. 228. Funding for supersonic cruise missile engine qualification.

Subtitle C—Missile Defense Programs

- Sec. 231. Report on capabilities and costs for operational boost/ascent-phase missile defense systems.
- Sec. 232. Required flight-intercept test of ballistic missile defense groundbased midcourse system.

Subtitle A—Authorization of Appropriations

3 SEC. 201. AUTHORIZATION OF APPROPRIATIONS.

4 Funds are hereby authorized to be appropriated for

5 fiscal year 2006 for the use of the Department of Defense

6 for research, development, test, and evaluation as follows:

- 7 (1) For the Army, \$9,777,372,000.
- 8 (2) For the Navy, \$18,022,140,000.
- 9 (3) For the Air Force, \$22,408,212,000.
- 10(4)ForDefense-wideactivities,11\$19,261,263,000, of which \$168,458,000 is author-12ized for the Director of Operational Test and Eval-13uation.

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2

3 (a) FISCAL YEAR 2006.—Of the amounts authorized
4 to be appropriated by section 201, \$11,418,146,000 shall
5 be available for the Defense Science and Technology Pro6 gram, including basic research, applied research, and ad7 vanced technology development projects.

8 (b) BASIC RESEARCH, APPLIED RESEARCH, AND AD-9 VANCED TECHNOLOGY DEVELOPMENT DEFINED.—For 10 purposes of this section, the term "basic research, applied 11 research, and advanced technology development" means 12 work funded in program elements for defense research and 13 development under Department of Defense category 6.1, 14 6.2, or 6.3.

15 Subtitle B—Program Require16 ments, Restrictions, and Limita17 tions

18 SEC. 211. ANNUAL COMPTROLLER GENERAL REPORT ON
 19 FUTURE COMBAT SYSTEMS PROGRAM.

(a) ANNUAL GAO REVIEW.—The Comptroller General shall conduct an annual review of the Future Combat
Systems program and shall, not later than March 15 of
each year, submit to Congress a report on the results of
the most recent review. With each such report, the Comptroller General shall submit a certification as to whether
the Comptroller General has had access to sufficient infor-

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mation to enable the Comptroller General to make in formed judgments on the matters covered by the report.
 (b) MATTERS TO BE INCLUDED.—Each report on the
 Future Combat Systems program under subsection (a)
 shall include the following with respect to research and
 development under the program:

7 (1) The extent to which systems development
8 and demonstration under the program is meeting es9 tablished goals, including the goals established for
10 performance, key performance parameters, tech11 nology readiness levels, cost, and schedule.

12 (2) The budget for the current fiscal year, and 13 the projected budget for the next fiscal year, for all 14 Department of Defense programs directly supporting 15 the Future Combat Systems program and an evalua-16 tion of the contribution each such program makes to 17 meeting the goals established for performance, key 18 performance parameters, and technology readiness 19 levels of the Future Combat Systems program.

20 (3) The plan for such systems development and
21 demonstration (leading to production) for the fiscal
22 year that begins in the year in which the report is
23 submitted.

24 (4) The Comptroller General's conclusion re-25 garding whether such systems development and dem-

1 onstration (leading to production) is likely to be 2 completed at a total cost not in excess of the amount 3 specified (or to be specified) for such purpose in the 4 Selected Acquisition report for the Future Combat 5 Systems program under section 2432 of title 10, 6 United States Code, for the first quarter of the fis-7 cal year during which the report of the Comptroller 8 General is submitted.

9 (c) TERMINATION.—No report is required under this 10 section after systems development and demonstration 11 under the Future Combat Systems program is completed. 12 SEC. 212. OBJECTIVE REQUIREMENTS FOR NON-LINE-OF-13 SIGHT CANNON SYSTEM NOT TO BE DIMIN-

15SIGHT CANNON SYSTEM NOT TO BE DIMIN14ISHED TO MEET WEIGHT REQUIREMENTS.

15 In carrying out the program required by section 216 of the Bob Stump National Defense Authorization Act for 16 17 Fiscal Year 2003 (Public Law 107–314; 116 Stat. 2482) to provide the Army with a non-line-of-sight cannon capa-18 19 bility, the Secretary of Defense shall ensure that the objec-20 tive requirements set forth in Appendix C of the Oper-21 ational Requirements Document for the Future Combat 22 Systems, dated April 14, 2003, are not reduced or dimin-23 ished in order to achieve the weight requirements in exist-24 ence as of April 14, 2003.

1SEC. 213. INDEPENDENT ANALYSIS OF FUTURE COMBAT2SYSTEMS MANNED GROUND VEHICLE TRANS-3PORTABILITY REQUIREMENT.

4 (a) ANALYSIS REQUIRED.—The Secretary of Defense
5 shall ensure that an independent analysis is carried out
6 with respect to the transportability requirement for the
7 manned ground vehicles under the Future Combat Sys8 tems program. The purpose of the analysis shall be to de9 termine whether—

10 (1) the requirement can be supported by the
11 projected extended planning period inter-theater and
12 intra-theater airlift force structure;

13 (2) the requirement is justified by any likely de14 ployment scenario envisioned by current operational
15 plans;

16 (3)mature technologies have been dem-17 onstrated that allow the requirement to be met while 18 demonstrating at least equal lethality and surviv-19 ability compared with the manned ground vehicles 20 intended to be replaced by such manned ground ve-21 hicles; and

(4) the projected unit procurement cost warrants the investment required to deploy such
manned ground vehicles.

25 (b) REPORT.—Not later than February 1, 2006, the
26 Secretary shall submit to the congressional defense comHR 1815 RFS

mittees a report on the results of the analysis required
 by subsection (a).

3 SEC. 214. AMOUNTS FOR ARMORED SYSTEMS MODERNIZA 4 TION PROGRAM.

5 Of the amounts appropriated or otherwise made 6 available pursuant to the authorization of appropriations 7 in section 201 for the Armored Systems Modernization 8 program—

9 (1) \$100,000,000 may be made available for
10 manned ground vehicles in advanced component de11 velopment and prototypes;

(2) \$2,322,197,000 may be made available for
future combat systems common operating environment in systems development and demonstration;

(3) \$47,203,000 may be made available for reconnaissance platforms and sensors in advanced
component development and prototypes;

(4) \$58,130,000 may be made available for reconnaissance platforms and sensors in advanced
technology development;

(5) \$2,504,000 may be made available for unattended sensors in advanced component development
and prototypes; and

(6) \$86,445,000 may be made available for
 robotic ground systems in advanced component de velopment and prototypes.

4 SEC. 215. LIMITATION ON SYSTEMS DEVELOPMENT AND
5 DEMONSTRATION OF MANNED GROUND VE6 HICLES UNDER ARMORED SYSTEMS MOD7 ERNIZATION PROGRAM.

8 Of the amounts appropriated or otherwise made 9 available pursuant to the authorization of appropriations 10 in section 201 for the Armored Systems Modernization program, no funds may be obligated for systems develop-11 ment and demonstration of manned ground vehicles until 12 13 the objective requirements for those vehicles with respect to lethality and survivability have been met and dem-14 15 onstrated in a relevant environment to be at least equal to the lethality and survivability for the manned ground 16 17 vehicles to be replaced by those vehicles.

18 SEC. 216. TESTING OF INTERNET PROTOCOL VERSION 6 BY

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NAVAL RESEARCH LABORATORY.

20 (a) IN GENERAL.—Section 331 of the Ronald W.
21 Reagan National Defense Authorization Act for Fiscal
22 Year 2005 (Public Law 108—375; 118 Stat. 1850) is
23 amended—

24 (1) by redesignating subsection (d) as sub-25 section (e);

(2) by inserting after subsection (c) the fol lowing new subsection:

3 "(d) TESTING AND EVALUATION BY NAVAL RE4 SEARCH LABORATORY.—In each of fiscal years 2006
5 through 2008, the Secretary of Defense shall carry out
6 subsection (c) through the Naval Research Laboratory.";
7 and

8 (3) in subsection (e) (as so redesignated) by9 adding at the end the following new paragraph:

"(3) For each of fiscal years 2006 through 2008, the
Secretary of Defense shall, not later than the end of that
fiscal year, submit to the congressional defense committees
a report on the testing and evaluation carried out pursuant to subsection (d).".

(b) FUNDING.—Of the amount authorized to be appropriated by section 201(2), \$10,000,000 shall be available in program element 63727D8Z only to carry out section 331 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005.

20 SEC. 217. PROGRAM TO DESIGN AND DEVELOP NEXT-GEN21 ERATION NUCLEAR SUBMARINE.

(a) PROGRAM REQUIRED.—The Secretary of the
Navy shall carry out a program to design and develop a
class of nuclear submarines that will serve as a successor
to the Virginia class of nuclear submarines.

1 (b) OBJECTIVE.—The objective of the program re-2 quired by subsection (a) is to develop, for procurement be-3 ginning with fiscal year 2014, a nuclear submarine that 4 meets or exceeds the warfighting capability of a submarine 5 of the Virginia class at a cost dramatically lower than the 6 cost of a submarine of the Virginia class.

7 (c) REPORT.—

8 (1) IN GENERAL.—The Secretary of the Navy 9 shall include, with the defense budget justification 10 materials submitted in support of the President's 11 budget for fiscal year 2007 submitted to Congress 12 under section 1105 of title 31, United States Code, 13 a report on the program required by subsection (a). 14 (2) CONTENTS.—The report shall include— 15 (A) an outline of the management ap-16 proach to be used in carrying out the program; 17 (B) the goals for the program; and 18 (C) a schedule for the program. 19 SEC. 218. EXTENSION OF REQUIREMENTS RELATING TO 20 MANAGEMENT RESPONSIBILITY FOR NAVAL 21 MINE COUNTERMEASURES PROGRAMS. 22 (a) IN GENERAL.—Section 216 of the National De-23 fense Authorization Act for Fiscal Years 1992 and 1993 24 (Public Law 102–190; 105 Stat. 1317), as most recently

25 amended by section 212 of the Bob Stump National De-

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1	fense Authorization Act for Fiscal Year 2003 (Public Law
2	107–314; 116 Stat. 2480), is amended—
3	(1) in subsection (a), by striking "2008" and
4	inserting "2011";
5	(2) in subsection $(b)(1)$ by inserting after "Sec-
6	retary of Defense" the following: ", and the Sec-
7	retary of Defense has forwarded to the congressional
8	defense committees,";
9	(3) in subsection $(b)(2)$ by inserting before the
10	semicolon at the end the following: "and, in so certi-
11	fying, shall ensure that the budget meets the re-
12	quirements of section 2437 of title 10, United States
13	Code"; and
14	(4) by striking subsection (c) and inserting the
15	following new subsection (c):
16	"(c) Notification of Certain Proposed
17	CHANGES.—
18	"(1) IN GENERAL.—With respect to a fiscal
19	year, the Secretary may not carry out any change to
20	the naval mine countermeasures master plan or the
21	budget resources for mine countermeasures with re-
22	spect to that fiscal year until after the Under Sec-
23	retary of Defense for Acquisition, Technology, and
24	Logistics submits to the congressional defense com-
25	mittees a notification of the proposed change. Such

1	notification shall describe the nature of the proposed
2	change and the effect of the proposed change on the
3	naval mine countermeasures program or related pro-
4	grams with respect to that fiscal year.
5	"(2) EXCEPTION.—Paragraph (1) does not
6	apply to a change if both—
7	"(A) the amount of the change is below
8	the applicable reprogramming threshold; and
9	"(B) the effect of the change does not af-
10	fect the validity of the decision to certify.".
11	(b) SUSTAINMENT PLAN.—Not later than December
12	31, 2005, the Secretary of Defense shall submit to the
13	congressional defense committees a plan for sustaining the
14	MHC–51 class mine countermeasures ships and sup-
15	porting dedicated mine countermeasures systems until the
16	Littoral Combat Ship and next-generation mine counter-
17	measures systems are deployed and capable of assuming
18	the mission of the MHC–51 class mine countermeasures
19	ships.
20	SEC. 219. SINGLE JOINT REQUIREMENT FOR HEAVY LIFT
21	ROTORCRAFT.
22	(a) JOINT REQUIREMENT.—The Secretary of the
23	Army and the Secretary of the Navy shall develop a single

23 Army and the Secretary of the Navy shall develop a single24 joint requirement for a next-generation heavy lift rotor-25 craft for the Army and the Marine Corps.

1 (b) APPROVAL BY JROC REQUIRED.—The Secretary 2 of Defense may not authorize a new program start for 3 the next-generation heavy lift rotocraft until the single 4 joint requirement required by subsection (a) has been ap-5 proved by the Joint Requirements Oversight Council. SEC. 220. REQUIREMENTS FOR DEVELOPMENT OF TAC-6 7 TICAL RADIO COMMUNICATIONS SYSTEMS. 8 (a) INTERIM TACTICAL RADIO COMMUNICATIONS.— 9 The Secretary of Defense shall— 10 (1) assess the immediate requirements of the 11 military departments for tactical radio communica-12 tions systems; and 13 (2) ensure that the military departments rap-14 idly acquire tactical radio communications systems 15 utilizing existing technology or mature systems read-16 ily available in the commercial marketplace. 17 (b) JOINT TACTICAL RADIO SYSTEM.— 18 (1) MILESTONE B.—The Secretary of Defense 19 shall apply Department of Defense Instruction 20 5000.2 to the Joint Tactical Radio System in a 21 manner that does not permit the Milestone B en-22 trance requirements to be waived. (2) MANAGEMENT OF FUNDS.—The head of the 23 24 single joint program office designated under section 25 213 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat.
 1416) shall manage and control all research and de velopment funds for the entire Joint Tactical Radio
 System, including all waveform development.

5 (c) REPORT ON IMPLEMENTATION REQUIRED.—Not
6 later than February 14, 2006, the Secretary of Defense
7 shall submit to the Committee on Armed Services of the
8 Senate and the Committee on Armed Services of the
9 House of Representatives a report on the implementation
10 of this section.

11 SEC. 221. LIMITATION ON SYSTEMS DEVELOPMENT AND 12 DEMONSTRATION OF PERSONNEL RECOVERY 13 VEHICLE.

14 None of the amounts made available pursuant to the
15 authorization of appropriations in section 201 for systems
16 development and demonstration of the Personnel Recovery
17 Vehicle may be obligated until 30 days after the Secretary
18 of Defense submits to the congressional defense commit19 tees each of the following:

20 (1) The Secretary's certification that the re21 quirements and schedule for the Personnel Recovery
22 Vehicle have been validated by the Under Secretary
23 of Defense for Acquisition, Technology, and Logis24 tics.

1	(2) The Secretary's certification that all tech-
2	nologies required to meet the requirements (as vali-
3	dated under paragraph (1)) for the Personnel Recov-
4	ery Vehicle are mature and demonstrated in a rel-
5	evant environment.
6	(3) The Secretary's certification that no other
7	aircraft, and no other modification of an aircraft, in
8	the inventory of the Department of Defense can
9	meet the requirements (as validated under para-
10	graph (1)) for the Personnel Recovery Vehicle.
11	(4) A statement setting forth the independent
12	cost estimate and manpower estimate (as required
13	by section 2434 of title 10, United States Code) for
14	the Personnel Recovery Vehicle.
15	SEC. 222. SEPARATE PROGRAM ELEMENT REQUIRED FOR
16	EACH SIGNIFICANT RESEARCH, DEVELOP-
17	MENT, TEST, AND EVALUATION PROJECT.
18	(a) Program Elements Specified.—The Sec-
19	retary of Defense shall ensure that a project is assigned
20	a separate, dedicated program element if—
21	(1) the project is carried out or proposed to be
22	carried out using amounts for research, develop-
23	ment, test, and evaluation activities; and

(2) the estimated expenditures and proposed
 appropriations for that project in the future-years
 defense program are \$100,000,000 or more.

4 (b) DISPLAY IN BUDGET JUSTIFICATION MATE-5 RIALS.—In the budget justification materials submitted to Congress in support of the Department of Defense budget 6 7 for any fiscal year (as submitted with the budget of the 8 President under section 1105(a) of title 31, United States 9 Code), the amount requested for research, development, 10 test, and evaluation activities shall be set forth in a manner that complies with subsection (a). 11

(c) NOT APPLICABLE TO MISSILE DEFENSE.—Thissection does not apply to the Missile Defense Agency.

14 SEC. 223. SMALL BUSINESS INNOVATION RESEARCH PHASE

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III ACCELERATION PILOT PROGRAM.

16 (a) PILOT PROGRAM TO EXPAND ROLE OF SMALL
17 BUSINESS CONCERNS IN DEFENSE ACQUISITION.—

18 (1) PILOT PROGRAM.—The Secretary of De-19 fense shall designate the Secretary of a military de-20 partment to carry out a pilot program, to be known 21 as the "Small Business Innovation Research Phase 22 III Acceleration Pilot Program" to expand the role 23 of small business concerns in the defense acquisition 24 process by designating certain Department of De-25 fense research or research and development projects for accelerated transition under the Small Business
 Innovation Research Program (in this section re ferred to as the SBIR program), as defined in sec tion 9(e)(4) of the Small Business Act (15 U.S.C.
 638(e)(4)).

6 (2) ACCELERATED TRANSITION.—In this sec-7 tion, the term "accelerated transition" means the ex-8 peditious transfer under existing authority from the 9 second phase of the SBIR program (as described in 10 section 9(e)(4)(B) of the Small Business Act (15) 11 U.S.C. 638(e)(4)(B)) to the third phase, in which 12 applications of research or research and development 13 are funded (as described in projects section 14 9(e)(4)(C)(i) of such Act).

15 (b) Designation of Projects for Accelerated TRANSITION.—For each of fiscal years 2006 through 16 17 2008, the Secretary designated under subsection (a)(1)18 shall designate for accelerated transition under the pilot 19 program under this section at least 10 research or re-20 search and development projects for which funds have 21 been provided by that Secretary through a second phase 22 award under the SBIR program.

(c) REPORT.—Not later than September 30, 2008,
the Secretary of Defense shall submit to the congressional
defense committees a report which contains the following:

1 (1) The name of each research or research and 2 development project designated for accelerated tran-3 sition under subsection (b). 4 (2) The rationale behind the selection of each 5 such project. 6 (3) A recommendation as to whether the pilot 7 program under this section should be extended. 8 (d) DEFINITION.—In this section, the term "research" or "research and development" has the same 9 meaning as in section 9(e)(5) of the Small Business Act 10 11 (15 U.S.C. 638(e)(5)). 12 SEC. 224. REVISED REQUIREMENTS RELATING TO SUBMIS-13 SION OF JOINT WARFIGHTING SCIENCE AND 14 **TECHNOLOGY PLAN.** 15 (a) BIENNIAL SUBMITTAL.—Section 270 of the National Defense Authorization Act for Fiscal Year 1997 16 (Public Law 104–201; 10 U.S.C. 2501 note) is amend-17 18 ed---19 (1) by striking "ANNUAL" in the section heading and inserting "BIENNIAL"; and 20 (2) by striking "(a) ANNUAL PLAN 21 Re-22 QUIRED.—On March 1 of each year" and inserting 23 "Not later than March 1 of each even-numbered 24 year,".

(b) REPEAL OF REQUIREMENT FOR INCLUSION OF
 TECHNOLOGY AREA REVIEW AND ASSESSMENT SUM MARIES.—Subsection (b) of such section is repealed.

4 SEC. 225. SHIPBUILDING INDUSTRIAL BASE IMPROVEMENT
5 PROGRAM FOR DEVELOPMENT OF INNOVA6 TIVE SHIPBUILDING TECHNOLOGIES, PROC7 ESSES, AND FACILITIES.

8 (a) PROGRAM FOR UNITED STATES PRIVATE SHIP-9 YARDS.—The Secretary of the Navy shall establish a pro-10 gram under which the Secretary shall provide funds, in 11 such amounts as are made available to carry out this pro-12 gram—

(1) to qualified applicants to facilitate the development of innovative design and production technologies and processes for naval vessels and the development of modernized shipbuilding infrastructure;
and

18 (2) to private shipyards to facilitate their acqui19 sition of such technologies, processes, and infrastruc20 ture.

(b) PURPOSES OF PROGRAM.—The purposes of the
program referred to in subsection (a) are—

(1) to improve the efficiency and cost-effectiveness of the construction of naval vessels for the
United States;

(2) to enhance the quality of naval vessel con struction; and

3 (3) to promote the international competitiveness
4 of United States shipyards for the construction of
5 commercial ships and naval ships intended for sale
6 to foreign governments.

7 (c) Application for Development Funding.— 8 An entity requesting assistance under the program re-9 ferred to in subsection (a) to develop new design or pro-10 duction technologies or processes for naval vessels or to improve shipbuilding infrastructure shall submit to the 11 12 Secretary of the Navy an application that describes the proposal of the entity and provides evidence of its capa-13 14 bility to develop one or more of the following:

(1) Numerically controlled machine tools, robots, automated process control equipment, computerized flexible manufacturing systems, associated
computer software, and other technology designed to
improve shipbuilding and related industrial productivity.

(2) Novel techniques and processes designed to
improve shipbuilding quality, productivity, and practice on a broad and sustained basis, including in
such areas as engineering design, quality assurance,
concurrent engineering, continuous process produc-

tion technology, employee skills enhancement, and
 management of customers and suppliers.

3 (3) Technology, techniques, and processes ap4 propriate to enhancing the productivity of shipyard
5 infrastructure.

6 (d) Selection of Participating Entities.— 7 Using the applications submitted under subsection (c), the 8 Secretary of the Navy shall select entities to receive funds 9 under subsection (a)(1) based on their ability to research 10 and develop innovative technologies, processes, and infrastructure to alleviate areas of shipyard construction ineffi-11 12 ciencies discovered under the assessment described in sub-13 section (f).

14 (e) Shipyard Use of Developed Technologies, 15 PROCESSES, AND INFRASTRUCTURE.—Upon making a determination that a technology, process, or infrastructure 16 improvement developed using funds provided under sub-17 18 section (a)(1) will improve the productivity and cost-effec-19 tiveness of naval vessel construction, the Secretary of the 20 Navy may provide funds under subsection (a)(2) to a ship-21 yard to facilitate the purchase of such technology, process, 22 or infrastructure improvement.

23 (f) ASSESSMENTS OF NAVAL VESSEL CONSTRUCTION
24 INEFFICIENCIES.—

1	(1) Periodic assessments required.—The
2	Secretary of the Navy shall conduct, in the third
3	quarter of each fiscal year or as often as necessary,
4	an assessment of the following aspects of naval ves-
5	sel construction to determine where and to what ex-
6	tent inefficiencies exist and to what extent innovative
7	design and production technologies, processes, and
8	infrastructure can be developed to alleviate such in-
9	efficiencies:
10	(A) Program design, engineering, and pro-
11	duction engineering.
12	(B) Organization and operating systems.
13	(C) Steelwork production.
14	(D) Ship construction and outfitting.
15	(2) Relation to independent navy ship
16	CONSTRUCTION ASSESSMENT.—The assessments re-
17	quired by paragraph (1) shall occur subsequent to,
18	and take into consideration the results of, the study
19	of the cost effectiveness of the ship construction pro-
20	gram of the Navy required by section 1014 of the
21	Ronald W. Reagan National Defense Authorization
22	Act for Fiscal Year 2005 (Public Law 108–375; 118
23	Stat. 2041).
24	(g) AVAILABILITY OF FUNDS.—Of the amount au-

25 thorized to be appropriated pursuant to section 201(2) for

1	research, development, test, and evaluation for the Navy,
2	\$100,000,000 shall be available to the Secretary of the
3	Navy only to provide assistance under this section.
4	(h) DEFINITIONS.—In this section:
5	(1) The term "shipyard" means a private ship-
6	yard located in the United States whose business in-
7	cludes the construction, repair, and maintenance of
8	United States naval vessels.
9	(2) The term "vessel" has the meaning given
10	such term in title 1, United States Code.
11	SEC. 226. RENEWAL OF UNIVERSITY NATIONAL OCEANO-
12	GRAPHIC LABORATORY SYSTEM FLEET.
13	(a) PROGRAM PLAN.—The Secretary of the Navy
14	shall develop a plan for a program to renew the University
15	National Oceanographic Laboratory System (UNOLS)
16	fleet. The Secretary shall include in the plan provisions
17	for the construction of up to four Ocean-class ships.
18	(b) Funding for Preliminary Design and Feasi-
19	BILITY STUDIES.—Of the amount provided in section 201
20	for fiscal year 2006 for the Navy, \$4,000,000 is available,
21	through Program Element PE 63564N (Ship Preliminary
22	Design and Feasibility Studies), to conduct feasibility as-
23	sessments and initiate design of the first Ocean-class ship
24	that would be constructed under the program referred to
25	in subsection (a).

1 SEC. 227. LIMITATION ON VXX HELICOPTER PROGRAM.

2 No funds available to the Department of Defense for 3 research, development, test, and evaluation, or for procurement, may be obligated for acquisition of pilot produc-4 5 tion helicopters for the VXX helicopter program until the Secretary of the Navy certifies to the congressional de-6 7 fense committees that the results of tests conducted by 8 the fleet of test article helicopters for the VXX program 9 demonstrate that VXX helicopters in the VXX mission configuration can be produced without significant further 10 design modification. 11

12 SEC. 228. FUNDING FOR SUPERSONIC CRUISE MISSILE EN13 GINE QUALIFICATION.

(a) IN GENERAL.—The amount in section 201(3) for
research, development, test, and evaluation, Air Force, is
hereby increased by \$10,000,000, to be available for supersonic cruise missile engine qualification, program element 0603216F, project 4921.

(b) OFFSET.—The amount in section 104 for procurement, Defense-wide, is hereby reduced by
\$10,000,000, to be derived from the chemical demilitarization program.

Subtitle C—Missile Defense **Programs**

3 SEC. 231. REPORT ON CAPABILITIES AND COSTS FOR OPER-4 ATIONAL BOOST/ASCENT-PHASE MISSILE DE-5

FENSE SYSTEMS.

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6 (a) SECRETARY OF DEFENSE ASSESSMENT.—The Secretary of Defense shall conduct an assessment of the 7 8 United States missile defense programs that are designed 9 to provide capability against threat ballistic missiles in the 10 boost/ascent phase of flight.

11 (b) PURPOSE.—The purpose of the assessment shall 12 be to compare and contrast—

13 (1) capabilities of those programs (if oper-14 ational) to defeat, while in the boost/ascent phase of 15 flight, ballistic missiles launched from North Korea 16 or a location in the Middle East against the conti-17 nental United States, Alaska, or Hawaii; and

18 (2) asset requirements and costs for those pro-19 grams to become operational with the capabilities re-20 ferred to in paragraph (1).

21 (c) REPORT.—Not later than October 1, 2006, the 22 Secretary shall submit to Congress a report providing the 23 results of the assessment.

1SEC. 232. REQUIRED FLIGHT-INTERCEPT TEST OF BAL-2LISTIC MISSILE DEFENSE GROUNDBASED3MIDCOURSE SYSTEM.

4 Of the amount provided for the Missile Defense 5 Agency in section 201(4) for defense-wide research, develevaluation, the 6 opment, test, and amount of 7 \$100,000,000, in addition to amounts otherwise available 8 for the Ballistic Missile Defense Midcourse Defense Seg-9 ment, shall be provided to conduct one flight-intercept test of the Ballistic Missile Defense Groundbased Midcourse 10 11 system in addition to the flight tests planned for that system as of the submission of the President's budget for fis-12 13 cal year 2006. The interceptor for such additional flightintercept test shall be launched from an operational silo, 14 and the test shall be conducted as soon as practicable. 15

16 TITLE III—OPERATION AND 17 MAINTENANCE

Subtitle A—Authorization of Appropriations

- Sec. 301. Operation and maintenance funding.
- Sec. 302. Working capital funds.
- Sec. 303. Other Department of Defense programs.

Subtitle B—Environmental Provisions

- Sec. 311. Revision of required content of environmental quality annual report.
- Sec. 312. Pilot project on compatible use buffers on real property bordering Fort Carson, Colorado.
- Sec. 313. Repeal of Air Force report on military installation encroachment issues.
- Sec. 314. Payment of certain private cleanup costs in connection with Defense Environmental Restoration Program.
- Sec. 315. Study on use of biodiesel and ethanol fuel.

Subtitle C—Workplace and Depot Issues

- Sec. 321. Proceeds from cooperative activities with non-Army entities.
- Sec. 322. Public-private competition.
- Sec. 323. Public-private competition pilot program.
- Sec. 324. Sense of Congress on equitable legal standing for civilian employees.

Subtitle D—Extension of Program Authorities

- Sec. 331. Extension of authority to provide logistics support and services for weapons systems contractors.
- Sec. 332. Extension and revision of temporary authority for contractor performance of security guard functions.

Subtitle E—Utah Test and Training Range

- Sec. 341. Definitions.
- Sec. 342. Military operations and overflights, Utah Test and Training Range.
- Sec. 343. Planning process for Federal lands in Utah Test and Training Range.
- Sec. 344. Designation and management of Cedar Mountain Wilderness, Utah.
- Sec. 345. Identification of additional Bureau of Land Management land in Utah as trust land for Skull Valley Band of Goshutes.
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Subtitle F—Other Matters

- Sec. 351. Codification and revision of limitation on modification of major items of equipment scheduled for retirement or disposal.
- Sec. 352. Limitation on purchase of investment items with operation and maintenance funds.
- Sec. 353. Provision of Department of Defense support for certain paralympic sporting events.
- Sec. 354. Development and explanation of budget models for base operations support, sustainment, and facilities recapitalization.
- Sec. 355. Report on Department of Army programs for prepositioning of equipment and other materiel.
- Sec. 356. Report regarding effect on military readiness of undocumented immigrants trespassing upon operational ranges.
- Sec. 357. Congressional notification requirements regarding placement of liquefied natural gas facilities, pipelines, and related structures on defense lands.
- Sec. 358. Report regarding army and air force exchange system management of army lodging.

Subtitle A—Authorization of Appropriations

3 SEC. 301. OPERATION AND MAINTENANCE FUNDING.

4 Funds are hereby authorized to be appropriated for

- 5 fiscal year 2006 for the use of the Armed Forces and other
- 6 activities and agencies of the Department of Defense for

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1	expenses, not otherwise provided for, for operation and
2	maintenance, in amounts as follows:
3	(1) For the Army, \$24,383,873,000.
4	(2) For the Navy, \$30,312,736,000.
5	(3) For the Marine Corps, \$3,631,277,000.
6	(4) For the Air Force, \$30,559,135,000.
7	(5) For Defense-wide activities,
8	\$18,375,781,000.
9	(6) For the Army Reserve, \$1,998,282,000.
10	(7) For the Naval Reserve, \$1,245,695,000.
11	(8) For the Marine Corps Reserve,
12	\$207,434,000.
13	(9) For the Air Force Reserve, \$2,501,686,000.
14	(10) For the Army National Guard,
15	\$4,521,119,000.
16	(11) For the Air National Guard,
17	\$4,727,091,000.
18	(12) For the United States Court of Appeals
19	for the Armed Forces, \$11,236,000.
20	(13) For Environmental Restoration, Army,
21	\$407,865,000.
22	(14) For Environmental Restoration, Navy,
23	305,275,000.
24	(15) For Environmental Restoration, Air Force,
25	\$406,461,000.

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1	(16) For Environmental Restoration, Defense-
2	wide, \$28,167,000.
3	(17) For Environmental Restoration, Formerly
4	Used Defense Sites, \$221,921,000.
5	(18) For Overseas Humanitarian, Disaster, and
6	Civic Aid programs, \$61,546,000.
7	(19) For Cooperative Threat Reduction pro-
8	grams, \$415,549,000.
9	(20) For the Overseas Contingency Operations
10	Transfer Fund, \$20,000,000.
11	SEC. 302. WORKING CAPITAL FUNDS.
12	Funds are hereby authorized to be appropriated for
13	fiscal year 2006 for the use of the Armed Forces and other
14	activities and agencies of the Department of Defense for
15	providing capital for working capital and revolving funds
16	in amounts as follows:
17	(1) For the Defense Working Capital Funds,
18	\$316, 340, 000.
19	(2) For the National Defense Sealift Fund,
20	\$1,697,023,000.
21	(3) For the Defense Working Capital Fund,
22	Defense Commissary, \$1,155,000,000.
23	SEC. 303. OTHER DEPARTMENT OF DEFENSE PROGRAMS.
24	(a) Defense Health Program.—Funds are here-
25	by authorized to be appropriated for the Department of

1	Defense for fiscal year 2006 for expenses, not otherwise
2	provided for, for the Defense Health Program, in the
3	amount of \$19,756,194,000, of which—
4	(1) \$19,204,219,000 is for Operation and
5	Maintenance;
6	(2) \$176,656,000 is for Research, Development,
7	Test, and Evaluation; and
8	(3) \$375,319,000 is for Procurement.
9	(b) Chemical Agents and Munitions Destruc-
10	TION, DEFENSE.—
11	(1) AUTHORIZATION OF APPROPRIATIONS.—
12	Funds are hereby authorized to be appropriated for
13	the Department of Defense for fiscal year 2006 for
14	expenses, not otherwise provided for, for Chemical
15	Agents and Munitions Destruction, Defense, in the
16	amount of \$1,405,827,000, of which—
17	(A) \$1,241,514,000 is for Operation and
18	Maintenance;
19	(B) $$116,527,000$ is for Research, Devel-
20	opment, Test, and Evaluation; and
21	(C) \$47,786,000 is for Procurement.
22	(2) USE.—Amounts authorized to be appro-
23	priated under paragraph (1) are authorized for—
24	(A) the destruction of lethal chemical
25	agents and munitions in accordance with sec-

1	tion 1412 of the Department of Defense Au-
2	thorization Act, 1986 (50 U.S.C. 1521); and
3	(B) the destruction of chemical warfare
4	materiel of the United States that is not cov-
5	ered by section 1412 of such Act.
6	(c) Drug Interdiction and Counter-Drug Ac-
7	TIVITIES, DEFENSE-WIDE.—Funds are hereby authorized
8	to be appropriated for the Department of Defense for fis-
9	cal year 2006 for expenses, not otherwise provided for, for
10	Drug Interdiction and Counter-Drug Activities, Defense-
11	wide, in the amount of \$895,741,000.
12	(d) Defense Inspector General.—Funds are
13	hereby authorized to be appropriated for the Department
14	of Defense for fiscal year 2006 for expenses, not otherwise
15	provided for, for the Office of the Inspector General of
16	the Department of Defense, in the amount of
17	\$174,487,000, of which—
18	(1) \$173,487,000 is for Operation and Mainte-
19	nance; and

20 (2) \$1,000,000 is for Procurement.

Subtitle B—Environmental Provisions

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3 SEC. 311. REVISION OF REQUIRED CONTENT OF ENVIRON-

MENTAL QUALITY ANNUAL REPORT.

5 Section 2706(b)(2) of title 10, United States Code,
6 is amended—

7 (1) by striking subparagraphs (D), (E), and
8 (F); and

9 (2) by inserting after subparagraph (C) the fol-10 lowing new subparagraph (D):

11 "(D) A statement of the amounts expended, 12 and anticipated to be expended, during the period 13 covered by the report for any activities overseas re-14 lated to the environment, including amounts for ac-15 tivities relating to environmental remediation, com-16 pliance, conservation, and pollution prevention.".

17 SEC. 312. PILOT PROJECT ON COMPATIBLE USE BUFFERS

18 ON REAL PROPERTY BORDERING FORT CAR19 SON, COLORADO.

(a) PILOT PROJECT REQUIRED.—The Secretary of
Defense shall carry out a pilot project at Fort Carson,
Colorado, for purposes of evaluating the feasibility and effectiveness of utilizing conservation easements and leases
granted by one or more willing eligible entity to limit de-

velopment on real property in the vicinity of military in stallations in the United States.

3 (b) PHASES.—The Secretary shall carry out the pilot
4 project in four phases, as specified in the Fort Carson
5 Army Compatible Use Buffer Project.

6 (c) LEASE AND EASEMENT AGREEMENTS; PUR-7 POSE.—Under the pilot project, the Secretary shall enter 8 into agreements with one or more willing eligible entities 9 to purchase from the entity or entities one or more con-10 servation easements, or to lease from the entity or entities 11 one or more conservation leases, on real property in the 12 vicinity of Fort Carson for the purposes of limiting any 13 development or use of the property that would be incompatible with the current and anticipated future missions 14 15 of Fort Carson.

(d) ENCROACHMENTS AND OTHER CONSTRAINTS ON
USE.—In entering into agreements under the pilot
project, the Secretary may utilize, subject to this section,
the authority for agreements under subsection (c) to limit
encroachments and other constraints on military training,
testing, and operations under section 2684a of title 10,
United States Code.

(e) EXPIRATION.—The authority of the Secretary to
enter into agreements under the pilot project shall expire
on the earlier of—

1	(1) the date of the completion of phase IV of
2	the Fort Carson Army Compatible Use Buffer
3	Project; or
4	(2) the date that is five years after the date of
5	the enactment of this Act.
6	(f) DEFINITIONS.—In this section:
7	(1) The term "eligible entity" means any of the
8	following:
9	(A) The State of Colorado or a political
10	subdivision of the State.
11	(B) A private entity that has as its stated
12	principal organizational purpose or goal the
13	conservation, restoration, or preservation of
14	land and natural resources, or a similar purpose
15	or goal, as determined by the Secretary.
16	(2) The term "Fort Carson Army Compatible
17	Use Buffer Project" means the plan developed for
18	Fort Carson to use conservation easements and
19	leases on property in the vicinity of Fort Carson to
20	create a land buffer to accommodate current and fu-
21	ture missions at Fort Carson, while also conserving
22	sensitive natural resources.

1 SEC. 313. REPEAL OF AIR FORCE REPORT ON MILITARY IN-2 STALLATION ENCROACHMENT ISSUES. 3 Section 315 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 4 5 108–375; 118 Stat. 1843) is repealed. SEC. 314. PAYMENT OF CERTAIN PRIVATE CLEANUP COSTS 6 7 IN CONNECTION WITH DEFENSE ENVIRON-8 MENTAL RESTORATION PROGRAM. 9 (a) ACTIVITIES AT FORMER DEFENSE PROPERTY SUBJECT TO COVENANT FOR ADDITIONAL REMEDIAL AC-10 TION.—Section 2701(d) of title 10, United States Code, 11 is amended— 12 13 (1) in paragraph (1)— (A) by inserting "any owner of covenant 14 15 property," after "any Indian tribe,"; and 16 (B) by inserting "owner," after ", Indian 17 tribe,"; 18 (2) in paragraph (3), by adding at the end the following new sentence: "An agreement under such 19 20 paragraph with respect to a site also may not 21 change the cleanup standards selected for the site 22 pursuant to law."; 23 (3) in paragraph (4), by adding at the end the 24 following new subparagraph: "(C) The term 'owner of covenant prop-25 26 erty' means an owner of property subject to a HR 1815 RFS

1	covenant provided by the United States in ac-
2	cordance with the requirements of paragraphs
3	(3) and (4) of section $120(h)$ of CERCLA (42)
4	U.S.C. 9620(h)), so long as the covenant prop-
5	erty is the site at which the services procured
6	under paragraph (1) are to be performed."; and
7	(4) by adding at the end the following new
8	paragraph:
9	"(5) SAVINGS CLAUSE.—Nothing in this sub-
10	section affects the applicability of section 120 of
11	CERCLA (42 U.S.C. 6920) to the Department of
12	Defense or the obligations and responsibilities of the
13	Department of Defense under subsection (h) of such
14	section.".
15	(b) Source of Funds for Former BRAC Prop-
16	ERTY SUBJECT TO COVENANT FOR ADDITIONAL REME-
17	DIAL ACTION.—Section 2703 of such title is amended—
18	(1) in subsection $(g)(1)$, by striking "The sole
19	source" and inserting "Except as provided in sub-
20	section (h), the sole source"; and
21	(2) by adding at the end the following new sub-
22	section:
23	"(h) Sole Source of Funds for Environmental
24	REMEDIATION AT CERTAIN BASE REALIGNMENT AND
25	CLOSURE SITES.—In the case of property disposed of pur-

suant to a base closure law and subject to a covenant that
 was required to be provided by paragraphs (3) and (4)
 of section 120(h) of CERCLA (42 U.S.C. 9620(h)), the
 sole source of funds for services procured under subsection
 2701(d)(1) of this title shall be the applicable Department
 of Defense base closure account.".

7 SEC. 315. STUDY ON USE OF BIODIESEL AND ETHANOL 8 FUEL.

9 (a) IN GENERAL.—The Secretary of Defense shall 10 conduct a study on the use of biodiesel and ethanol fuel 11 by the Armed Forces and the Defense Agencies and any 12 measures that can be taken to increase such use.

13 (b) ELEMENTS.—The study shall include—

(1) a review and assessment of potential requirements for increased use of biodiesel and ethanol
fuel within the Department of Defense and research
and development efforts required to meet those increased requirements;

(2) based on the review in subparagraph (1), a
forecast of the requirements of the Armed Forces
and the Defense Agencies for biodiesel and ethanol
fuels for each of fiscal years 2007 through 2012;

(3) an assessment of the current and future
commercial availability of biodiesel and ethanol fuel,
including facilities for the production, storage, trans-

portation, distribution, and commercial sale of such
 fuel;

3 (4) a review of the actions of the Department
4 of Defense to coordinate with State, local, and pri5 vate entities to support the expansion and use of al6 ternative fuel refueling stations that are accessible to
7 the public; and

8 (5) an assessment of the fueling infrastructure 9 on military installations in the United States, includ-10 ing storage and distribution facilities, that could be 11 adapted or converted for the delivery of biodiesel and 12 ethanol fuel.

(c) REPORT.—Not later than February 1, 2006, the
Secretary shall submit to the congressional defense committees a report on the study conducted under subsection
(a).

17 (d) DEFINITIONS.—In this section:

18 (1) The term "ethanol fuel" means fuel that is19 85 percent ethyl alcohol.

(2) The term "biodiesel" means a diesel fuel
substitute produced from nonpetroleum renewable
resources that meets the registration requirements
for fuels and fuel additives established by the Environmental Protection Agency under section 7545 of
title 42, United States Code.

Subtitle C—Workplace and Depot Issues

3 SEC. 321. PROCEEDS FROM COOPERATIVE ACTIVITIES
4 WITH NON-ARMY ENTITIES.

5 Section 4544 of title 10, United States Code, is6 amended—

7 (1) by redesignating subsections (h) through (j)
8 as subsections (i) through (k), respectively; and

9 (2) by inserting after subsection (g) the fol-10 lowing new subsection:

11 "(h) PROCEEDS CREDITED TO WORKING CAPITAL 12 FUND.—Proceeds received from the sale of an article or 13 service pursuant to a contract or other cooperative ar-14 rangement under this section shall be credited to the work-15 ing capital fund that incurs the cost of manufacturing the 16 article or performing the service.".

17 SEC. 322. PUBLIC-PRIVATE COMPETITION.

18 Section 2461(b) of title 10, United States Code, is19 amended by adding at the end the following new para-20 graph:

21 "(5)(A) A function of the Department of De22 fense performed by 10 or more civilian employees
23 may not be converted, in whole or in part, to per24 formance by a contractor unless the conversion is

1	based on the results of a public-private competition
2	process that—
3	"(i) formally compares the cost of civilian
4	employee performance of the function with the
5	costs of performance by a contractor;
6	"(ii) creates an agency tender, including a
7	most efficient organization plan, in accordance
8	with Office of Management and Budget Cir-
9	cular A–76, as implemented on May 29, 2003;
10	"(iii) determines whether the submitted of-
11	fers meet the needs of the Department of De-
12	fense with respect to factors other than cost, in-
13	cluding quality and reliability; and
14	"(iv) requires continued performance of
15	the function by civilian employees if the dif-
16	ference in the cost of performance of the func-
17	tion by a contractor compared to the civilian
18	employees would, over all performance periods
19	required by the solicitation, be less than—
20	((I) 10 percent of the personnel-re-
21	lated costs for performance of that activity
22	or function in the agency tender; or
23	''(II) \$10,000,000.
24	"(B) An activity that is performed by the De-
25	partment of Defense and is reengineered, reorga-

nized, modernized, upgraded, expanded, or changed
 to become more efficient, but still essentially pro vides the same service, shall not be considered a new
 requirement.

"(C) In no case may a commercial or industrial
type function being performed by Department of Defense personnel be modified, reorganized, divided, or
in any way changed for the purpose of exempting
from the requirements of subsection (a) the change
of all or any part of such function to performance
by a private contractor.

12 "(D) The Secretary of Defense may waive the
13 competition requirement in specific instances if—

14 "(i) the written waiver is prepared by the
15 Secretary of Defense, or the relevant Assistant
16 Secretary or agency head; and

17 "(ii) the written waiver is accompanied by
18 a detailed determination that national security
19 interests are so compelling as to preclude com20 pliance with the requirement for a public-pri21 vate competition.".

22 SEC. 323. PUBLIC-PRIVATE COMPETITION PILOT PROGRAM.

(a) ESTABLISHMENT.—The Secretary of Defense
shall establish a pilot program to examine the use of the
public-private competition process of Office of Manage-

ment and Budget Circular A-76, as defined by such Cir cular, and functions currently being performed by contrac tors that could be performed by civilian employees of the
 Department of Defense.

5 (b) PROCESS AND CRITERIA.—

6 (1) The process and criteria for competition 7 under the pilot program established in subsection (a) 8 shall be consistent with the criteria for conducting a 9 similar competition for work performed by the public 10 sector.

11 (2) The pilot program shall include not less12 than four competitions.

(c) REPORT.—The Secretary of Defense shall submit
a report to Congress on the results of the competitions
conducted under the pilot program and any potential benefit or detriment of expanding the pilot program.

17 (d) TERMINATION.—The pilot program established
18 under this subsection shall terminate on the date that is
19 three years after the date of the enactment of this Act.
20 SEC. 324. SENSE OF CONGRESS ON EQUITABLE LEGAL
21 STANDING FOR CIVILIAN EMPLOYEES.

It is the sense of Congress that, in order to ensure that when public-private competitions are held, they are conducted as fairly, effectively, and efficiently as possible, competing parties, both Department of Defense civilian employees (or their representatives) and contractors (or
 their representatives), should receive comparable treat ment throughout the competition regarding access to rel evant information and legal standing to challenge the way
 a competition has been conducted at all appropriate fo rums.

7 Subtitle D—Extension of Program 8 Authorities

9 SEC. 331. EXTENSION OF AUTHORITY TO PROVIDE LOGIS-

10TICS SUPPORT AND SERVICES FOR WEAPONS11SYSTEMS CONTRACTORS.

Section 365(g)(1) of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law
107–314; 116 Stat. 2521; 10 U.S.C. 2302 note) is amended by striking "2007" and inserting "2010".

16 SEC. 332. EXTENSION AND REVISION OF TEMPORARY AU-

17 THORITY FOR CONTRACTOR PERFORMANCE

OF SECURITY GUARD FUNCTIONS.

19 Section 332(c) of the Bob Stump National Defense
20 Authorization Act for Fiscal Year 2003 (Public Law 107–
21 314; 116 Stat. 2513) is amended—

(1) by striking "2006" each place it appearsand inserting "2008"; and

24 (2) by adding at the end the following new25 paragraphs:

18

"(3) No contract, subcontract, or task order for the
 performance of security-guard functions at a military in stallation or facility in the United States awarded before
 September 30, 2006, shall be extended beyond September
 30, 2006.

6 "(4) A contract for the performance of security-guard 7 functions at a military installation or facility in the United 8 States awarded on or after September 30, 2006, shall be 9 awarded using full and open competition, as authorized under section 2304 of title 10, United States Code. Sec-10 tion 602 of the Business Opportunity Development Re-11 12 form Act of 1988 (Public Law 100-656; 15 U.S.C. 637 note) shall not apply to such a contract.". 13

14 Subtitle E—Utah Test and Training 15 Range

16 SEC. 341. DEFINITIONS.

17 In this subtitle:

18 (1) The term "covered wilderness" means the 19 wilderness area designated by this subtitle and wil-20 derness study areas located near lands withdrawn 21 for military use and beneath special use airspace 22 critical to the support of military test and training 23 missions at the Utah Test and Training Range, in-24 cluding the Deep Creek, Fish Springs, Swasey 25 Mountain, Howell Peak, Notch Peak, King Top,

1	Wah Wah Mountain, and Conger Mountain units
2	designated by the Department of the Interior.
3	(2) The term "Tribe" means the Skull Valley
4	Band of Goshute Indians.
5	(3) The term "Utah Test and Training Range"
6	means those portions of the military operating area
7	of the Utah Test and Training Area located solely
8	in the State of Utah. The term includes the Dugway
9	Proving Ground.
10	(4) The term "Wilderness Act" means Public
11	Law $88-577$, approved September 3, 1964 (16
12	U.S.C. 1131 et seq.).
13	SEC. 342. MILITARY OPERATIONS AND OVERFLIGHTS, UTAH
13 14	SEC. 342. MILITARY OPERATIONS AND OVERFLIGHTS, UTAH TEST AND TRAINING RANGE.
14	TEST AND TRAINING RANGE.
14 15	TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following:
14 15 16	TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: (1) The testing and development of military
14 15 16 17	TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: (1) The testing and development of military weapons systems and the training of military forces
14 15 16 17 18	 TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: (1) The testing and development of military weapons systems and the training of military forces are critical to ensuring the national security of the
14 15 16 17 18 19	 TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: (1) The testing and development of military weapons systems and the training of military forces are critical to ensuring the national security of the United States.
 14 15 16 17 18 19 20 	 TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: (1) The testing and development of military weapons systems and the training of military forces are critical to ensuring the national security of the United States. (2) The Utah Test and Training Range in the
 14 15 16 17 18 19 20 21 	 TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: The testing and development of military weapons systems and the training of military forces are critical to ensuring the national security of the United States. The Utah Test and Training Range in the State of Utah is a unique and irreplaceable national
 14 15 16 17 18 19 20 21 22 	 TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: The testing and development of military weapons systems and the training of military forces are critical to ensuring the national security of the United States. The Utah Test and Training Range in the State of Utah is a unique and irreplaceable national asset at the core of the test and training mission of
 14 15 16 17 18 19 20 21 22 23 	 TEST AND TRAINING RANGE. (a) FINDINGS.—The Congress finds the following: The testing and development of military weapons systems and the training of military forces are critical to ensuring the national security of the United States. The Utah Test and Training Range in the State of Utah is a unique and irreplaceable national asset at the core of the test and training mission of the Department of Defense.

study areas, are located near lands withdrawn for
 military use or are beneath special use airspace crit ical to the support of military test and training mis sions at the Utah Test and Training Range.

5 (4) The Utah Test and Training Range and 6 special use airspace withdrawn for military uses cre-7 ate unique management circumstances for the cov-8 ered wilderness in this subtitle, and it is not the in-9 tent of Congress that passage of this subtitle shall 10 be construed as establishing a precedent with respect 11 to any future national conservation area or wilder-12 ness designation.

(5) Continued access to the special use airspace
and lands that comprise the Utah Test and Training
Range, under the terms and conditions described in
this section, is a national security priority and is not
incompatible with the protection and proper management of the natural, environmental, cultural, and
other resources of such lands.

(b) OVERFLIGHTS.—Nothing in this subtitle or the
Wilderness Act shall preclude low-level overflights and operations of military aircraft, helicopters, missiles, or unmanned aerial vehicles over the covered wilderness, including military overflights and operations that can be seen
or heard within the covered wilderness.

1 (c)SPECIAL USE AIRSPACE AND TRAINING ROUTES.—Nothing in this subtitle or the Wilderness Act 2 3 shall preclude the designation of new units of special use 4 airspace, the expansion of existing units of special use air-5 space, or the use or establishment of military training 6 routes over the covered wilderness.

7 (d) Communications and Tracking Systems.-8 Nothing in this subtitle shall prevent any required mainte-9 nance of existing communications, instrumentation, or 10 electronic tracking systems (or infrastructure supporting such systems) or prevent the installation of new commu-11 nication, instrumentation, or other equipment necessary 12 13 for effective testing and training to meet military requirements in wilderness study areas located beneath special 14 15 use airspace comprising the Utah Test and Training Range, including the Deep Creek, Fish Springs, Swasey 16 Mountain, Howell Peak, Notch Peak, King Top, Wah Wah 17 Mountain, and Conger Mountain units designated by the 18 Department of Interior, so long as the Secretary of the 19 20Interior, after consultation with the Secretary of the Air 21 Force, determines that the installation and maintenance 22 of such systems, when considered both individually and 23 collectively, comply with section 603 of the Federal Land 24 Policy and Management Act of 1976 (43 U.S.C. 1782).

1 (e) EMERGENCY ACCESS AND RESPONSE.—Nothing 2 in this subtitle or the Wilderness Act shall preclude the 3 continuation of the memorandum of understanding in ex-4 istence as of the date of enactment of this Act between 5 the Department of the Interior and the Department of the 6 Air Force with respect to emergency access and response.

7 (f) PROHIBITION ON GROUND MILITARY OPER-8 ATIONS.—Except as provided in subsections (d) and (e), 9 nothing in this section shall be construed to permit a mili-10 tary operation to be conducted on the ground in covered 11 wilderness in the Utah Test and Training Range unless 12 such ground operation is otherwise permissible under Fed-13 eral law and consistent with the Wilderness Act.

14 SEC. 343. PLANNING PROCESS FOR FEDERAL LANDS IN 15 UTAH TEST AND TRAINING RANGE.

16 (a) Analysis of Military Readiness and Oper-ATIONAL IMPACTS.—The Secretary of the Interior shall 17 18 develop, maintain, and revise land use plans pursuant to 19 section 202 of the Federal Land Policy and Management Act of 1976 (43 U.S. C. 1712) for Federal lands located 20 21 in the Utah Test and Training Range in consultation with 22 the Secretary of Defense. As part of the required consulta-23 tion in connection with a proposed revision of a land use 24 plan, the Secretary of Defense shall prepare and transmit 25 to the Secretary of the Interior an analysis of the military readiness and operational impacts of the proposed revision
 within six months of a request from the Secretary of the
 Interior.

(b) LIMITATION ON RIGHTS-OF-WAYS.—The Sec-4 5 retary of the Interior shall not grant or issue any authorizations for rights-of-way under section 501(a)(6) of the 6 7 Federal Land Policy and Management Act of 1976 (43 8 U.S.C. 1761(a)(6)) upon Federal lands identified as in-9 ventory units UTU-020-086, UTU-020-088, UTU-020-10 095, UTU-020-096, UTU-020-100, UTU-020-101, UTU-020-103, UTU-020-104, UTU-020-105, 11 and UTU-020-110, as generally depicted on the map entitled 12 "Wilderness Inventory, State of Utah" and dated August 13 14 1979, until the later of the following:

(1) The completion of a full revision of the
Pony Express Area Resource Management Plan,
dated January 12, 1990, by the Salt Lake Field Office of the Bureau of Land Management.

19 (2) January 1, 2015.

20 sec. 344. designation and management of cedar21mountain wilderness, utah.

(a) DESIGNATION.—Certain Federal lands in Tooele
County, Utah, as generally depicted on the map entitled
"Cedar Mountain Wilderness" and dated March 7, 2004,
are hereby designated as wilderness and, therefore, as a

component of the National Wilderness Preservation Sys-1 2 tem to be known as the Cedar Mountain Wilderness Area. 3 (b) WITHDRAWAL.—Subject to valid existing rights, 4 the Federal lands in the Cedar Mountain Wilderness Area 5 are hereby withdrawn from all forms of entry, appropriation, or disposal under the public land laws, from location, 6 7 entry, and patent under the United States mining laws, 8 and from disposition under all laws pertaining to mineral 9 and geothermal leasing, and mineral materials, and all 10 amendments to such laws.

11 (c) MAP AND DESCRIPTION.—

(1) TRANSMITTAL.—As soon as practicable
after the date of the enactment of this Act, the Secretary of the Interior shall transmit a map and legal
description of the Cedar Mountain Wilderness Area
to the Committee on Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate.

19 (2) LEGAL EFFECT.—The map and legal de20 scription shall have the same force and effect as if
21 included in this Act, except that the Secretary of the
22 Interior may correct clerical and typographical er23 rors in the map and legal description.

24 (3) AVAILABILITY.—The map and legal descrip-25 tion shall be on file and available for public inspec-

tion in the office of the Director of the Bureau of
 Land Management and the office of the State Direc tor of the Bureau of Land Management in the State
 of Utah.

5 (d) ADMINISTRATION.—Subject to valid existing rights and this subtitle, the Cedar Mountain Wilderness 6 7 Area shall be administered by the Secretary of the Interior 8 in accordance with the provisions of the Wilderness Act, 9 except that any reference in such provisions to the effec-10 tive date of the Wilderness Act (or any similar reference) shall be deemed to be a reference to the date of the enact-11 12 ment of this Act.

13 (e) LAND ACQUISITION.—Any lands or interest in lands within the boundaries of the Cedar Mountain Wil-14 15 derness Area acquired by the United States after the date of the enactment of this Act shall be added to and admin-16 istered as part of the Cedar Mountain Wilderness Area. 17 18 (f) FISH AND WILDLIFE MANAGEMENT.—As pro-19 vided in section 4(d)(7) of the Wilderness Act (16 U.S.C. 201133(d)(7), nothing in this subtitle shall be construed as 21 affecting the jurisdiction of the State of Utah with respect 22 to fish and wildlife on the Federal lands located in that 23 State.

(g) GRAZING.—Within the Cedar Mountain Wilderness Area, the grazing of livestock, where established be-

1 fore the date of the enactment of this Act, shall be per-2 mitted to continue subject to such reasonable regulations, 3 policies, and practices as the Secretary of the Interior con-4 siders necessary, as long as such regulations, policies, and 5 practices fully conform with and implement the intent of 6 Congress regarding grazing in such areas, as such intent 7 is expressed in the Wilderness Act, section 101(f) of Pub-8 lic Law 101–628 (104 Stat. 4473), and appendix A of the 9 Report of the Committee on Interior and Insular Affairs 10 to accompany H.R. 2570 of the 101st Congress (H. Rept. 101 - 405). 11

12 (h) BUFFER ZONES.—Congress does not intend for 13 the designation of the Cedar Mountain Wilderness Area 14 to lead to the creation of protective perimeters or buffer 15 zones around the wilderness area. The fact that nonwilder-16 ness activities or uses can be seen or heard within the wil-17 derness area shall not, of itself, preclude such activities 18 or uses up to the boundary of the wilderness area.

19 (i) Release From Wilderness Study Area Sta-20 TUS.—The lands identified as the Browns Spring 21 Cherrystem on the map entitled "Proposed Browns Spring" 22 Cherrystem" and dated May 11, 2004, are released from 23 their status as a wilderness study area, and shall no longer 24 be subject to the requirements of section 603(c) of the 25 Federal Land Policy and Management Act of 1976 (43)

U.S.C. 1782(c)) pertaining to the management of wilder ness study areas in a manner that does not impair the
 suitability of those areas for preservation of wilderness.
 SEC. 345. IDENTIFICATION OF ADDITIONAL BUREAU OF
 LAND MANAGEMENT LAND IN UTAH AS
 TRUST LAND FOR SKULL VALLEY BAND OF
 GOSHUTES.

8 (a) IDENTIFICATION OF TRUST LAND.—The Sec-9 retary of the Interior shall identify approximately 640 ad-10 ditional acres of Bureau of Land Management land in the 11 State of Utah to be administered in trust for the benefit 12 of the Skull Valley Band of Goshutes.

(b) SPECIAL CONSIDERATIONS.—In identifying the
14 land under subsection (a), the Secretary of the Interior
15 shall—

16 (1) consult with leaders of the Tribe and the17 Governor of Utah; and

(2) ensure that the land has ready access to
State or Federal highways and, in the judgment of
the Secretary, provides the best opportunities for
commercial economic development in closest proximity to other lands of the Tribe.

(c) PLACEMENT IN TRUST.—Not later than December 31, 2005, the Secretary of the Interior shall place the
land identified pursuant to subsection (a) into trust for

the purposes of economic development for the Tribe. At
 least 30 days before placing the land in trust for the Tribe,
 the Secretary shall publish in the Federal Register legal
 descriptions of the land to be placed in trust.

5 (d) MANAGEMENT OF TRUST LAND.—The land placed into trust for the Tribe under subsection (c) shall 6 7 be administered in accordance with laws generally applica-8 ble to property held in trust by the United States for In-9 dian Tribes, except that the land shall immediately revert 10 to the administrative control of the Bureau of Land Management if the Tribe sells, or attempts to sell, any part 11 of the land. 12

13 (e) EFFECT.—Nothing in this section—

(1) affects any valid right-of-way, lease, permit,
mining claim, grazing permit, water right, or other
right or interest of any person or entity (other than
the United States) in or to the trust land that exists
before the date on which the land is placed in trust
for the Tribe under subsection (c);

(2) enlarges, impairs, or otherwise affects a
right or claim of the Tribe to any land or interest
in land based on Aboriginal or Indian title that exists before the date of the enactment of this Act;

(3) constitutes an express or implied reservation
 of water or water right for any purpose with respect
 to the trust land; or

4 (4) affects any water right of the Tribe that ex5 ists before the date of the enactment of this Act.

6 SEC. 346. RELATION TO OTHER LANDS AND LAWS.

7 (a) OTHER LANDS.—Nothing in this subtitle shall be
8 construed to affect any Federal lands located outside of
9 the covered wilderness or the management of such lands.
10 (b) CONFORMING REPEAL.—Section 2815 of the Na11 tional Defense Authorization Act for Fiscal Year 2000
12 (Public Law 106–65; 113 Stat. 852) is amended by strik13 ing subsection (d).

14 Subtitle F—Other Matters

 15
 SEC. 351. CODIFICATION AND REVISION OF LIMITATION ON

 16
 MODIFICATION OF MAJOR ITEMS OF EQUIP

 17
 MENT SCHEDULED FOR RETIREMENT OR DIS

 18
 POSAL.

(a) IN GENERAL.—Chapter 134 of title 10, United
States Code, is amended by inserting after section 2244
the following new section:

1 "§ 2244a. Equipment scheduled for retirement or dis 2 posal: limitation on expenditures for 3 modifications

4 "(a) PROHIBITION.—Except as otherwise provided in 5 this section, the Secretary of a military department may 6 not carry out a significant modification of an aircraft, 7 weapon, vessel, or other item of equipment that the Sec-8 retary plans to retire or otherwise dispose of within five 9 years after the date on which the modification, if carried 10 out, would be completed.

"(b) SIGNIFICANT MODIFICATION DEFINED.—In this
section, a significant modification is any modification for
which the cost is in an amount equal to or greater than
\$1,000,000.

15 "(c) EXCEPTION FOR SAFETY MODIFICATIONS.—The
16 prohibition in subsection (a) does not apply to a safety
17 modification.

18 "(d) WAIVER AUTHORITY.—The Secretary concerned 19 may waive the prohibition in subsection (a) in the case of any modification otherwise subject to that subsection 20 21 if the Secretary determines that carrying out the modifica-22 tion is in the national security interest of the United States. Whenever the Secretary issues such a waiver, the 23 24 Secretary shall notify the congressional defense committees in writing.". 25

(b) CLERICAL AMENDMENT.—The table of section at
 the beginning of such chapter is amended by inserting
 after the item relating to section 2244 the following new
 item:

"2244a. Equipment scheduled for retirement or disposal: limitation on expenditures for modifications.".

5 (c) CONFORMING REPEAL.—Section 8053 of the De6 partment of Defense Appropriations Act, 1998 (Public
7 Law 105–56; 10 U.S.C. 2241 note), is repealed.

8 SEC. 352. LIMITATION ON PURCHASE OF INVESTMENT 9 ITEMS WITH OPERATION AND MAINTENANCE 10 FUNDS.

(a) LIMITATION ON USE OF OPERATION AND MAINTENANCE FUNDS.—Chapter 134 of title 10, United States
Code, is amended by inserting after section 2245 the following new section:

15 "§2245a. Use of operation and maintenance funds for

16

purchase of investment items: limitation

"Funds appropriated to the Department of Defense
for operation and maintenance may not be used to purchase any item (including any item to be acquired as a
replacement for an item) that has an investment item unit
cost that is greater than \$250,000.".

(b) CLERICAL AMENDMENT.—The table of sectionsat the beginning of such chapter is amended by inserting

1	after the item relating to section 2245 the following new
2	item:
	"2245a. Use of operation and maintenance funds for purchase of investment items: limitation.".
3	SEC. 353. PROVISION OF DEPARTMENT OF DEFENSE SUP-
4	PORT FOR CERTAIN PARALYMPIC SPORTING
5	EVENTS.
6	Section 2564 of title 10, United States Code, is
7	amended—
8	(1) in subsection (c), by adding at the end the
9	following new paragraphs:
10	"(4) A sporting event sanctioned by the United
11	States Olympic Committee through the Paralympic
12	Military Program.
13	"(5) A national or international paralympic
14	sporting event (other than one covered by paragraph
15	(3) or (4))—
16	"(A) which is—
17	"(i) held in the United States or any
18	of its territories or commonwealths;
19	"(ii) governed by the International
20	Paralympic Committee; and
21	"(iii) sanctioned by the United States
22	Olympic Committee; and
23	"(B) for which participation exceeds 500
24	amateur athletes."; and

1	(2) in subsection (d)—
2	(A) by inserting "(1)" before "The Sec-
3	retary"; and
4	(B) by adding at the end the following new
5	paragraph:
6	"(2) No more than \$1,000,000 may be ex-
7	pended in any fiscal year to provide support for
8	events specified under paragraph (5) of subsection
9	(c).".
10	SEC. 354. DEVELOPMENT AND EXPLANATION OF BUDGET
11	MODELS FOR BASE OPERATIONS SUPPORT,
12	SUSTAINMENT, AND FACILITIES RECAPITAL-
13	IZATION.
14	(a) Reports on Models Used.—The Secretary of
15	Defense shall include with the defense budget materials
16	for fiscal years 2007 through 2011 a report describing the
17	models used to prepare the budget requests for base oper-
18	ations support, sustainment, and facilities recapitalization.
19	(b) CONTENT OF REPORTS.—The report for a fiscal
20	year under subsection (a) shall include the following:
21	(1) An explanation of the methodology used to
22	
22	develop each model and, if there have been any
22 23	develop each model and, if there have been any changes to the methodology since the previous re-

(2) A description of the items contained in each
 model.

3 (3) An explanation of whether the models are
4 being applied to each military department and De5 fense Agencies under common definitions of base op6 erations support, sustainment, and facilities recapi7 talization and, if common definitions are not being
8 used, an explanation of the differences and the rea9 sons therefor.

(4) A description of the requested funding levels
for base operations support, sustainment, and facilities recapitalization for the fiscal year covered by the
defense budget materials and the funding goals established for base operations support, sustainment,
and facilities recapitalization for at least the four
succeeding fiscal years.

17 (5) If the requested funding levels for base op-18 erations support, sustainment, and facilities recapi-19 talization for the fiscal year covered by the defense 20 budget materials deviate from the goals for that fis-21 cal year contained in the preceding report, or the 22 funding goals established for succeeding fiscal years 23 deviate from the goals for those fiscal years con-24 tained in the preceding report, a justification for the

1 funding levels and goals and an explanation of the 2 reasons for the changes from the preceding report. 3 (c) DEFENSE BUDGET MATERIALS DEFINED.—In this section, the term "defense budget materials" means 4 5 the materials submitted to Congress by the Secretary of Defense in support of the budget for a fiscal year sub-6 7 mitted to Congress by the President under section 1105(a) 8 of title 31, United States Code.

9 SEC. 355. REPORT ON DEPARTMENT OF ARMY PROGRAMS 10 FOR PREPOSITIONING OF EQUIPMENT AND 11 OTHER MATERIEL.

(a) SECRETARY OF ARMY ASSESSMENT.—The Secretary of the Army shall conduct an assessment of the programs of the Department of Army for the prepositioning
of equipment and other materiel stocks. The assessment
shall focus on how those programs are configured to support the evolving goals of the Department of Army and
shall include identification of the following:

(1) The key operational capabilities currently
available in both the afloat and ashore prepositioned
stocks of the Army, by geographic region, including
inventory levels in brigade sets, operational projects,
and sustainment programs.

24 (2) Any significant shortfalls that exist in those25 stocks, particularly in combat and support equip-

ment, spare parts, and munitions, and how the
 Army would mitigate those shortfalls in the event of
 a new conflict.

4 (3) The maintenance condition of prepositioned
5 equipment and supplies, especially the key "pacing"
6 items in brigade sets, including the percentage cur7 rently maintained at the Technical Manual -10/20
8 standard required by the Army.

9 (4) The percentage of required cyclic mainte-10 nance performed on all stocks for each of fiscal 11 years 2003, 2004, and 2005 and the quality control 12 procedures used to ensure that such maintenance 13 was completed according to Army standards.

(5) Whether the oversight mechanisms and internal management reports of the Army with respect
to those stocks are adequate and ensure an accurate
portrayal of the readiness of stocks covered by the
report.

(6) The funding allocated and expended for
prepositioning programs each fiscal year since fiscal
year 2000, by region, and an assessment of whether
that funding level has been adequate to maintain
program readiness.

24 (7) The facilities used to store and maintain25 brigade sets and whether those facilities provide ade-

quate (or excess) capacity, by region, for the current
 and future mission.

3 (8) The current funding for the war reserve,
4 the sufficiency of the war reserve inventory, and the
5 effect of the war reserve on the ability of the Army
6 to conduct operations.

7 (b) REPORT.—The Secretary shall submit to Con-8 gress a report on the assessment under subsection (a) not 9 later than January 1, 2006. The report shall include each 10 of the matters specified in paragraphs (1) through (7) of 11 that subsection.

(c) COMPTROLLER GENERAL REVIEW.—Not later
than 120 days after the date of receipt of the report under
subsection (b), the Comptroller General shall submit to
Congress an independent review of the assessment conducted by the Secretary of the Army under subsection (a).
The review under this subsection shall include the following:

(1) The Comptroller General's assessment of
whether the assessment by the Secretary of the
Army under subsection (a) comprehensively addresses each of the matters specified in paragraphs (1)
through (7) of that subsection.

24 (2) The status of the Army in addressing any25 shortfalls or other issues reported by the Depart-

1 ment of the Army or identified by the Government 2 Accountability Office. 3 SEC. 356. REPORT REGARDING EFFECT ON MILITARY 4 READINESS OF **UNDOCUMENTED** IMMI-5 GRANTS TRESPASSING UPON OPERATIONAL 6 RANGES. 7 (a) REPORT CONTAINING ASSESSMENT AND RE-8 SPONSE PLAN.—Not later than March 15, 2006, the Sec-9 retary of Defense and the Secretary of Homeland Security 10 shall submit to Congress a report containing— 11 (1) an assessment, conducted jointly by the 12 Secretaries, of the impact on military readiness 13 caused by undocumented immigrants whose entry 14 into the United States involves trespassing upon 15 operational ranges of the Department of Defense; 16 and 17 (2) a plan, prepared jointly by the Secretaries, 18 for the implementation of measures to prevent such 19 trespass. 20 (b) ELEMENTS OF ASSESSMENT.—The assessment 21 required by subsection (a) shall include the following: 22 (1) A listing of the operational ranges adversely 23 affected by the trespass of undocumented immi-24 grants upon operational ranges.

	102
1	(2) A description of the types of range activities
2	affected by such trespass.
3	(3) A determination of the amount of time lost
4	for range activities, and the increased costs incurred,
5	as a result of such trespass.
6	(4) An evaluation of the nature and extent of
7	such trespass and means of travel.
8	(5) An evaluation of the factors that contribute
9	to the use by undocumented immigrants of oper-
10	ational ranges as a means to enter the United
11	States.
12	(6) A description of measures currently in place
13	to prevent such trespass, including the use of bar-
14	riers to vehicles and persons, military patrols, border
15	patrols, and sensors.
16	(c) ELEMENTS OF PLAN.—The plan required by sub-
17	section (a) shall include the following:
18	(1) The types of measures to be implemented to
19	better prevent the trespass of undocumented immi-
20	grants upon operational ranges, including the con-
21	struction of barriers to vehicles and persons, the use
22	of additional military or border patrols, and the in-
23	stallation of sensors.
24	(2) The costs of, and timeline for, implementa-
25	tion of the plan.

1 (d) IMPLEMENTATION REPORTS.—Not later than 2 September 15, 2006, March 15, 2007, September 15, 3 2007, and March 15, 2008, the Secretary of Defense shall 4 submit to Congress a report detailing the progress made 5 by the Department of Defense, during the six-month period covered by the report, in implementing measures rec-6 7 ommended in the plan required by subsection (a) to pre-8 vent undocumented immigrants from trespassing upon 9 operational ranges. Each report shall include the number 10 and types of mitigation measures implemented and the 11 success of such measures in preventing such trespass.

(e) DEFINITIONS.—In this section, the terms "operational range" and "range activities" have the meaning
given those terms in section 101(e) of title 10, United
States Code.

16SEC. 357. CONGRESSIONAL NOTIFICATION REQUIREMENTS17REGARDING PLACEMENT OF LIQUEFIED NAT-18URAL GAS FACILITIES, PIPELINES, AND RE-19LATED STRUCTURES ON DEFENSE LANDS.

(a) NOTIFICATION REQUIRED.—Not less than 30
(a) NOTIFICATION REQUIRED.—Not less than 30
21 days before the Secretary of Defense or the Secretary of
22 a military department issues a final approval or dis23 approval or a formal opinion regarding the placement of
24 any liquefied natural gas facility, pipeline, or related struc25 ture on or in the vicinity of a military installation, range,

or other lands under the jurisdiction of the Department
 of Defense, the Secretary shall submit to Congress a re port detailing the justification for the approval, dis approval, or opinion.

5 (b) CONTENT OF REPORT.—A report under sub-6 section (a) shall include consideration of the potential 7 long-term effects of the liquefied natural gas facility, pipe-8 line, or related structure that is the subject of the ap-9 proval, disapproval, or opinion on military readiness, par-10 ticularly the effects on the use of operational ranges.

11 (c) DEFINITIONS.—In this section:

(1) The term "military installation" has the
meaning given that term in section 2687(e)(1) of
title 10, United States Code.

15 (2) The terms "range" and "operational range"
16 have the meanings given those terms in section
17 101(e) of such title.

18 SEC. 358. REPORT REGARDING ARMY AND AIR FORCE EX-

19CHANGE SYSTEM MANAGEMENT OF ARMY20LODGING.

(a) REPORT REQUIRED.—The Secretary of Defense
shall submit to Congress a report containing the results
of a study evaluating the merits of allowing the Army and
Air Force Exchange System to manage Army lodging. The
study should consider at a minimum the following:

1	(1) Whether current lodging agreements with
2	the Army and Air Force Exchange System to pro-
3	vide hospitality telecommunication services would be
4	impacted by privatization and whether the proposed
5	change will have an impact on funds contributed to
6	morale, welfare, and recreation accounts.
7	(2) Whether allowing the Army and Air Force
8	Exchange System to participate as a partner in the
9	management of Army lodging would enhance the
10	quality of lodging and improve access to such lodg-
11	ing as a nonprofit organization versus a partnership
12	with a for-profit corporation.
13	(3) Whether privatization of Army lodging will
14	result in significant cost increases to members of the
15	Armed Forces or other eligible patrons or the loss
16	of such lodging if it is determined that management
17	of such lodging is not a profitable marketing ven-
18	ture.
19	(4) Whether there are certain benefits to having
20	the Army and Air Force Exchange System become
21	the partner with the Army that would not exist were
22	the Army to partner with a private sector entity.
23	(b) LIMITATION PENDING SUBMISSION OF RE-
24	PORT.—Until the Secretary of Defense submits the report
25	required by subsection (a) to Congress, the Department

of the Army may not solicit or consider any request for
 qualifications that would privatize Army lodging beyond
 the level of privatization identified for inclusion in Group
 A of the Privatization of Army Lodging Initiative.

5 TITLE IV—MILITARY 6 PERSONNEL AUTHORIZATIONS

Subtitle A—Active Forces

Sec. 401. End strengths for active forces.

Sec. 402. Revision in permanent active duty end strength minimum levels.

Subtitle B—Reserve Forces

Sec. 411. End strengths for Selected Reserve.

Sec. 412. End strengths for Reserves on active duty in support of the Reserves.

Sec. 413. End strengths for military technicians (dual status).

Sec. 414. Fiscal year 2006 limitation on number of non-dual status technicians.

Sec. 415. Maximum number of reserve personnel authorized to be on active duty for operational support.

Subtitle C—Authorizations of Appropriations

Sec. 421. Military personnel.

Sec. 422. Armed Forces Retirement Home.

7 Subtitle A—Active Forces

8 SEC. 401. END STRENGTHS FOR ACTIVE FORCES.

9 The Armed Forces are authorized strengths for active

10 duty personnel as of September 30, 2006, as follows:

- 11 (1) The Army, 482,400.
- 12 (2) The Navy, 352,700.
- 13 (3) The Marine Corps, 175,000.
- 14 (4) The Air Force, 357,400.

1	SEC. 402. REVISION IN PERMANENT ACTIVE DUTY END
2	STRENGTH MINIMUM LEVELS.
3	(a) REVISION.—Section 691(b) of title 10, United
4	States Code, is amended by striking paragraphs (1)
5	through (4) and inserting the following:
6	"(1) For the Army, 482,400.
7	"(2) For the Navy, 352,700.
8	"(3) For the Marine Corps, 175,000.
9	"(4) For the Air Force, 357,400.".
10	(b) EFFECTIVE DATE.—The amendment made by
11	subsection (a) shall take effect on October 1, 2005, or the
12	date of the enactment of this Act, whichever is later.
13	Subtitle B—Reserve Forces
14	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
15	(a) IN GENERAL.—The Armed Forces are authorized
10	
16	strengths for Selected Reserve personnel of the reserve
16 17	strengths for Selected Reserve personnel of the reserve components as of September 30, 2006, as follows:
17	components as of September 30, 2006, as follows:
17 18	components as of September 30, 2006, as follows: (1) The Army National Guard of the United
17 18 19	components as of September 30, 2006, as follows: (1) The Army National Guard of the United States, 350,000.
17 18 19 20	 components as of September 30, 2006, as follows: (1) The Army National Guard of the United States, 350,000. (2) The Army Reserve, 205,000.
17 18 19 20 21	 components as of September 30, 2006, as follows: (1) The Army National Guard of the United States, 350,000. (2) The Army Reserve, 205,000. (3) The Naval Reserve, 73,100.
 17 18 19 20 21 22 	 components as of September 30, 2006, as follows: (1) The Army National Guard of the United States, 350,000. (2) The Army Reserve, 205,000. (3) The Naval Reserve, 73,100. (4) The Marine Corps Reserve, 39,600.
 17 18 19 20 21 22 23 	 components as of September 30, 2006, as follows: (1) The Army National Guard of the United States, 350,000. (2) The Army Reserve, 205,000. (3) The Naval Reserve, 73,100. (4) The Marine Corps Reserve, 39,600. (5) The Air National Guard of the United

(b) ADJUSTMENTS.—The end strengths prescribed by
 subsection (a) for the Selected Reserve of any reserve com ponent shall be proportionately reduced by—

4 (1) the total authorized strength of units orga-5 nized to serve as units of the Selected Reserve of 6 such component which are on active duty (other 7 than for training) at the end of the fiscal year; and 8 (2) the total number of individual members not 9 in units organized to serve as units of the Selected 10 Reserve of such component who are on active duty 11 (other than for training or for unsatisfactory partici-12 pation in training) without their consent at the end 13 of the fiscal year.

14 Whenever such units or such individual members are re-15 leased from active duty during any fiscal year, the end 16 strength prescribed for such fiscal year for the Selected 17 Reserve of such reserve component shall be increased pro-18 portionately by the total authorized strengths of such 19 units and by the total number of such individual members. 20 SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE

21

DUTY IN SUPPORT OF THE RESERVES.

Within the end strengths prescribed in section Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 2006, the following number of Reserves to be serving on full-time active duty or

1	full-time duty, in the case of members of the National
2	Guard, for the purpose of organizing, administering, re-
3	cruiting, instructing, or training the reserve components:
4	(1) The Army National Guard of the United
5	States, 27,345.
6	(2) The Army Reserve, 15,270.
7	(3) The Naval Reserve, 13,392.
8	(4) The Marine Corps Reserve, 2,261.
9	(5) The Air National Guard of the United
10	States, 13,089.
11	(6) The Air Force Reserve, 2,290.
12	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
13	(DUAL STATUS).
13 14	(DUAL STATUS). The minimum number of military technicians (dual
14	The minimum number of military technicians (dual
14 15	The minimum number of military technicians (dual status) as of the last day of fiscal year 2006 for the re-
14 15 16	The minimum number of military technicians (dual status) as of the last day of fiscal year 2006 for the reserve components of the Army and the Air Force (notwith-
14 15 16 17	The minimum number of military technicians (dual status) as of the last day of fiscal year 2006 for the re- serve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall
14 15 16 17 18	The minimum number of military technicians (dual status) as of the last day of fiscal year 2006 for the re- serve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall be the following:
 14 15 16 17 18 19 	The minimum number of military technicians (dual status) as of the last day of fiscal year 2006 for the re- serve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall be the following: (1) For the Army Reserve, 7,649.
 14 15 16 17 18 19 20 	The minimum number of military technicians (dual status) as of the last day of fiscal year 2006 for the re- serve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall be the following: (1) For the Army Reserve, 7,649. (2) For the Army National Guard of the United
 14 15 16 17 18 19 20 21 	The minimum number of military technicians (dual status) as of the last day of fiscal year 2006 for the re- serve components of the Army and the Air Force (notwith- standing section 129 of title 10, United States Code) shall be the following: (1) For the Army Reserve, 7,649. (2) For the Army National Guard of the United States, 25,563.

1	SEC. 414. FISCAL YEAR 2006 LIMITATION ON NUMBER OF
2	NON-DUAL STATUS TECHNICIANS.
3	(a) LIMITATIONS.—
4	(1) NATIONAL GUARD.—Within the limitation
5	provided in section $10217(c)(2)$ of title 10, United
6	States Code, the number of non-dual status techni-
7	cians employed by the National Guard as of Sep-
8	tember 30, 2006, may not exceed the following:
9	(A) For the Army National Guard of the
10	United States, 1,600.
11	(B) For the Air National Guard of the United
12	States, 350.
13	(2) ARMY RESERVE.—The number of non-dual
14	status technicians employed by the Army Reserve as
15	of September 30, 2006, may not exceed 695.
16	(3) AIR FORCE RESERVE.—The number of non-
17	dual status technicians employed by the Air Force
18	Reserve as of September 30, 2006, may not exceed
19	90.
20	(b) Non-Dual Status Technicians Defined.—In
21	this section, the term "non-dual status technician" has the
22	meaning given that term in section 10217(a) of title 10,
23	United States Code.

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1	SEC. 415. MAXIMUM NUMBER OF RESERVE PERSONNEL AU-
2	THORIZED TO BE ON ACTIVE DUTY FOR
3	OPERATIONAL SUPPORT.
4	During fiscal year 2006, the maximum number of
5	members of the reserve components of the Armed Forces
6	who may be serving at any time on full-time operational
7	support duty under section 115(b) of title 10, United
8	States Code, is the following:
9	(1) The Army National Guard of the United
10	States, 17,000.
11	(2) The Army Reserve, 13,000.
12	(3) The Naval Reserve, 6,200.
13	(4) The Marine Corps Reserve, 3,000.
14	(5) The Air National Guard of the United
15	States, 16,000.
16	(6) The Air Force Reserve, 14,000.
17	Subtitle C—Authorizations of
18	Appropriations
19	SEC. 421. MILITARY PERSONNEL.
20	There is hereby authorized to be appropriated to the
21	Department of Defense for military personnel for fiscal
22	year 2006 a total of \$108,824,292,000. The authorization
23	in the preceding sentence supersedes any other authoriza-
24	tion of appropriations (definite or indefinite) for such pur-
25	pose for fiscal year 2006.

1 SEC. 422. ARMED FORCES RETIREMENT HOME.

- 2 There is hereby authorized to be appropriated for fis-
- 3 cal year 2006 from the Armed Forces Retirement Home
- 4 Trust Fund the sum of \$58,281,000 for the operation of
- 5 the Armed Forces Retirement Home.

6 TITLE V—MILITARY PERSONNEL 7 POLICY

Subtitle A—Officer Personnel Policy

- Sec. 501. Temporary increase in percentage limits on reduction of time-in-grade requirements for retirement in grade upon voluntary retirement.
- Sec. 502. Two-year renewal of authority to reduce minimum commissioned service requirement for voluntary retirement as an officer.
- Sec. 503. Separation at age 64 for reserve component senior officers.
- Sec. 504. Improved administration of transitions involving officers in senior general and flag officer positions.
- Sec. 505. Consolidation of grade limitations on officer assignment and insignia practice known as frocking.
- Sec. 506. Authority for designation of a general/flag officer position on the Joint Staff to be held by reserve component general or flag officer on active duty.
- Sec. 507. Authority to retain permanent professors at the Naval Academy beyond 30 years of active commissioned service.
- Sec. 508. Authority for appointment of Coast Guard flag officer as Chief of Staff to the President.
- Sec. 509. Clarification of time for receipt of statutory selection board communications.
- Sec. 510. Standardization of grade of senior dental officer of the Air Force with that of senior dental officer of the Army.

Subtitle B—Reserve Component Management

- Sec. 511. Use of Reserve Montgomery GI Bill benefits and benefits for mobilized members of the Selected Reserve and National Guard for payments for licensing or certification tests.
- Sec. 512. Modifications to new Reserve educational benefit for certain active service in support of contingency operations.
- Sec. 513. Military technicians (dual status) mandatory separation.
- Sec. 514. Military retirement credit for certain service by National Guard members performed while in a State duty status immediately after the terrorist attacks of September 11, 2001.
- Sec. 515. Use of National Guard to provide military support to civilian law enforcement agencies for domestic counter-terrorism activities.

Subtitle C—Education and Training

- Sec. 521. Repeal of limitation on amount of financial assistance under ROTC scholarship programs.
- Sec. 522. Increased enrollment for eligible defense industry employees in the defense product development program at Naval Postgraduate School.
- Sec. 523. Payment of expenses to obtain professional credentials.
- Sec. 524. Authority for National Defense University award of degree of Master of Science in Joint Campaign Planning and Strategy.
- Sec. 525. One-year extension of authority to use appropriated funds to provide recognition items for recruitment and retention of certain reserve component personnel.
- Sec. 526. Report on rationale and plans of the Navy to provide enlisted members an opportunity to obtain graduate degrees.
- Sec. 527. Increase in annual limit on number of ROTC scholarships under Army Reserve and National Guard program.
- Sec. 528. Capstone overseas field studies trips to People's Republic of China and Republic of China on Taiwan.
- Sec. 529. Sense of Congress concerning establishment of National College of Homeland Security.

Subtitle D—General Service Requirements

- Sec. 531. Uniform enlistment standards for the Armed Forces.
- Sec. 532. Increase in maximum term of original enlistment in regular component.
- Sec. 533. Members completing statutory initial military service obligation.
- Sec. 534. Extension of qualifying service for initial military service under National Call to Service program.

Subtitle E—Matters Relating to Casualties

- Sec. 541. Requirement for members of the Armed Forces to designate a person to be authorized to direct the disposition of the member's remains.
- Sec. 542. Enhanced program of Casualty Assistance Officers and Seriously Injured/Ill Assistance Officers.
- Sec. 543. Standards and guidelines for Department of Defense programs to assist wounded and injured members.
- Sec. 544. Authority for members on active duty with disabilities to participate in Paralympic Games.

Subtitle F—Military Justice and Legal Assistance Matters

- Sec. 551. Clarification of authority of military legal assistance counsel to provide military legal assistance without regard to licensing requirements.
- Sec. 552. Use of teleconferencing in administrative sessions of courts-martial.
- Sec. 553. Extension of statute of limitations for murder, rape, and child abuse offenses under the Uniform Code of Military Justice.
- Sec. 554. Offense of stalking under the Uniform Code of Military Justice.
- Sec. 555. Rape, sexual assault, and other sexual misconduct under Uniform Code of Military Justice.

Subtitle G—Assistance to Local Educational Agencies for Defense Dependents Education

- Sec. 561. Enrollment in overseas schools of Defense Dependents' Education System of children of citizens or nationals of the United States hired in overseas areas as full-time Department of Defense employees.
- Sec. 562. Assistance to local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees.
- Sec. 563. Continuation of impact aid assistance on behalf of dependents of certain members despite change in status of member.

Subtitle H—Decorations and Awards

Sec. 565. Cold War Victory Medal.

- Sec. 566. Establishment of Combat Medevac Badge.
- Sec. 567. Eligibility for Operation Enduring Freedom campaign medal.

Subtitle I—Other Matters

- Sec. 571. Extension of waiver authority of Secretary of Education with respect to student financial assistance during a war or other military operation or national emergency.
- Sec. 572. Adoption leave for members of the Armed Forces adopting children.
- Sec. 573. Report on need for a personnel plan for linguists in the Armed Forces.
- Sec. 574. Ground combat and other exclusion policies.
- Sec. 575. Eligibility of certain persons for space-available travel on military aircraft.
- Sec. 576. Comptroller general study of military recruiting.
- Sec. 577. Addition of information concerning mental health services and treatment to subjects required to be covered in mandatory preseparation counseling.
- Sec. 578. Improvement to Department of Defense response to sexual assault affecting members of the Armed Forces.
- Sec. 579. Report on employment matters for members of the National Guard and Reserve.
- Sec. 580. Sense of Congress that colleges and universities give equal access to military recruiters and ROTC in accordance with the Solomon amendment and requirement for report to Congress.

Subtitle A—Officer Personnel Policy

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3 SEC. 501. TEMPORARY INCREASE IN PERCENTAGE LIMITS
4 ON REDUCTION OF TIME-IN-GRADE REQUIRE5 MENTS FOR RETIREMENT IN GRADE UPON
6 VOLUNTARY RETIREMENT.

7 Section 1370(a)(2) of title 10, United States Code,
8 is amended by adding at the end the following new sub9 paragraph:

10 "(F) Notwithstanding subparagraph (E), during the 11 period beginning on October 1, 2005, and ending on De-12 cember 31, 2007, the number of lieutenant colonels and 13 colonels of the Army, Marine Corps, and Air Force, and 14 the number of commanders and captains of the Navy, for 15 whom a reduction is made under this section during any fiscal year in the period of service-in-grade otherwise re-16 quired under this paragraph may not exceed four percent 17 18 of the authorized active-duty strength for that fiscal year 19 for officers of that armed force in that grade.".

20 SEC. 502. TWO-YEAR RENEWAL OF AUTHORITY TO REDUCE
21 MINIMUM COMMISSIONED SERVICE RE22 QUIREMENT FOR VOLUNTARY RETIREMENT
23 AS AN OFFICER.

24 Sections 3911(b), 6323(a)(2), and 8911(b) of title 25 10, United States Code, are amended by striking "during

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1	the period beginning on October 1, 1990, and ending on
2	December 31, 2001" and inserting "during the period be-
3	ginning on October 1, 2005, and ending on December 31,
4	2007".
5	SEC. 503. SEPARATION AT AGE 64 FOR RESERVE COMPO-
6	NENT SENIOR OFFICERS.
7	Section 14512(a) of title 10, United States Code, is
8	amended—
9	(1) by inserting "(1)" before "Unless retired,";
10	(2) by striking "who is Chief" and all that fol-
11	lows through "of a State," and inserting "who is
12	specified in paragraph (2)"; and
13	(3) by adding at the end the following new
14	paragraph:
15	((2) Paragraph (1) applies to a reserve officer of the
16	Army or Air Force who is any of the following:
17	"(A) The Chief of the National Guard Bureau.
18	"(B) The Chief of the Army Reserve, Chief of
19	the Air Force Reserve, Director of the Army Na-
20	tional Guard, or Director of the Air National Guard.
21	"(C) An adjutant general.
22	"(D) If a reserve officer of the Army, the com-
23	manding general of the troops of a State.".

1SEC. 504. IMPROVED ADMINISTRATION OF TRANSITIONS2INVOLVING OFFICERS IN SENIOR GENERAL3AND FLAG OFFICER POSITIONS.

4 (a) EXCLUSION FROM GRADE DISTRIBUTION LIMI5 TATIONS FOR SENIOR OFFICERS TRANSITIONING BE6 TWEEN POSITIONS OR AWAITING RETIREMENT.—Section
7 525(d) of title 10, United States Code, is amended to read
8 as follows:

9 "(d) An officer continuing to hold the grade of gen-10 eral, admiral, lieutenant general, or vice admiral under 11 paragraph (2) or (4) of section 601(b) of this title shall 12 not be counted for purposes of this section.".

13 (b) APPOINTMENTS TO POSITIONS OF IMPORTANCE
14 AND RESPONSIBILITY.—Section 601 of such title is
15 amended—

16 (1) in subsection (b)(2), by inserting before the
17 semicolon at the end the following: ", but not for
18 more than 30 days"; and

19 (2) by adding at the end the following new sub-20 section:

"(e)(1) If a transition period for an officer under subsection (b)(2) or (b)(4) exceeds the maximum period specified in that subsection, the officer shall revert to the officer's permanent grade, effective on the day after the date
on which that period is exceeded.

1	((2) In each case in which the transition period for
2	an officer under subsection (b)(2) exceeds 30 days, the
3	Secretary of Defense shall promptly submit to the Com-
4	mittee on Armed Services of the Senate and the Com-
5	mittee on Armed Services of the House of Representatives
6	a report on the matter. The report shall include the fol-
7	lowing:
8	"(A) The officer's name.
9	"(B) The date on which the transition period
10	began and the date on which the 30-day limit was
11	exceeded.
12	"(C) The former position of the officer and the
13	position to which the officer has been ordered trans-
14	ferred.
15	"(D) The reason for extended transition to the
16	position to which ordered transferred.
17	"(E) The date on which the officer reverted to
18	the officer's permanent grade pursuant to paragraph
19	(1).".
20	(c) Prohibition of Frocking to Grades Above
21	MAJOR GENERAL AND REAR ADMIRAL.—Section 777(a)
22	of such title is amended by inserting "in a grade below
23	the grade of major general or, in the case of the Navy,
24	rear admiral," after "An officer" in the first sentence.

1	SEC. 505. CONSOLIDATION OF GRADE LIMITATIONS ON OF-
2	FICER ASSIGNMENT AND INSIGNIA PRACTICE
3	KNOWN AS FROCKING.
4	Section 777(d) of title 10, United States Code, is
5	amended—
6	(1) in paragraph (1) —
7	(A) by striking "brigadier generals and
8	Navy rear admirals (lower half)" and inserting
9	"colonels, Navy captains, brigadier generals,
10	and rear admirals (lower half)";
11	(B) by striking "the grade of" and all that
12	follows through "30" and inserting "the next
13	higher grade may not exceed 85";
14	(2) by striking paragraph (2); and
15	(3) by redesignating paragraph (3) as para-
16	graph (2).
17	SEC. 506. AUTHORITY FOR DESIGNATION OF A GENERAL/
18	FLAG OFFICER POSITION ON THE JOINT
19	STAFF TO BE HELD BY RESERVE COMPO-
20	NENT GENERAL OR FLAG OFFICER ON AC-
21	TIVE DUTY.
22	Section 526(b)(2)(A) of title 10, United States Code,
23	is amended by inserting ", and a general and flag officer
24	position on the Joint Staff," after "combatant com-
25	mands".

1	SEC. 507. AUTHORITY TO RETAIN PERMANENT PROFES-
2	SORS AT THE NAVAL ACADEMY BEYOND 30
3	YEARS OF ACTIVE COMMISSIONED SERVICE.
4	(a) WAIVER OF MANDATORY RETIREMENT FOR
5	YEARS OF SERVICE.—
6	(1) LIEUTENANT COLONELS AND COM-
7	MANDERS.—Section 633 of title 10, United States
8	Code, is amended—
9	(A) by striking "Except an" and all that
10	follows through "except as provided" and in-
11	serting "(a) 28 YEARS OF ACTIVE COMMIS-
12	SIONED SERVICE.—Except as provided in sub-
13	section (b) and as provided";
14	(B) by adding at the end the following:
15	"(b) EXCEPTIONS.—Subsection (a) does not apply to
16	the following:
17	"(1) An officer of the Navy or Marine Corps
18	who is an officer designated for limited duty to
19	whom section 5596(e) or 6383 of this title applies.
20	"(2) An officer of the Navy or Marine Corps
21	who is a permanent professor at the United States
22	Naval Academy.".
23	(2) COLONELS AND NAVY CAPTAINS.—Section
24	634 of title 10, United States Code, is amended—
25	(A) by striking "Except an" and all that
26	follows through "except as provided" and in-
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1	serting "(a) 30 YEARS OF ACTIVE COMMIS-
2	SIONED SERVICE.—Except as provided in sub-
3	section (b) and as provided";
4	(B) by adding at the end the following:
5	"(b) EXCEPTIONS.—Subsection (a) does not apply to
6	the following:
7	"(1) An officer of the Navy who is designated
8	for limited duty to whom section $6383(a)(4)$ of this
9	title applies.
10	"(2) An officer of the Navy or Marine Corps
11	who is a permanent professor at the United States
12	Naval Academy.".
13	(b) AUTHORITY FOR RETENTION OF PERMANENT
14	Professors Beyond 30 Years.—
15	(1) AUTHORITY.—Chapter 573 of such title is
16	amended by inserting after section 6371 the fol-
17	lowing new section:
18	"§6372. Permanent professors of the United States
19	Naval Academy: retirement for years of
20	service; authority for deferral
21	"(a) Retirement for Years of Service.—(1) Ex-
22	cept as provided in subsection (b), an officer of the Navy
23	or Marine Corps serving as a permanent professor at the
24	Naval Academy in the grade of commander or lieutenant
25	colonel who is not on a list of officers recommended for

promotion to the grade of captain or colonel, as the case
 may be, shall, if not earlier retired, be retired on the first
 day of the month after the month in which the officer com pletes 28 years of active commissioned service.

5 "(2) Except as provided in subsection (b), an officer of the Navy or Marine Corps serving as a permanent pro-6 7 fessor at the Naval Academy in the grade of captain or 8 colonel who is not on a list of officers recommended for 9 promotion to the grade of rear admiral (lower half) or 10 brigadier general, as the case may be, shall, if not earlier retired, be retired on the first day of the month after the 11 12 month in which the officer completes 30 years of active commissioned service. 13

14 "(b) CONTINUATION ON ACTIVE DUTY.—(1) An offi15 cer subject to retirement under subsection (a) may have
16 his retirement deferred and be continued on active duty
17 by the Secretary of the Navy.

18 "(2) Subject to section 1252 of this title, the Sec19 retary of the Navy shall determine the period of any con20 tinuation on active duty under this section.

21 "(c) ELIGIBILITY FOR PROMOTION.—A permanent
22 professor at the Naval Academy in the grade of com23 mander or lieutenant colonel who is continued on active
24 duty as a permanent professor under subsection (b) re-

1	mains eligible for consideration for promotion to the grade
2	of captain or colonel, as the case may be.
3	"(d) Retired Grade and Retired Pay.—Each of-
4	ficer retired under this section—
5	"(1) unless otherwise entitled to a higher grade,
6	shall be retired in the grade determined under sec-
7	tion 1370 of this title; and
8	((2)) is entitled to retired pay computed under
9	section 6333 of this title.".
10	(2) CLERICAL AMENDMENT.—The table of sec-
11	tions at the beginning of such chapter is amended
12	by inserting after the item relating to section 6371
13	the following new item:
	"6372. Permanent professors of the United States Naval Academy: retirement for years of service; authority for deferral.".
14	(c) Mandatory Retirement at Age 64.—
15	(1) Reorganization and standardiza-
16	TION.—Chapter 63 of such title is amended by in-
17	serting after section 1251 the following new section:
18	"§ 1252. Age 64: permanent professors at academies
19	"(a) Mandatory Retirement for Age.—Unless
20	retired or separated earlier, each regular commissioned of-
21	ficer of the Army, Navy, Air Force, or Marine Corps cov-
22	ered by subsection (b) shall be retired on the first day
23	of the month following the month in which the officer be-
24	comes 64 years of age.

1	"(b) Covered Officers.—This section applies to
2	the following officers:
3	"(1) An officer who is a permanent professor or
4	the director of admissions of the United States Mili-
5	tary Academy.
6	"(2) An officer who is a permanent professor at
7	the United States Naval Academy.
8	"(3) An officer who is a permanent professor or
9	the registrar of the United States Air Force Acad-
10	emy.".
11	(2) CLERICAL AMENDMENT.—The table of sec-
12	tions at the beginning of such chapter is amended
13	by inserting after the item relating to section 1251
14	the following new item:
	"1254. Age 64: permanent professors at academies.".
15	(3) CONFORMING AMENDMENT.—Section
16	1251(a) of such title is amended by striking the sec-
17	ond sentence.
18	(d) Conforming Amendments Relating to Com-
19	PUTATION OF RETIRED PAY.—
20	(1) Age 64 Retirement.—Chapter 71 of such
21	title is amended—
22	(A) in the table in section 1401(a), by in-
23	serting at the bottom of the column under the
24	heading "For sections", in the entry for For-
25	mula Number 5, the following: "1252"; and

1	(B) in the table in section $1406(b)(1)$, by
2	inserting at the bottom of the first column the
3	following: "1252";
4	(2) Years-of-service retirement.—Section
5	6333(a) of such title is amended—
6	(A) in the matter preceding the table, by
7	inserting "6372 or" after "section"; and
8	(B) in the table, by inserting "6372" im-
9	mediately below "6325(b)" in the column under
10	the heading "For sections", in the entry for
11	Formula B.
12	SEC. 508. AUTHORITY FOR APPOINTMENT OF COAST
13	GUARD FLAG OFFICER AS CHIEF OF STAFF
13	GUARD FLAG OFFICER AS CHIEF OF STAFF
13 14	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT.
13 14 15	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT. (a) AUTHORITY.—Chapter 3 of title 14, United
13 14 15 16	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT. (a) AUTHORITY.—Chapter 3 of title 14, United States Code, is amended by adding at the end the fol-
13 14 15 16 17	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT. (a) AUTHORITY.—Chapter 3 of title 14, United States Code, is amended by adding at the end the fol- lowing new section:
 13 14 15 16 17 18 	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT. (a) AUTHORITY.—Chapter 3 of title 14, United States Code, is amended by adding at the end the fol- lowing new section: "§ 54. Chief of Staff to President: appointment
 13 14 15 16 17 18 19 	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT. (a) AUTHORITY.—Chapter 3 of title 14, United States Code, is amended by adding at the end the fol- lowing new section: "§ 54. Chief of Staff to President: appointment "The President, by and with the advice and consent
 13 14 15 16 17 18 19 20 	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT. (a) AUTHORITY.—Chapter 3 of title 14, United States Code, is amended by adding at the end the fol- lowing new section: *\$54. Chief of Staff to President: appointment "The President, by and with the advice and consent of the Senate, may appoint a flag officer of the Coast
 13 14 15 16 17 18 19 20 21 	GUARD FLAG OFFICER AS CHIEF OF STAFF TO THE PRESIDENT. (a) AUTHORITY.—Chapter 3 of title 14, United States Code, is amended by adding at the end the fol- lowing new section: "§54. Chief of Staff to President: appointment "The President, by and with the advice and consent of the Senate, may appoint a flag officer of the Coast Guard as the Chief of Staff to the President.".

"54. Chief of Staff to President: appointment.".

1SEC. 509. CLARIFICATION OF TIME FOR RECEIPT OF STAT-2UTORY SELECTION BOARD COMMUNICA-3TIONS.

4 (a) OFFICERS ON ACTIVE-DUTY LIST.—Section
5 614(b) of title 10, United States Code, is amended in the
6 first sentence by inserting "11:59 p.m. on the day before"
7 after "to arrive not later than".

8 (b) OFFICERS ON RESERVE ACTIVE-STATUS LIST.—
9 Section 14106 of such title is amended in the second sen10 tence by inserting "11:59 p.m. on the day before" after
11 "so as to arrive not later than".

12 SEC. 510. STANDARDIZATION OF GRADE OF SENIOR DEN13 TAL OFFICER OF THE AIR FORCE WITH THAT 14 OF SENIOR DENTAL OFFICER OF THE ARMY.

(a) AIR FORCE ASSISTANT SURGEON GENERAL FOR
DENTAL SERVICES.—Section 8081 of title 10, United
States Code, is amended by striking "brigadier general"
in the second sentence and inserting "major general".

19 (b) EFFECTIVE DATE.—The amendment made by 20 subsection (a) shall take effect on the date of the occurrence of the next vacancy in the position of Assistant Sur-21 22 geon General for Dental Services in the Air Force that 23 occurs after the date of the enactment of this Act or, if 24 earlier, on the date of the appointment to the grade of 25 major general of the officer who is the incumbent in that position on the date of the enactment of the Act. 26

Subtitle B—Reserve Component Management

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3 SEC. 511. USE OF RESERVE MONTGOMERY GI BILL BENE4 FITS AND BENEFITS FOR MOBILIZED MEM5 BERS OF THE SELECTED RESERVE AND NA6 TIONAL GUARD FOR PAYMENTS FOR LICENS7 ING OR CERTIFICATION TESTS.

8 (a) CHAPTER 1606.—Section 16131 of title 10,
9 United States Code, is amended by adding at the end the
10 following new subsection:

"(j)(1) Subject to paragraph (3), the amount of educational assistance payable under this chapter for a licensing or certification test described in section 3452(b) of
title 38 is the lesser of \$2,000 or the fee charged for the
test.

16 "(2) The number of months of entitlement charged in the case of any individual for such licensing or certifi-17 18 cation test is equal to the number (including any fraction) 19 determined by dividing the total amount of educational as-20sistance paid such individual for such test by the full-time monthly institutional rate of educational assistance which, 21 22 but for paragraph (1), such individual would otherwise be 23 paid under subsection (b).

24 "(3) In no event shall payment of educational assist-25 ance under this subsection for such a test exceed the

amount of the individual's available entitlement under this
 chapter.".

3 (b) CHAPTER 1607.—Section 16162 of such title is
4 amended by adding at the end the following new sub5 section:

6 "(e) The provisions of section 16131(j) of this title 7 shall apply to the provision of educational assistance under 8 this chapter, except that, in applying such section under 9 this chapter, the reference to subsection (b) in paragraph 10 (2) of such section is deemed to be a reference to sub-11 section (c) of this section.".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to tests administered on or after
October 1, 2005.

15 SEC. 512. MODIFICATIONS TO NEW RESERVE EDUCATIONAL

16BENEFIT FOR CERTAIN ACTIVE SERVICE IN17SUPPORT OF CONTINGENCY OPERATIONS.

(a) ELIGIBILITY CRITERIA.—Subsection (a) of section 16163 of title 10, United States Code, is amended—
(1) in the matter preceding paragraph (1), by
striking "On or after September 11, 2001, a member" and inserting "A member";

(2) in paragraph (1), by striking "served on active duty in support of a contingency operation" and
inserting "was called or ordered to active duty on or

1 after September 11, 2001, in support of a contin-2 gency operation and served on active duty in support 3 of that contingency operation"; and (3) in paragraph (2), by inserting "on or after 4 September 11, 2001," after "Secretary of Defense". 5 6 (b) ADMINISTRATION OF Specified BENEFITS 7 ELECTION.—Subsection (e) of such section is amended by striking "Secretary concerned" and inserting "Secretary 8 9 of Veterans Affairs". 10 (c) EXCEPTION TO IMMEDIATE TERMINATION OF AS-11 SISTANCE.—Section 16165 of such title is amended— 12 (1) by striking "Educational assistance" and 13 inserting "(a) TERMINATION.—Except as provided 14 in subsection (b), educational assistance"; and 15 (2) by adding at the end the following new sub-16 section: 17 "(b) EXCEPTION FOR SELECTED RESERVE MEM-BERS CONTINUING IN READY RESERVE.—Under regula-18 tions prescribed by the Secretary of Defense, educational 19 assistance may be provided under this chapter to a mem-20 21 ber of the Selected Reserve when the member incurs a 22 break in service in the Selected Reserve of not more than 23 90 days, if the member continues to serve in the Ready Reserve.". 24

3 (a) DEFERRAL OF SEPARATION.—Section 10216 of
4 title 10, United States Code, is amended by adding at the
5 end the following new subsection:

6 "(f) DEFERRAL OF MANDATORY SEPARATION.—The 7 Secretary of the Army shall implement personnel policies 8 so as to allow a military technician (dual status) who con-9 tinues to meet the requirements of this section for dual status to continue to serve beyond a mandatory removal 10 11 date for officers, and any applicable maximum years of service limitation, until the military technician (dual sta-12 13 tus) reaches age 60 and attains eligibility for an unreduced annuity (as defined in section 10218(c) of this 14 title).". 15

16 (b) EFFECTIVE DATE.—The Secretary of the Army 17 shall implement subsection (f) of section 10216 of title 10, 18 United States Code, as added by subsection (a), not later 19 than 90 days after the date of the enactment of this Act. 20 SEC. 514. MILITARY RETIREMENT CREDIT FOR CERTAIN 21 SERVICE BY NATIONAL GUARD MEMBERS 22 PERFORMED WHILE IN A STATE DUTY STA-23 TUS IMMEDIATELY AFTER THE TERRORIST 24 ATTACKS OF SEPTEMBER 11, 2001. 25 (a) RETIREMENT CREDIT.—Service of a member of

26 the Ready Reserve of the Army National Guard or Air HR 1815 RFS National Guard described in subsection (b) shall be
 deemed to be service creditable under section
 12732(a)(2)(A)(i) of title 10, United States Code.

4 (b) COVERED SERVICE.—Service referred to in sub-5 section (a) is full-time State active duty service that a 6 member of the National Guard performed on or after Sep-7 tember 11, 2001, and before October 1, 2002, in any of 8 the counties specified in subsection (c) to support a Fed-9 eral declaration of emergency following the terrorist at-10 tacks on the United States of September 11, 2001.

11 (c) COVERED COUNTIES.—The counties referred to12 in subsection (b) are the following:

(1) In the State of New York: Bronx, Kings,
New York (boroughs of Brooklyn and Manhattan),
Queens, Richmond, Delaware, Dutchess, Nassau,
Orange, Putnam, Rockland, Suffolk, Sullivan, Ulster, and Westchester.

18 (2) In the State of Virginia: Arlington.

19 (d) APPLICABILITY.—Subsection (a) shall take effect20 as of September 11, 2001.

SEC. 515. USE OF NATIONAL GUARD TO PROVIDE MILITARY SUPPORT TO CIVILIAN LAW ENFORCEMENT AGENCIES FOR DOMESTIC COUNTER-TER RORISM ACTIVITIES.

5 (a) IN GENERAL.—Title 32, United States Code, is6 amended by adding the following new section:

7 "§ 116. Use of National Guard to provide military sup8 port to civilian law enforcement agencies
9 for domestic counter-terrorism activities

10 "(a) PROVISION OF SUPPORT.—The Governor of a State may order the National Guard of such State to per-11 form full-time National Guard duty under section 502(f) 12 of this title for the purpose of providing, on a reimbursable 13 basis, military support to a civilian law enforcement agen-14 15 cy for domestic counter-terrorism activities. Members of 16 the National Guard performing full-time National Guard 17 duty in the Active Guard and Reserve Program may support or execute military support to civilian law enforce-18 19 ment agencies for domestic counter-terrorism activities performed by the National Guard under this section. 20

21 "(b) REIMBURSEMENT.—Notwithstanding any other
22 provision of law, the Chief of the National Guard Bureau,
23 or the designee of the Chief in the State concerned, shall
24 accept monetary reimbursements for the costs incurred by
25 the National Guard to provide support under subsection
26 (a). Such monetary reimbursements will be deposited into
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the appropriations used to fund activities under this title
 and may be used in the fiscal year in which received. The
 Secretary of Defense may waive the reimbursement re quirement under this section.

5 "(c) CONDITION OF PROVISION OF SUPPORT.—Military support to civilian law enforcement agencies for do-6 mestic counter-terrorism activities may not be provided 7 8 under subsection (a) if the provision of such support will 9 affect adversely the military preparedness of the United 10 States. To ensure that the use of units and personnel of the National Guard under such subsection does not de-11 12 grade training and readiness, the following requirements shall apply in determining the activities that units and 13 personnel of the National Guard of a State may perform: 14

15 "(1) The performance of the activities may not
affect adversely the quality of training or otherwise
interfere with the ability of a member or unit of the
National Guard to perform the military functions of
the member or unit.

20 "(2) The performance of the activities will not
21 degrade the military skills of the members of the
22 National Guard performing those activities.

23 "(d) STATUTORY CONSTRUCTION.—Nothing in this
24 section shall be construed as a limitation on the authority
25 of any unit or member of the National Guard of a State,

when not in Federal service, to perform functions author-1 ized to be performed by the National Guard by the laws 2 3 of the State concerned. Nothing in this section shall be 4 construed as a limitation on the authority of any unit or 5 member of the National Guard of a State, when not in Federal service, to provide military assistance or support 6 7 to civil authority in the normal course of military training 8 or operations on a non-reimbursable basis.

9 "(e) DEFINITIONS.—In this section:

"(1) The term 'State' means each of the several
States, the District of Columbia, the Commonwealth
of Puerto Rico, or a territory or possession of the
United States.

14 "(2) The term 'domestic counter-terrorism'
15 means measures taken to prevent, deter, and re16 spond to terrorism within a State.".

17 (b) CLERICAL AMENDMENT.—The table of sections18 at the beginning of chapter 1 of such title is amended by19 adding at the end the following new item:

"116. Use of National Guard to provide military support to civilian law enforcement agencies for domestic counter-terrorism activities.".

(c) CONFORMING AMENDMENT TO TITLE 10.—Sec21 tion 115(i) of title 10, United States Code, is amended
22 by inserting "or providing military support to civilian law
23 enforcement agencies for domestic counter-terrorism ac24 tivities under section 116 of such title" after "title 32".

Subtitle C—Education and Training

1

2

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3 SEC. 521. REPEAL OF LIMITATION ON AMOUNT OF FINAN-

4 CIAL ASSISTANCE UNDER ROTC SCHOLAR-5 SHIP PROGRAMS.

6 (a) GENERAL ROTC PROGRAM.—Section 2107(c) of
7 title 10, United States Code, is amended—

8 (1) by striking paragraph (4); and

9 (2) in paragraph (5)(B), by striking ", (3), or
10 (4)" and inserting "or (3)".

(b) ARMY RESERVE AND ARMY NATIONAL GUARD
PROGRAM.—Section 2107a(c) of such title is amended by
striking paragraph (3).

14 (c) EFFECTIVE DATE.—Paragraph (4) of section 2107(c) of title 10, United States Code, and paragraph 15 16 (3) of section 2107a(c) of such title, as in effect on the 17 day before the date of the enactment of this Act, shall 18 continue to apply in the case of any individual selected 19 before the date of the enactment of this Act for appoint-20 ment as a cadet or midshipman under section 2107 or 21 2107a of such title.

200
SEC. 522. INCREASED ENROLLMENT FOR ELIGIBLE DE-
FENSE INDUSTRY EMPLOYEES IN THE DE-
FENSE PRODUCT DEVELOPMENT PROGRAM
AT NAVAL POSTGRADUATE SCHOOL.
Section 7049(a) of title 10, United States Code, is
amended—
(1) by inserting "and systems engineering"
after "curriculum related to defense product develop-
ment"; and
(2) by striking "10" and inserting "25".
SEC. 523. PAYMENT OF EXPENSES TO OBTAIN PROFES-
SIONAL CREDENTIALS.
(a) IN GENERAL.—Chapter 101 of title 10, United
States Code, is amended by adding at the end the fol-
lowing new section:
"§ 2015. Payment of expenses to obtain professional
credentials
"(a) AUTHORITY.—The Secretary of Defense and the
Secretary of Homeland Security, with respect to the Coast
Guard when it is not operating as a service in the Navy,
may pay for—
"(1) expenses for members of the armed forces
to obtain professional credentials, including expenses
for professional accreditation, State-imposed and
professional licenses, and professional certification;

26 and

1 "(2) examinations to obtain such credentials. 2 "(b) LIMITATION.—The authority under subsection 3 (a) may not be used to pay the expenses of a member 4 to obtain professional credentials that are a prerequisite 5 for appointment in the armed forces.". 6 (b) CLERICAL AMENDMENT.—The table of sections 7 at the beginning of such chapter is amended by adding 8 at the end the following new item: "2015. Payment of expenses to obtain professional credentials.". 9 SEC. 524. AUTHORITY FOR NATIONAL DEFENSE UNIVER-10 SITY AWARD OF DEGREE OF MASTER OF 11 SCIENCE IN JOINT CAMPAIGN PLANNING 12 AND STRATEGY. 13 (a) JOINT FORCES STAFF COLLEGE PROGRAM.— Section 2163 of title 10, United States Code, is amended 14 to read as follows: 15 16 "§ 2163. National Defense University: master of 17 science degrees 18 "(a) AUTHORITY TO AWARD SPECIFIED DEGREES.— 19 The President of the National Defense University, upon 20the recommendation of the faculty of the respective college 21or other school within the University, may confer the mas-22 ter of science degrees specified in subsection (b). "(b) AUTHORIZED DEGREES.—The following degrees 23 may be awarded under subsection (a): 24

"(1) MASTER OF SCIENCE IN NATIONAL SECU RITY STRATEGY.—The degree of master of science in
 national security strategy, to graduates of the Uni versity who fulfill the requirements of the program
 of the National War College.

6 "(2) MASTER OF SCIENCE IN NATIONAL RE-7 SOURCE STRATEGY.—The degree of master of 8 science in national resource strategy, to graduates of 9 the University who fulfill the requirements of the 10 program of the Industrial College of the Armed 11 Forces.

"(3) MASTER OF SCIENCE IN JOINT CAMPAIGN
PLANNING AND STRATEGY.—The degree of master
of science in joint campaign planning and strategy,
to graduates of the University who fulfill the requirements of the program of the Joint Advanced
Warfighting School at the Joint Forces Staff College.

19 "(c) REGULATIONS.—The authority provided by this
20 section shall be exercised under regulations prescribed by
21 the Secretary of Defense.".

(b) CLERICAL AMENDMENT.—The item relating to
section 2163 in the table of sections at the beginning of
chapter 108 of such title is amended to read as follows:
"2163. National Defense University: master of science degrees.".

(c) EFFECTIVE DATE.—Paragraph (3) of section
 2163(b) of title 10, United States Code, as amended by
 subsection (a), shall take effect for degrees awarded after
 May 2005.

5 SEC. 525. ONE-YEAR EXTENSION OF AUTHORITY TO USE AP6 PROPRIATED FUNDS TO PROVIDE RECOGNI7 TION ITEMS FOR RECRUITMENT AND RETEN8 TION OF CERTAIN RESERVE COMPONENT
9 PERSONNEL.

Section 18506(d) of title 10, United States Code, and
section 717(e) of title 32, United States Code, are each
amended by striking "December 31, 2005" and inserting
"December 31, 2006".

14 SEC. 526. REPORT ON RATIONALE AND PLANS OF THE15NAVY TO PROVIDE ENLISTED MEMBERS AN16OPPORTUNITY TO OBTAIN GRADUATE DE-17GREES.

18 (a) REPORT.—The Secretary of the Navy shall sub-19 mit to the Committee on Armed Services of the Senate 20 and the Committee on Armed Services of the House of 21 Representatives a report on the plans, if any, of the Sec-22 retary, and the rationale for those plans, for a program 23 to provide enlisted members of the Navy with opportuni-24 ties to pursue graduate degree programs either through 25 Navy schools or paid for by the Navy in return for an additional service obligation. The report shall include the
 following:

3 (1) The underlying philosophy and objectives 4 supporting a decision to provide opportunities for 5 graduate degrees to enlisted members of the Navy. 6 (2) An overall description of how the award of 7 a graduate degree to an enlisted member would fit 8 in an integrated, progressive, coordinated, and sys-9 tematic way into the goals and requirements of the 10 Navy for enlisted career development and for profes-11 sional education, together with a discussion of a 12 wider requirement, if any, for programs for the 13 award of associate and baccalaureate degrees to en-14 listed members, particularly in the career fields 15 under consideration for the pilot program referred to 16 in subsection (b).

17 (3) A discussion of the scope and details of the
18 plan to ensure that Navy enlisted members have the
19 requisite academic baccalaureate degrees as a pre20 requisite for undertaking graduate-level work.

(4) Identification of the specific enlisted career
fields for which the Secretary has determined that a
graduate degree should be a requirement, as well as
the rationale for that determination.

(5) A description of the concept of the Sec-1 2 retary of the Navy for the process and mechanism 3 of providing graduate degrees to enlisted members, 4 including, as a minimum, the Secretary's plan for whether the degree programs would be provided 5 6 through civilian or military degree-granting institu-7 tions and whether through in-resident or distance 8 learning or some combination thereof.

9 (6) A description of the plan to ensure proper
10 and effective utilization of enlisted members fol11 lowing the award of a graduate degree.

(b) REPORT ON PILOT PROGRAM.—In addition to the
report under subsection (a), the Secretary of the Navy
may submit a plan for a pilot program to make available
opportunities to pursue graduate degree programs to a
limited number of Navy enlisted members in a specific,
limited set of critical career fields. Such a plan shall include, as a minimum, the following:

(1) The specific objectives of the pilot program.
(2) An identification of the specific enlisted career fields from which candidates for the program
would be drawn, the numbers and prerequisite qualifications of initial candidates, and the process for selecting the enlisted members who would initially participate.

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1	(3) The process and mechanism for providing
2	the degrees, described in the same manner as speci-
3	fied under subsection $(a)(5)$, and a general descrip-
4	tion of course content.
5	(4) An analysis of the cost effectiveness of
6	using Navy, other service, or civilian degree granting
7	institutions in the pilot.
8	(5) The plan for post-graduation utilization of
9	the enlisted members who obtain graduate degrees
10	under the program.
11	(6) The criteria and plan for assessing whether
12	the objectives of the pilot program are met.
13	SEC. 527. INCREASE IN ANNUAL LIMIT ON NUMBER OF
13 14	SEC. 527. INCREASE IN ANNUAL LIMIT ON NUMBER OF ROTC SCHOLARSHIPS UNDER ARMY RESERVE
14	ROTC SCHOLARSHIPS UNDER ARMY RESERVE
14 15	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM.
14 15 16 17	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM. Section 2107a(h) of title 10, United States Code, is
14 15 16 17	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM. Section 2107a(h) of title 10, United States Code, is amended by striking "208" and inserting "416".
14 15 16 17 18	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM. Section 2107a(h) of title 10, United States Code, is amended by striking "208" and inserting "416". SEC. 528. CAPSTONE OVERSEAS FIELD STUDIES TRIPS TO
14 15 16 17 18 19	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM. Section 2107a(h) of title 10, United States Code, is amended by striking "208" and inserting "416". SEC. 528. CAPSTONE OVERSEAS FIELD STUDIES TRIPS TO PEOPLE'S REPUBLIC OF CHINA AND REPUB-
14 15 16 17 18 19 20	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM. Section 2107a(h) of title 10, United States Code, is amended by striking "208" and inserting "416". SEC. 528. CAPSTONE OVERSEAS FIELD STUDIES TRIPS TO PEOPLE'S REPUBLIC OF CHINA AND REPUB- LIC OF CHINA ON TAIWAN.
14 15 16 17 18 19 20 21	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM. Section 2107a(h) of title 10, United States Code, is amended by striking "208" and inserting "416". SEC. 528. CAPSTONE OVERSEAS FIELD STUDIES TRIPS TO PEOPLE'S REPUBLIC OF CHINA AND REPUB- LIC OF CHINA ON TAIWAN. Section 2153 of title 10, United States Code, is
 14 15 16 17 18 19 20 21 22 	ROTC SCHOLARSHIPS UNDER ARMY RESERVE AND NATIONAL GUARD PROGRAM. Section 2107a(h) of title 10, United States Code, is amended by striking "208" and inserting "416". SEC. 528. CAPSTONE OVERSEAS FIELD STUDIES TRIPS TO PEOPLE'S REPUBLIC OF CHINA AND REPUB- LIC OF CHINA ON TAIWAN. Section 2153 of title 10, United States Code, is amended by adding at the end the following new sub-

Defense University to ensure that visits to China and Tai-1 2 wan are an integral part of the field study programs con-3 ducted by the university as part of the military education 4 course carried out pursuant to subsection (a) and that 5 such field study programs include annually at least one 6 class field study trip to the People's Republic of China 7 and at least one class field study trip to the Republic of 8 China on Taiwan.".

9 SEC. 529. SENSE OF CONGRESS CONCERNING ESTABLISH10 MENT OF NATIONAL COLLEGE OF HOMELAND 11 SECURITY.

12 It is the sense of Congress that the Secretary of De-13 fense, in consultation with the Secretary of Homeland Security, should establish within the National Defense Uni-14 15 versity an educational institution, to be known as the National College of Homeland Security, to have the mission 16 17 of providing strategic-level homeland security and homeland defense education and related research to civilian and 18 military leaders from all agencies of government in order 19 to contribute to the development of a common under-20 21 standing of core homeland security principles and of effec-22 tive interagency and multijurisdictional homeland security 23 strategies, policies, doctrines, and processes.

1	Subtitle D—General Service
2	Requirements
3	SEC. 531. UNIFORM ENLISTMENT STANDARDS FOR THE
4	ARMED FORCES.
5	(a) UNIFORM STANDARDS.—Section 504 of title 10,
6	United States Code, is amended—
7	(1) by inserting "(a)" at the beginning of the
8	text; and
9	(2) by adding at the end the following new sub-
10	section:
11	"(b)(1) Except as provided under paragraph (2), a
12	person may not be enlisted in any armed force unless that
13	person is one of the following:
14	"(A) A national of the United States, as de-
15	fined in section $101(a)(22)$ of the Immigration and
16	Nationality Act (8 U.S.C. 1101(a)(22)).
17	"(B) An alien who is lawfully admitted for per-
18	manent residence, as defined in section $101(a)(20)$
19	of the Immigration and Nationality Act (8 U.S.C.
20	1101(a)(20)).
21	"(C) A person described in section 341 of one
22	of the following:
23	"(i) The Compact of Free Association be-
24	tween the Federated States of Micronesia and
25	the United States (section 201(a) of Public

1	Law 108–188 (117 Stat. 2784; 48 U.S.C. 1921
2	note)).
3	"(ii) The Compact of Free Association be-
4	tween the Republic of the Marshall Islands and
5	the United States (section 201(b) of Public
6	Law 108–188 (117 Stat. 2823; 48 U.S.C. 1921
7	note)).
8	"(iii) The Compact of Free Association be-
9	tween Palau and the United States (section 201
10	of Public Law 99–658 (100 Stat. 3678; 48
11	U.S.C. 1931 note)).
12	"(2) The Secretary concerned may authorize the en-
13	listment of persons not described in paragraph (1) when
14	the Secretary determines that such enlistment is vital to
15	the national interest.".
16	(b) Conforming Repeal of Service-Specific
17	Provisions.—
18	(1) Repeal.—Sections 3253 and 8253 of such
19	title are repealed.
20	(2) CLERICAL AMENDMENTS.—The table of sec-
21	tions at the beginning of chapter 333 is amended by
22	striking the item relating to section 3253. The table
23	of sections at the beginning of chapter 833 is
24	amended by striking the item relating to section
25	8253.

1 SEC. 532. INCREASE IN MAXIMUM TERM OF ORIGINAL EN-

LISTMENT IN REGULAR COMPONENT.

2

3 Section 505(c) of title 10, United States Code, is
4 amended by striking "six years" and inserting "eight
5 years".

6 SEC. 533. MEMBERS COMPLETING STATUTORY INITIAL77MILITARY SERVICE OBLIGATION.

8 (a) NOTIFICATION TO INITIAL ENTRANTS.—Section
9 651(a) of title 10, United States Code, is amended by add10 ing at the end the following new subsection:

11 "(c) Each person covered by subsection (a), upon 12 commencing that person's initial period of service as a 13 member of the armed forces, shall be provided the date 14 on which the initial military service obligation of that per-15 son under this section ends.".

16 (b) NOTIFICATION TO INDIVIDUAL READY RESERVE
17 MEMBERS.—Section 10144 of such title is amended by
18 adding at the end the following new subsection:

"(c) In the case of a member of the armed forces
who is serving in the Individual Ready Reserve to complete
the initial military service obligation of that member under
section 651 of this title, the Secretary concerned shall—
"(1) notify the member when the period of that
service obligation is completed; and

1	((2) before the date when that period is com-
2	pleted, provide to that member an opportunity, if the
3	member is qualified, to—
4	"(A) continue voluntarily in the Ready Re-
5	serve; or
6	"(B) transfer voluntarily to an active com-
7	ponent.".
8	(c) Prohibition of Certain Involuntary Per-
9	SONNEL ACTIONS.—
10	(1) IN GENERAL.—Chapter 1215 of such title is
11	amended by adding at the end the following new sec-
12	tion:
13	"§12553. Members of Individual Ready Reserve com-
	"§ 12553. Members of Individual Ready Reserve com- pleting initial military service obligation:
13	
13 14	pleting initial military service obligation:
13 14 15	pleting initial military service obligation: prohibition of certain involuntary per-
13 14 15 16	pleting initial military service obligation: prohibition of certain involuntary per- sonnel actions
13 14 15 16 17	pleting initial military service obligation: prohibition of certain involuntary per- sonnel actions "(a) PROHIBITION.—In the case of a member of the
 13 14 15 16 17 18 	pleting initial military service obligation: prohibition of certain involuntary per- sonnel actions "(a) PROHIBITION.—In the case of a member of the armed forces who is serving in the Individual Ready Re-
 13 14 15 16 17 18 19 	pleting initial military service obligation: prohibition of certain involuntary per- sonnel actions "(a) PROHIBITION.—In the case of a member of the armed forces who is serving in the Individual Ready Re- serve to complete the initial military service obligation of
 13 14 15 16 17 18 19 20 	pleting initial military service obligation: prohibition of certain involuntary per- sonnel actions "(a) PROHIBITION.—In the case of a member of the armed forces who is serving in the Individual Ready Re- serve to complete the initial military service obligation of that member under section 651 of this title, the Secretary
 13 14 15 16 17 18 19 20 21 	pleting initial military service obligation: prohibition of certain involuntary per- sonnel actions "(a) PROHIBITION.—In the case of a member of the armed forces who is serving in the Individual Ready Re- serve to complete the initial military service obligation of that member under section 651 of this title, the Secretary concerned may not, after the end of the period of that

that commits the member to military service beyond the
 end of that period.

3 "(b) COVERED ACTIONS.—Subsection (a) applies to 4 an involuntary mobilization in accordance with section 5 12301(a), 12301(b), 12302, or 12304 of this title, or a 6 recall to active duty, that commences after the date of the 7 end of the period of the military service obligation or a 8 transfer to the Selected Reserve.".

9 (2) CLERICAL AMENDMENT.—The table of sec10 tions at the beginning of such chapter is amended
11 by adding at the end the following new item:

12 (3) EFFECTIVE DATE.—Section 12533 of title
13 10, United States Code, as added by paragraph (1),
14 shall apply with respect to orders issued by the Sec15 retary concerned after the date of the enactment of
16 this Act.

17 SEC. 534. EXTENSION OF QUALIFYING SERVICE FOR INI-

18

19

TIAL MILITARY SERVICE UNDER NATIONAL CALL TO SERVICE PROGRAM.

Section 510(d) of title 10, United States Code, is
amended by inserting before the period at the end the following: "and shall include military occupational specialties
for enlistments for officer training and subsequent service
as an officer, in cases in which the reason for the enlistHR 1815 RFS

[&]quot;12553. Members of Individual Ready Reserve completing initial military service obligation: prohibition of certain involuntary personnel actions.".

1	ment and entry into an agreement under subsection (b)
2	is to enter an officer training program".
3	Subtitle E—Matters Relating to
4	Casualties
5	SEC. 541. REQUIREMENT FOR MEMBERS OF THE ARMED
6	FORCES TO DESIGNATE A PERSON TO BE AU-
7	THORIZED TO DIRECT THE DISPOSITION OF
8	THE MEMBER'S REMAINS.
9	(a) Designation Required.—Section 655 of title
10	10, United States Code, is amended—
11	(1) by redesignating subsection (b) as sub-
12	section (c); and
13	(2) by inserting after subsection (a) the fol-
14	lowing new subsection (b):
15	"(b) The Secretary concerned shall, upon the enlist-
16	ment or appointment of a person in the armed forces, re-
17	quire that the person specify in writing the person author-
18	ized to direct the disposition of the person's remains under
19	section 1482 of this title. The Secretary shall periodically,
20	and whenever the member is deployed as part of a contin-
21	gency operation or in other circumstances specified by the
22	Secretary, require that such designation be reconfirmed,
23	or modified, by the member.".

(b) CHANGE IN DESIGNATION.—Subsection (c) of
 such section, as redesignated by subsection (a)(1), is
 amended by inserting "or (b)" after "subsection (a)".

4 (c) PERSONS AUTHORIZED TO DIRECT DISPOSITION
5 OF REMAINS.—Section 1482(c) of such title is amended—
6 (1) by striking the matter preceding paragraph
7 (1) and inserting the following:

8 "(c) The person designated under section 655(b) of 9 this title shall be considered for all purposes to be the per-10 son designated under this subsection to direct disposition of the remains of a decedent covered by this chapter. If 11 12 the person so designated is not available, or if there was 13 no such designation under that section, one of the following persons, in the order specified, shall be the person 14 15 designated to direct the disposition of remains:"; and

(2) in paragraph (4), by striking "clauses (1)–
(3)" and inserting "paragraph (1), (2), or (3)".

18 (d) EFFECTIVE DATE.—Subsection (b) of section 19 655 of title 10, United States Code, as added by sub-20 section (a)(2), shall take effect at the end of the 30-day 21 period beginning on the date of the enactment of this Act 22 and shall be applied to persons enlisted or appointed in 23 the Armed Forces after the end of such period. In the 24 case of persons who are members of the Armed Forces 25 as of the end of such 30-day period, such subsection—

	101
1	(1) shall be applied to any member who is de-
2	ployed to a contingency operation after the end of
3	such period; and
4	(2) in the case of any member not sooner cov-
5	ered under paragraph (1), shall be applied before the
6	end of the 180-day period beginning on the date of
7	the enactment of this Act.
8	(e) TREATMENT OF PRIOR DESIGNATIONS.—
9	(1) A qualifying designation by a decedent cov-
10	ered by section 1481 of title 10, United States Code,
11	shall be treated for purposes of section 1482 of such
12	title as having been made under section 655(b) of
13	such title.
14	(2) QUALIFYING DESIGNATIONS.—For purposes
15	of paragraph (1), a qualifying designation is a des-
16	ignation by a person of the person to be authorized
17	to direct disposition of the remains of the person
18	making the designation that was made before the
19	date of the enactment of this Act and in accordance
20	with regulations and procedures of the Department
21	of Defense in effect at the time.
22	SEC. 542. ENHANCED PROGRAM OF CASUALTY ASSISTANCE
23	OFFICERS AND SERIOUSLY INJURED/ILL AS-
24	SISTANCE OFFICERS.
25	(a) Required Standards and Training.—

(1) IN GENERAL.—Subchapter I of chapter 88
 of title 10, United States Code, is amended by add ing at the end the following new section:

4 "§1790. Casualty Assistance Officers; Seriously In5 jured/Ill Assistance Officers

6 "(a) ASSIGNMENT OF CAOS.—Whenever a member 7 of the Army, Navy, Air Force, or Marine Corps dies while 8 on active duty or otherwise under circumstances for which 9 a death gratuity under section 1475 or 1476 of this title 10 is to be paid, the Secretary of the military department concerned shall provide for the assignment of a Casualty As-11 12 sistance Officer to assist the family members of the de-13 ceased member.

"(b) Assignment of SIAOs.—Whenever a member 14 15 of the Army, Navy, Air Force, or Marine Corps is seriously injured or becomes seriously ill while on active duty or 16 17 otherwise under circumstances for which, if the member 18 died, a death gratuity under section 1475 or 1476 of this title would be paid, the Secretary of the military depart-19 ment concerned shall provide for the assignment of a Seri-2021 ously Injured/Ill Assistance Officer to assist the member 22 and the member's family members.

23 "(c) PERSONS WHO MAY BE ASSIGNED.—The Sec24 retary concerned may only assign as a Casualty Assistance
25 Officer or Seriously Injured/Ill Assistance Officer a mem-

ber of the armed forces who is an officer or a noncommis sioned officers in pay grade E-7 or above or a person who
 is a Federal civilian employee.

4 "(d) DUTIES AND FUNCTIONS .—The Secretary of
5 Defense shall prescribe the duties and functions of Cas6 ualty Assistance Officers and Seriously Injured/Ill Assist7 ance Officers. Such functions shall include the following
8 functions for family members:

9 "(1) Information source.

10 "(2) Counsellor.

11 "(3) Advisor on obtaining needed information12 and services.

13 "(4) Administrative assistant.

14 "(5) Advocate for family members with military15 authorities.

"(e) DURATION AND LOCATION OF ASSISTANCE.—
Once a family is assigned a Casualty Assistance Officer
or Seriously Injured/Ill Assistance Officer, the Secretary
concerned shall ensure that such an officer is continuously
assigned to that family, regardless of family location, until
the Secretary determines that the family is no longer in
need of assistance from such an officer.

23 "(f) TRAINING AND OVERSIGHT.—(1) The Secretary
24 of Defense shall establish standards for performance of
25 the duties of Casualty Assistance Officers and Seriously

Injured/Ill Assistance Officers, and shall monitor the
 training programs of the military departments for persons
 assigned to duty as such officers, in order to ensure that
 Casualty Assistance Officers and Seriously Injured/Ill As sistance Officers are properly trained.

6 "(2) The Secretary of each military department7 shall—

8 "(A) ensure that Casualty Assistance Officers
9 and Seriously Injured/Ill Assistance Officers are
10 properly trained; and

"(B) monitor the performance of persons assigned to duty as Casualty Assistance Officers and
Seriously Injured/Ill Assistance Officers.

14 "(g) CRITERIA FOR DETERMINATION OF SERIOUS
15 INJURY OR ILLNESS.—The Secretary of Defense shall
16 specify criteria for determination for purposes of this sec17 tion of whether a member is seriously injured or seriously
18 ill.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended
by adding at the end the following new item:

"1790. Casualty Assistance Officers; Seriously Injured/Ill Assistance Officers.".

(b) IMPLEMENTATION.—The Secretary of Defense
shall prescribe regulations for the implementation of section 1790 of title 10, United States Code, as added by

subsection (a), not later than 180 days after the date of
 the enactment of this Act.

3 SEC. 543. STANDARDS AND GUIDELINES FOR DEPARTMENT 4 OF DEFENSE PROGRAMS TO ASSIST WOUND5 ED AND INJURED MEMBERS.

6 The Secretary of Defense shall examine the programs 7 of the Army, Navy, Air Force, and Marine Corps that pro-8 vide assistance to members of the Armed Forces who incur 9 severe wounds or injuries in the line of duty, including 10 the Army Disabled Soldier Support Program and the Marine for Life Injured Support Program, and (based on 11 12 such examination) shall develop standards and guidelines 13 as necessary to coordinate and standardize those programs with the activities of the Severely Injured Joint Support 14 15 Operations Center of the Department of Defense, established as of February 1, 2005. The Secretary shall publish 16 17 regulations to implement the standards and guidelines developed pursuant to the preceding sentence not later than 18 19 180 days after the date of the enactment of this Act.

20 SEC. 544. AUTHORITY FOR MEMBERS ON ACTIVE DUTY
21 WITH DISABILITIES TO PARTICIPATE IN
22 PARALYMPIC GAMES.

23 Section 717(a) of title 10, United States Code, is 24 amended by striking "participate in—" and all that fol-

1	lows through "(2) any other" and inserting "participate
2	in any of the following sports competitions:
3	"(1) The Pan-American Games and the Olym-
4	pic Games, and qualifying events and preparatory
5	competition for those games.
6	"(2) The Paralympic Games, if eligible to par-
7	ticipate in those games, and qualifying events and
8	preparatory competition for those games.
9	"(3) Any other".
10	Subtitle F—Military Justice and
11	Legal Assistance Matters
12	SEC. 551. CLARIFICATION OF AUTHORITY OF MILITARY
13	LEGAL ASSISTANCE COUNSEL TO PROVIDE
13 14	LEGAL ASSISTANCE COUNSEL TO PROVIDE MILITARY LEGAL ASSISTANCE WITHOUT RE-
14	MILITARY LEGAL ASSISTANCE WITHOUT RE-
14 15	MILITARY LEGAL ASSISTANCE WITHOUT RE- GARD TO LICENSING REQUIREMENTS.
14 15 16	MILITARY LEGAL ASSISTANCE WITHOUT RE- GARD TO LICENSING REQUIREMENTS. Section 1044 of title 10, United States Code, is
14 15 16 17	MILITARY LEGAL ASSISTANCE WITHOUT RE- GARD TO LICENSING REQUIREMENTS. Section 1044 of title 10, United States Code, is amended by adding at the end the following new sub-
14 15 16 17 18	MILITARY LEGAL ASSISTANCE WITHOUT RE- GARD TO LICENSING REQUIREMENTS. Section 1044 of title 10, United States Code, is amended by adding at the end the following new sub- section:
14 15 16 17 18 19	MILITARY LEGAL ASSISTANCE WITHOUT RE- GARD TO LICENSING REQUIREMENTS. Section 1044 of title 10, United States Code, is amended by adding at the end the following new sub- section: "(e)(1) Notwithstanding any law regarding the licen-
 14 15 16 17 18 19 20 	MILITARY LEGAL ASSISTANCE WITHOUT RE- GARD TO LICENSING REQUIREMENTS. Section 1044 of title 10, United States Code, is amended by adding at the end the following new sub- section: "(e)(1) Notwithstanding any law regarding the licen- sure of attorneys, a judge advocate or civilian attorney
 14 15 16 17 18 19 20 21 	MILITARY LEGAL ASSISTANCE WITHOUT RE- GARD TO LICENSING REQUIREMENTS. Section 1044 of title 10, United States Code, is amended by adding at the end the following new sub- section: "(e)(1) Notwithstanding any law regarding the licen- sure of attorneys, a judge advocate or civilian attorney who is authorized to provide military legal assistance is

1	"(2) In this subsection, the term 'military legal as-
2	sistance' includes—
3	"(A) legal assistance provided under this sec-
4	tion; and
5	"(B) legal assistance contemplated by sections
6	1044a, 1044b, 1044c, and 1044d of this title.".
7	SEC. 552. USE OF TELECONFERENCING IN ADMINISTRA-
8	TIVE SESSIONS OF COURTS-MARTIAL.
9	Section 839 of title 10, United States Code (article
10	39 of the Uniform Code of Military Justice), is amended—
11	(1) by redesignating subsection (b) as sub-
12	section (c);
13	(2) by designating the matter following para-
14	graph (4) of subsection (a) as subsection (b); and
15	(3) in subsection (b), as so redesignated—
16	(A) by striking "These proceedings shall be
17	conducted" and inserting "Proceedings under
18	subsection (a) shall be conducted"; and
19	(B) by adding at the end the following new
20	sentence: "If authorized by regulations of the
21	Secretary concerned, and if the defense counsel
22	is physically in the presence of the accused, the
23	presence required by this subsection may other-
24	wise be established by audiovisual technology
25	

TARY JUSTICE.

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5 (a) NO LIMITATION FOR MURDER, RAPE, OR RAPE
6 OF A CHILD.—Section 843 of title 10, United States Code
7 (article 43 of the Uniform Code of Military Justice), is
8 amended in subsection (a) by inserting after "in a time
9 of war," the following: "with murder, rape, or rape of a
10 child,".

(b) SPECIAL RULES FOR CHILD ABUSE OFFENSES.—Such section is further amended in subsection
(b)(2)—

(1) in subparagraph (A), by striking "before
the child attains the age of 25 years" and inserting
"during the life of the child or within five years
after the date on which the offense was committed,
whichever provides a longer period,";

19 (2) In subparagraph (B)—

20 (A) in the matter preceding clause (i), by
21 striking "sexual or physical";

(B) in clause (i), by striking "Rape or carnal knowledge" and inserting "Any offense";
and

1	(C) in clause (v), by striking "Indecent as-
2	sault," and inserting "Kidnapping; indecent as-
3	sault;"; and
4	(3) by adding at the end the following new sub-
5	paragraph:
6	"(C) In subparagraph (A), the term 'child
7	abuse offense' includes an act that involves abuse of
8	a person who has not attained the age of 18 years
9	and would constitute an offense under chapter 110
10	or 117, or under section 1591, of title 18.".
11	SEC. 554. OFFENSE OF STALKING UNDER THE UNIFORM
12	CODE OF MILITARY JUSTICE.
13	(a) IN GENERAL.—(1) Subchapter X of chapter 47
14	of title 10, United States Code (the Uniform Code of Mili-
15	tary Justice), is amended by inserting after section 928
16	(article 128) the following new section:
17	
	"§928a. Art. 128a. Stalking
18	<pre>"§ 928a. Art. 128a. Stalking "Any person subject to this chapter who, on two or</pre>
18	"Any person subject to this chapter who, on two or
18 19	"Any person subject to this chapter who, on two or more occasions, engages in one or more threatening acts
18 19 20	"Any person subject to this chapter who, on two or more occasions, engages in one or more threatening acts with respect to a specific person—
18 19 20 21	"Any person subject to this chapter who, on two or more occasions, engages in one or more threatening acts with respect to a specific person— "(1) that the person knows or should know
18 19 20 21 22	"Any person subject to this chapter who, on two or more occasions, engages in one or more threatening acts with respect to a specific person— "(1) that the person knows or should know would place the specific person in emotional distress

"(2) that places the specific person in emotional
 distress or in reasonable fear of death or bodily
 harm to the specific person or to an immediate fam ily member or intimate partner of the specific per son;

6 is guilty of stalking and shall be punished as a court-mar-7 tial may direct.".

8 (2) The table of sections at the beginning of such sub9 chapter is amended by inserting after the item relating
10 to section 928 the following new item:

"928a. Art. 128a. Stalking.".

(b) APPLICABILITY.—Section 928a of title 10, United
States Code (article 128a of the Uniform Code of Military
Justice), as added by subsection (a), applies to offenses
committed after the date that is six months after the date
of the enactment of this Act.

16 SEC. 555. RAPE, SEXUAL ASSAULT, AND OTHER SEXUAL

17MISCONDUCT UNDER UNIFORM CODE OF18MILITARY JUSTICE.

19 (a) REVISION TO UCMJ.—

20 (1) IN GENERAL.—Section 920 of title 10,
21 United States Code (article 120 of the Uniform
22 Code of Military Justice), is amended to read as fol23 lows:

1 "§ 920. Art. 120. Rape, sexual assault, and other sex ual misconduct

3 "(a) RAPE.—Any person subject to this chapter who
4 causes another person of any age to engage in a sexual
5 act by—

6 "(1) using force against that other person;

7 "(2) causing grievous bodily harm to any per-8 son;

9 "(3) threatening or placing that other person in
10 fear that any person will be subjected to death,
11 grievous bodily harm, or kidnapping;

12 "(4) rendering another person unconscious; or 13 "(5) administering to another person by force 14 or threat of force, or without the knowledge or per-15 mission of that person, a drug, intoxicant, or other 16 similar substance and thereby substantially impairs 17 the ability of that other person to appraise or con-18 trol conduct,

19 is guilty of rape and shall be punished as a court-martial20 may direct.

21 "(b) RAPE OF A CHILD.—Any person subject to this22 chapter who—

23 "(1) engages in a sexual act with a child who24 has not attained the age of twelve years; or

1	
1	((2)) engages in a sexual act under the cir-
2	cumstances described in subsection (a) with a child
3	who has attained the age of twelve years,
4	is guilty of rape of a child and shall be punished as a
5	court-martial may direct.
6	"(c) Aggravated Sexual Assault.—Any person
7	subject to this chapter who—
8	"(1) causes another person of any age to en-
9	gage in a sexual act by—
10	"(A) threatening or placing that other per-
11	son in fear (other than by threatening or plac-
12	ing that other person in fear that any person
13	will be subjected to death, grievous bodily harm,
14	or kidnapping); or
15	"(B) causing bodily harm; or
16	((2) engages in a sexual act with another per-
17	son of any age if that other person is substantially
18	incapacitated or substantially incapable of—
19	"(A) appraising the nature of the sexual
20	act;
21	"(B) declining participation in the sexual
22	act; or
23	"(C) communicating unwillingness to en-
24	gage in the sexual act,

1 is guilty of aggravated sexual assault and shall be pun-2 ished as a court-martial may direct.

3 "(d) AGGRAVATED SEXUAL ASSAULT OF A CHILD.—
4 Any person subject to this chapter who engages in a sexual
5 act with a child who has attained the age of twelve years
6 is guilty of aggravated sexual assault of a child and shall
7 be punished as a court-martial may direct.

8 "(e) AGGRAVATED SEXUAL CONTACT.—Any person 9 subject to this chapter who engages in or causes sexual 10 contact with or by another person, if to do so would violate 11 subsection (a) (rape) had the sexual contact been a sexual 12 act, is guilty of aggravated sexual contact and shall be 13 punished as a court-martial may direct.

14 "(f) AGGRAVATED SEXUAL ABUSE OF A CHILD.—
15 Any person subject to this chapter who engages in a lewd
16 act with a child is guilty of aggravated sexual abuse of
17 a child and shall be punished as a court-martial may di18 rect.

19 "(g) AGGRAVATED SEXUAL CONTACT With Α 20 CHILD.—Any person subject to this chapter who engages 21 in or causes sexual contact with or by another person, if 22 to do so would violate subsection (b) (rape of a child) had 23 the sexual contact been a sexual act, is guilty of aggra-24 vated sexual contact with a child and shall be punished 25 as a court-martial may direct.

1 "(h) ABUSIVE SEXUAL CONTACT.—Any person subject to this chapter who engages in or causes sexual con-2 3 tact with or by another person, if to do so would violate 4 subsection (c) (aggravated sexual assault) had the sexual 5 contact been a sexual act, is guilty of abusive sexual contact and shall be punished as a court-martial may direct. 6 7 "(i) ABUSIVE SEXUAL CONTACT WITH A CHILD.— 8 Any person subject to this chapter who engages in or 9 causes sexual contact with or by another person, if to do 10 so would violate subsection (d) (aggravated sexual assault of a child) had the sexual contact been a sexual act, is 11 12 guilty of abusive sexual contact with a child and shall be 13 punished as a court-martial may direct.

14 "(j) INDECENT LIBERTY WITH A CHILD.—Any per15 son subject to this chapter who engages in indecent liberty
16 in the physical presence of a child—

17 "(1) with the intent to arouse, appeal to, or18 gratify the sexual desire of any person; or

19 "(2) with the intent to abuse, humiliate, or de-20 grade any person,

21 is guilty of indecent liberty with a child and shall be pun-22 ished as a court-martial may direct.

23 "(k) INDECENT ACT.—Any person subject to this24 chapter who engages in indecent conduct is guilty of an

indecent act and shall be punished as a court-martial may
 direct.

3 "(1) FORCIBLE PANDERING.—Any person subject to 4 this chapter who compels another person to engage in an 5 act of prostitution with another person to be directed to 6 said person is guilty of forcible pandering and shall be 7 punished as a court-martial may direct.

8 "(m) WRONGFUL SEXUAL CONTACT.—Any person 9 subject to this chapter who, without legal justification or 10 lawful authorization, engages in sexual contact with an-11 other person without that other person's permission is 12 guilty of wrongful sexual contact and shall be punished 13 as a court-martial may direct.

"(n) INDECENT EXPOSURE.—Any person subject to 14 15 this chapter who intentionally exposes, in an indecent manner, in any place where the conduct involved may rea-16 17 sonably be expected to be viewed by people other than members of the actor's family or household, the genitalia, 18 anus, buttocks, or female areola or nipple is guilty of inde-19 20 cent exposure and shall by punished as a court-martial 21 may direct.

22 "(o) Age of Child.—

23 "(1) TWELVE YEARS.—In a prosecution under
24 subsection (b) (rape of a child), (g) (aggravated sex25 ual contact with a child), or (j) (indecent liberty

with a child), it need not be proven that the accused
knew that the other person engaging in the sexual
act, contact, or liberty had not attained the age of
twelve years. It is not an affirmative defense that
the accused reasonably believed that the child had
attained the age of twelve years.

7 "(2) SIXTEEN YEARS.—In a prosecution under 8 subsection (d) (aggravated sexual assault of a child), 9 (f) (aggravated sexual abuse of a child), (i) (abusive 10 sexual contact with a child), or (j) (indecent liberty 11 with a child), it need not be proven that the accused 12 knew that the other person engaging in the sexual 13 act, contact, or liberty had not attained the age of 14 sixteen years. Unlike in paragraph (1), however, it 15 is an affirmative defense that the accused reasonably 16 believed that the child had attained the age of six-17 teen years.

18 "(p) PROOF OF THREAT.—In a prosecution under
19 this section, in proving that the accused made a threat,
20 it need not be proven that the accused actually intended
21 to carry out the threat.

22 "(q) MARRIAGE.—

23 "(1) IN GENERAL.—In a prosecution under
24 paragraph (2) of subsection (c) (aggravated sexual
25 assault), or under subsection (d) (aggravated sexual

1	assault of a child), (f) (aggravated sexual abuse of
2	a child), (i) (abusive sexual contact with a child), (j)
3	(indecent liberty with a child), (m) (wrongful sexual
4	contact), or (n) (indecent exposure), it is an affirma-
5	tive defense that the accused and the other person
6	when they engaged in the sexual act, sexual contact,
7	or sexual conduct are married to each other.
8	"(2) DEFINITION.—For purposes of this sub-

9 section, a marriage is a relationship, recognized by
10 the laws of a competent state or foreign jurisdiction,
11 between the accused and the other person as
12 spouses. A marriage exists until it is dissolved in ac13 cordance with the laws of a competent state or for14 eign jurisdiction.

"(3) EXCEPTION.—Paragraph (1) shall not
apply if the accused's intent at the time of the sexual conduct is to abuse, humiliate, or degrade any
person, or if the child is under the age of fifteen
years.

20 "(r) CONSENT AND MISTAKE OF FACT AS TO CON-21 SENT.—Lack of permission is an element of the offense 22 in subsection (m) (wrongful sexual contact). Consent and 23 mistake of fact as to consent are not an issue, or an af-24 firmative defense, in a prosecution under any other sub-25 section, except they are an affirmative defense for the sexual conduct in issue in a prosecution under subsection (a)
 (rape), (c) (aggravated sexual assault), (e) (aggravated
 sexual contact), and (h) (abusive sexual contact).

4 "(s) OTHER AFFIRMATIVE DEFENSES NOT PRE5 CLUDED.—The enumeration in this section of some af6 firmative defenses shall not be construed as excluding the
7 existence of others.

8 "(t) NO PREEMPTION.—The prosecution or punish-9 ment of an accused for an offense under this section does 10 not preclude the prosecution or punishment of that ac-11 cused for any other offense.

12 "(u) DEFINITIONS.—In this section:

13 "(1) SEXUAL ACT.—The term 'sexual act'
14 means—

"(A) contact between the penis and the
vulva, and for purposes of this subparagraph
contact involving the penis occurs upon penetration, however slight; or

"(B) the penetration, however slight, of the
genital opening of another by a hand or finger
or by any object, with an intent to abuse, humiliate, harass, or degrade any person or to
arouse or gratify the sexual desire of any person.

"(2) SEXUAL CONTACT.—The term 'sexual con-1 2 tact' means the intentional touching, either directly 3 or through the clothing, of the genitalia, anus, groin, 4 breast, inner thigh, or buttocks of another person, or 5 intentionally causing another person to touch, either 6 directly or through the clothing, the genitalia, anus, 7 groin, breast, inner thigh, or buttocks of any person, 8 with an intent to abuse, humiliate, or degrade any 9 person or to arouse or gratify the sexual desire of 10 any person.

11 "(3) GRIEVOUS BODILY HARM.—The term 'grievous bodily harm' means serious bodily injury. 12 13 It includes fractured or dislocated bones, deep cuts, 14 torn members of the body, serious damage to inter-15 nal organs, and other severe bodily injuries. It does 16 not include minor injuries such as a black eye or a 17 bloody nose. It is the same level of injury as in sec-18 tion 928 (article 128) of this chapter, and a lesser 19 degree of injury than in section 2246(4) of title 18. "(4) DANGEROUS WEAPON OR OBJECT.—The 20 21 term 'dangerous weapon or object' means-22 "(A) any firearm, loaded or not, and 23 whether operable or not; "(B) any other weapon, device, instrument, 24 25 material, or substance, whether animate or in-

1	animate, that in the manner it is used, or is in-
2	tended to be used, is known to be capable of
3	producing death or grievous bodily harm; or
4	"(C) any object fashioned or utilized in
5	such a manner as to lead the victim under the
6	circumstances to reasonably believe it to be ca-
7	pable of producing death or grievous bodily
8	harm.
9	"(5) FORCE.—The term 'force' means action to
10	compel submission of another or to overcome or pre-
11	vent another's resistance by—
12	"(A) the use or display of a dangerous
13	weapon or object;
14	"(B) the suggestion of possession of a dan-
15	gerous weapon or object that is used in a man-
16	ner to cause another to believe it is a dangerous
17	weapon or object; or
18	"(C) physical violence, strength, power, or
19	restraint applied to another person, sufficient
20	that the other person could not avoid or escape
21	the sexual conduct.
22	"(6) THREATENING OR PLACING THAT OTHER
23	PERSON IN FEAR.—The term 'threatening or placing
24	that other person in fear' under paragraph (3) of
25	subsection (a) (rape), or under subsection (e) (ag-

1	gravated sexual contact), means a communication or
2	action that is of sufficient consequence to cause a
3	reasonable fear that non-compliance will result in
4	the victim or another person being subjected to
5	death, grievous bodily harm, or kidnapping.
6	"(7) THREATENING OR PLACING THAT OTHER
7	PERSON IN FEAR.—
8	"(A) IN GENERAL.—The term 'threatening
9	or placing that other person in fear' under
10	paragraph $(1)(A)$ of subsection (c) (aggravated
11	sexual assault), or under subsection (h) (abu-
12	sive sexual contact), means a communication or
13	action that is of sufficient consequence to cause
14	a reasonable fear that non-compliance will re-
15	sult in the victim or another being subjected to
16	a lesser degree of harm than death, grievous
17	bodily harm, or kidnapping.
18	"(B) INCLUSIONS.—Such lesser degree of
19	harm includes—
20	"(i) physical injury to another person
21	or to another person's property; or
22	"(ii) a threat—
23	"(I) to accuse any person of a
24	crime;

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1	"(II) to expose a secret or pub-
2	licize an asserted fact, whether true or
3	false, tending to subject some person
4	to hatred, contempt or ridicule; or
5	"(III) through the use or abuse
6	of military position, rank, or author-
7	ity, to affect or threaten to affect, ei-
8	ther positively or negatively, the mili-
9	tary career of some person.
10	"(8) BODILY HARM.—The term 'bodily harm'
11	means any offensive touching of another, however
12	slight.
13	"(9) CHILD.—The term 'child' means any per-
14	son who has not attained the age of sixteen years.
15	"(10) Lewd Act.—The term 'lewd act'
16	means—
17	"(A) the intentional touching, not through
18	the clothing, of the genitalia of another person,
19	with an intent to abuse, humiliate, or degrade
20	any person, or to arouse or gratify the sexual
21	desire of any person; or
22	"(B) intentionally causing another person
23	to touch, not through the clothing, the genitalia
24	of any person with an intent to abuse, humiliate

1 or degrade any person, or to arouse or gratify 2 the sexual desire of any person. 3 "(11) INDECENT LIBERTY.—The term 'indecent 4 liberty' means indecent conduct, but physical contact 5 is not required. It includes one who with the req-6 uisite intent exposes one's genitalia, anus, buttocks, 7 or female areola or nipple to a child. An indecent 8 liberty may consist of communication of indecent 9 language as long as the communication is made in 10 the physical presence of the child. If words designed 11 to excite sexual desire are spoken to a child, or a 12 child is exposed to or involved in sexual conduct, it 13 is an indecent liberty; the child's consent is not rel-14 evant.

15 "(12) INDECENT CONDUCT.—The term 'inde-16 cent conduct' means that form of immorality relat-17 ing to sexual impurity which is grossly vulgar, ob-18 scene, and repugnant to common propriety, and 19 tends to excite sexual desire or deprave morals with 20 respect to sexual relations. Indecent conduct in-21 cludes but is not limited to observing, or making a 22 videotape, photograph, motion picture, print, nega-23 tive, slide, or other mechanically, electronically, or 24 chemically reproduced visual material, without an-

1	other person's consent, and contrary to that other
2	person's reasonable expectation of privacy, of—
3	"(A) that other person's genitalia, anus, or
4	buttocks, or (if that other person is female)
5	that person's areola or nipple; or
6	"(B) that other person while that other
7	person is engaged in a sexual act, sodomy
8	(under section 925 (article 125)), or sexual con-
9	tact; and
10	"(13) Act of prostitution.—The term 'act
11	of prostitution' means a sexual act, sexual contact,
12	or lewd act for the purpose of receiving money or
13	other compensation.
14	"(14) CONSENT.—The term 'consent' means
15	words or overt acts indicating a freely given agree-
16	ment to the sexual conduct at issue by a competent
17	person. An expression of lack of consent through
18	words or conduct means there is no consent. Lack
19	of verbal or physical resistance or submission result-
20	ing from the accused's use of force, threat of force,
21	or placing another person in fear does not constitute
22	consent. A current or previous dating relationship by
23	itself or the manner of dress of the person involved
24	with the accused in the sexual conduct at issue shall

1	not constitute consent. A person cannot consent to
2	sexual activity if—
3	"(A) under sixteen years of age; or
4	"(B) substantially incapable of—
5	"(i) appraising the nature of the sex-
6	ual conduct at issue due to—
7	"(I) mental impairment or un-
8	consciousness resulting from con-
9	sumption of alcohol, drugs, a similar
10	substance, or otherwise; or
11	"(II) mental disease or defect
12	which renders the person unable to
13	understand the nature of the sexual
14	conduct at issue; or
15	"(ii) physically declining participation
16	in the sexual conduct at issue; or
17	"(iii) physically communicating unwill-
18	ingness to engage in the sexual conduct at
19	issue.
20	"(15) MISTAKE OF FACT AS TO CONSENT.—The
21	term 'mistake of fact as to consent' means the ac-
22	cused held, as a result of ignorance or mistake, an
23	incorrect belief that the other person engaging in the
24	sexual conduct consented. The ignorance or mistake
25	must have existed in the mind of the accused and

1	must have been reasonable under all the cir-
2	cumstances. To be reasonable the ignorance or mis-
3	take must have been based on information, or lack
4	of it, which would indicate to a reasonable person
5	that the other person consented. Additionally, the ig-
6	norance or mistake cannot be based on the negligent
7	failure to discover the true facts. Negligence is the
8	absence of due care. Due care is what a reasonably
9	careful person would do under the same or similar
10	circumstances. The accused's state of intoxication, if
11	any, at the time of the offense is not relevant to mis-
12	take of fact. A mistaken belief that the other person
13	consented must be that which a reasonably careful,
14	ordinary, prudent, sober adult would have had under
15	the circumstances at the time of the offense.

16 "(16) AFFIRMATIVE DEFENSE.—The term 'affirmative defense' means any special defense which, 17 18 although not denying that the accused committed 19 the objective acts constituting the offense charged, denies, wholly, or partially, criminal responsibility 20 21 for those acts. The accused has the burden of prov-22 ing the affirmative defense by a preponderance of 23 evidence. After the defense meets this burden, the prosecution shall have the burden of proving beyond 24

a reasonable doubt that the affirmative defense did
 not exist.".

3 (2) CLERICAL AMENDMENT.—The item relating
4 to section 920 (article 120) in the table of sections
5 at the beginning of subchapter X of chapter 47 of
6 title 10, United States Code (the Uniform Code of
7 Military Justice), is amended to read as follows:
"920. Art. 120. Rape, sexual assault, and other sexual misconduct.".

8 (b) INTERIM MAXIMUM PUNISHMENTS.—Until the 9 President otherwise provides pursuant to section 856 of title 10, United States Code (article 56 of the Uniform 10 11 Code of Military Justice), the punishment which a court-12 martial may direct for an offense under section 920 of such title (article 120 of the Uniform Code of Military 13 Justice), as amended by subsection (a), may not exceed 14 15 the following limits:

16 (1) SUBSECTIONS (a) AND (b).—For an offense
17 under subsection (a) (rape) or (b) (rape of a child),
18 death or such other punishments as a court-martial
19 may direct.

20 (2) SUBSECTION (c).—For an offense under
21 subsection (c) (aggravated sexual assault), dishonor22 able discharge, forfeiture of all pay and allowances,
23 and confinement for 30 years.

24 (3) SUBSECTIONS (d) AND (e).—For an offense
25 under subsection (d) (aggravated sexual assault of a HR 1815 RFS

1	child) or (e) (aggravated sexual contact), dishonor-
2	able discharge, forfeiture of all pay and allowances,
3	and confinement for 20 years.
4	(4) SUBSECTIONS (f) AND (g).—For an offense
5	under subsection (f) (aggravated sexual abuse of a
6	child) or (g) (aggravated sexual contact with a
7	child), dishonorable discharge, forfeiture of all pay
8	and allowances, and confinement for 15 years.
9	(5) Subsections (h) through (j).—For an of-
10	fense under subsection (h) (abusive sexual contact),
11	(i) (abusive sexual contact with a child), or (j) (inde-
12	cent liberty with a child), dishonorable discharge,
13	forfeiture of all pay and allowances, and confinement
14	for 7 years.
15	(6) SUBSECTIONS (k) AND (l).—For an offense
16	under subsection (k) (indecent act) or (l) (forcible
17	pandering), dishonorable discharge, forfeiture of all
18	pay and allowances, and confinement for 5 years.
19	(7) SUBSECTIONS (m) AND (n).—For an offense
20	under subsection (m) (wrongful sexual contact) or
21	(n) (indecent exposure), dishonorable discharge, for-
22	feiture of all pay and allowances, and confinement
23	for 1 year.
24	(c) EFFECTIVE DATE.—The amendments made by

24 (c) EFFECTIVE DATE.—The amendments made by25 subsection (a) shall take effect 1 year after the date of

the enactment of this Act and section 920 of title 10,
 United States Code (article 120 of the Uniform Code of
 Military Justice), as amended by subsection (a), shall
 apply with respect to offenses committed on or after that
 effective date.

6 (d) CONFORMING AMENDMENT.—Section 918 of title 7 10, United States Code (article 118 of the Uniform Code 8 of Military Justice), is amended in paragraph (4) by strik-9 ing "rape," and inserting "rape, rape of a child, aggra-10 vated sexual assault, aggravated sexual assault of a child, 11 aggravated sexual contact, aggravated sexual abuse of a 12 child, aggravated sexual contact with a child,".

13 Subtitle G—Assistance to Local 14 Educational Agencies for De 15 fense Dependents Education

16SEC. 561. ENROLLMENT IN OVERSEAS SCHOOLS OF DE-17FENSE DEPENDENTS' EDUCATION SYSTEM OF18CHILDREN OF CITIZENS OR NATIONALS OF19THE UNITED STATES HIRED IN OVERSEAS20AREAS AS FULL-TIME DEPARTMENT OF DE-21FENSE EMPLOYEES.

Paragraph (2) of section 1414 of the Defense Dependents' Education Act of 1978 (20 U.S.C. 932) is
amended to read as follows:

1	"(2) The term 'sponsor' means a person who
2	is—
3	"(A) a member of the Armed Forces serv-
4	ing on active duty who—
5	"(i) is authorized to transport depend-
6	ents to or from an overseas area at Gov-
7	ernment expense; and
8	"(ii) is provided an allowance for liv-
9	ing quarters in that area;
10	"(B) a full-time civilian officer or employee
11	of the Department of Defense who—
12	"(i) is a citizen or national of the
13	United States;
14	"(ii) is authorized to transport de-
15	pendents to or from an overseas area at
16	Government expense; and
17	"(iii) is provided an allowance for liv-
18	ing quarters in that area; or
19	"(C) a full-time civilian officer or employee
20	of the Department of Defense who—
21	"(i) is a citizen or national of the
22	United States;
23	"(ii) resided in an overseas area at
24	the time of the person's employment; and

1	"(iii) is employed by the Department
2	of Defense in that area.".
3	SEC. 562. ASSISTANCE TO LOCAL EDUCATIONAL AGENCIES
4	THAT BENEFIT DEPENDENTS OF MEMBERS
5	OF THE ARMED FORCES AND DEPARTMENT
6	OF DEFENSE CIVILIAN EMPLOYEES.
7	(a) Assistance to Schools With Significant
8	NUMBERS OF MILITARY DEPENDENT STUDENTS.—
9	(1) Assistance authorized.—The Secretary
10	of Defense shall provide financial assistance to an el-
11	igible local educational agency described in para-
12	graph (2) if, without such assistance, the local edu-
13	cational agency will be unable (as determined by the
14	Secretary of Defense in consultation with the Sec-
15	retary of Education) to provide the students in the
16	schools of the local educational agency with a level
17	of education that is equivalent to the minimum level
18	of education available in the schools of the other
19	local educational agencies in the same State.
20	(2) ELIGIBLE LOCAL EDUCATIONAL AGEN-
21	CIES.—A local educational agency is eligible for as-
22	sistance under this subsection for a fiscal year if at
23	least 20 percent (as rounded to the nearest whole
24	percent) of the students in average daily attendance
25	in the schools of the local educational agency during

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the preceding school year were military dependent
 students counted under section 8003(a)(1) of the El ementary and Secondary Education Act of 1965 (20
 U.S.C. 7703(a)(1)).

5 (b) Assistance to Schools With Enrollment
6 Changes Due to Base Closures, Force Structure
7 Changes, or Force Relocations.—

8 (1) Assistance authorized.—To assist com-9 munities in making adjustments resulting from 10 changes in the size or location of the Armed Forces, 11 the Secretary of Defense shall provide financial as-12 sistance to an eligible local educational agency de-13 scribed in paragraph (2) if, during the period be-14 tween the end of the school year preceding the fiscal 15 year for which the assistance is authorized and the 16 beginning of the school year immediately preceding 17 that school year, the local educational agency had 18 (as determined by the Secretary of Defense in con-19 sultation with the Secretary of Education) an overall 20 increase or reduction of—

21 (A) not less than five percent in the aver22 age daily attendance of military dependent stu23 dents in the schools of the local educational
24 agency; or

1	(B) not less than 250 military dependent
2	students in average daily attendance in the
3	schools of the local educational agency.
4	(2) ELIGIBLE LOCAL EDUCATIONAL AGEN-
5	CIES.—A local educational agency is eligible for as-
6	sistance under this subsection for a fiscal year if—
7	(A) the local educational agency is eligible
8	for assistance under subsection (a) for the same
9	fiscal year, or would have been eligible for such
10	assistance if not for the reduction in military
11	dependent students in schools of the local edu-
12	cational agency; and
13	(B) the overall increase or reduction in
14	military dependent students in schools of the
15	local educational agency is the result of the clo-
16	sure or realignment of military installations
17	under the base closure process or the relocation
18	of members of the Armed Forces and civilian
19	employees of the Department of Defense as
20	part of force structure changes or movements of
21	units or personnel between military installa-
22	tions.
23	(3) CALCULATION OF AMOUNT OF ASSIST-

24 ANCE.—

1	(A) PRO RATA DISTRIBUTION.—The
2	amount of the assistance provided under this
3	subsection to a local educational agency that is
4	eligible for such assistance for a fiscal year
5	shall be equal to the product obtained by multi-
6	plying—
7	(i) the per-student rate determined
8	under subparagraph (B) for that fiscal
9	year; by
10	(ii) the net of the overall increases
11	and reductions in the number of military
12	dependent students in schools of the local
13	educational agency, as determined under
14	paragraph (1).
15	(B) Per-student rate.—For purposes
16	of subparagraph (A)(i), the per-student rate for
17	a fiscal year shall be equal to the dollar amount
18	obtained by dividing—
19	(i) the total amount of funds made
20	available for that fiscal year to provide as-
21	sistance under this subsection; by
22	(ii) the sum of the overall increases
23	and reductions in the number of military
24	dependent students in schools of all eligible

1	local educational agencies for that fiscal
2	year under this subsection.
3	(c) NOTIFICATION.—Not later than June 30, 2006,
4	and June 30 of each fiscal year thereafter for which funds
5	are made available to carry out this section, the Secretary
6	of Defense shall notify each local educational agency that
7	is eligible for assistance under this section for that fiscal
8	year of—
9	(1) the eligibility of the local educational agency
10	for the assistance, including whether the agency is
11	eligible for assistance under either subsection (a) or
12	(b) or both subsections; and
13	(2) the amount of the assistance for which the
14	local educational agency is eligible.
15	(d) DISBURSEMENT OF FUNDS.—The Secretary of
16	Defense shall disburse assistance made available under
17	this section for a fiscal year not later than 30 days after
10	the date on which notification to the divible local adv

18 the date on which notification to the eligible local edu-19 cational agencies is provided pursuant to subsection (c)20 for that fiscal year.

(e) FINDING FOR FISCAL YEAR 2006.—Of the
amount authorized to be appropriated pursuant to section
301(5) for operation and maintenance for Defense-wide
activities—

1 (1) \$50,000,000 shall be available only for the 2 purpose of providing assistance to local educational 3 agencies under subsection (a); and 4 (2) \$10,000,000 shall be available only for the 5 purpose of providing assistance to local educational 6 agencies under subsection (b). 7 (f) DEFINITIONS.—In this section: (1) The term "base closure process" means the 8 9 2005 base closure and realignment process author-10 ized by Defense Base Closure and Realignment Act 11 of 1990 (part A of title XXIX of Public Law 101– 12 510; 10 U.S.C. 2687 note) or any base closure and 13 realignment process conducted after the date of the 14 enactment of this Act under section 2687 of title 10, 15 United States Code, or any other similar law en-16 acted after that date. 17 (2) The term "local educational agency" has 18 the meaning given that term in section 8013(9) of 19 the Elementary and Secondary Education Act of 20 1965 (20 U.S.C. 7713(9)). (3) The term "military dependent students" re-21 22 fers to— 23 (A) elementary and secondary school stu-24 dents who are dependents of members of the 25 Armed Forces; and

1	(B) elementary and secondary school stu-
2	dents who are dependents of civilian employees
3	of the Department of Defense.
4	(4) The term "State" means each of the 50
5	States and the District of Columbia.
6	(g) Repeal of Former Authority.—Section 386
7	of the National Defense Authorization Act for Fiscal Year
8	1993 (Public Law 102–484; 20 U.S.C. 7703 note) is re-
9	pealed. The repeal of such section shall not affect the dis-
10	tribution of assistance to local educational agencies under
11	section 559 of the Ronald W. Reagan National Defense
12	Authorization Act for Fiscal Year 2005 (Public Law 108–
13	375; 118 Stat. 1917) for fiscal year 2005.
14	SEC. 563. CONTINUATION OF IMPACT AID ASSISTANCE ON
15	BEHALF OF DEPENDENTS OF CERTAIN MEM-
16	BERS DESPITE CHANGE IN STATUS OF MEM-
17	BER.
18	(a) Special Rule.—For purposes of computing the
19	amount of a payment for an eligible local educational

amount of a payment for an eligible local educational
agency under subsection (a) of section 8003 of the Elementary and Secondary Education Act (20 U.S.C. 7703)
for school year 2005–2006, the Secretary of Education
shall continue to count as a child enrolled in a school of
such agency under such subsection any child who—

(1) would be counted under paragraph (1)(B)
 of such subsection to determine the number of chil dren who were in average daily attendance in the
 school; but

5 (2) due to the deployment of both parents or 6 legal guardians of the child, the deployment of a 7 parent or legal guardian having sole custody of the 8 child, or the death of a military parent or legal 9 guardian while on active duty (so long as the child 10 resides on Federal property (as defined in section 11 8013(5) of such Act (20 U.S.C. 7713(5))), is not eli-12 gible to be so counted.

(b) TERMINATION.—The special rule provided under
subsection (a) applies only so long as the children covered
by such subsection remain in average daily attendance at
a school in the same local educational agency they attended before their change in eligibility status.

18 Subtitle H—Decorations and 19 Awards

20 SEC. 565. COLD WAR VICTORY MEDAL.

(a) AUTHORITY.—Chapter 57 of title 10, United
States Code, is amended by adding at the end the following new section:

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1 "§1134. Cold War Victory Medal

2 "(a) MEDAL AUTHORIZED.—The Secretary con-3 cerned shall issue a service medal, to be known as the 4 'Cold War Victory Medal', to persons eligible to receive 5 the medal under subsection (b). The Cold War Victory Medal shall be of an appropriate design approved by the 6 7 Secretary of Defense, with ribbons, lapel pins, and other 8 appurtenances. 9 "(b) ELIGIBLE PERSONS.—The following persons are 10 eligible to receive the Cold War Victory Medal: 11 "(1) A person who— "(A) performed active duty or inactive 12

13 duty training as an enlisted member during the
14 Cold War;

"(B) completed the person's initial term of
enlistment or, if discharged before completion of
such initial term of enlistment, was honorably
discharged after completion of not less than
180 days of service on active duty; and

20 "(C) has not received a discharge less fa21 vorable than an honorable discharge or a re22 lease from active duty with a characterization
23 of service less favorable than honorable.

24 "(2) A person who—

1	"(A) performed active duty or inactive
2	duty training as a commissioned officer or war-
3	rant officer during the Cold War;
4	"(B) completed the person's initial service
5	obligation as an officer or, if discharged or sep-
6	arated before completion of such initial service
7	obligation, was honorably discharged after com-
8	pletion of not less than 180 days of service on
9	active duty; and
10	"(C) has not been released from active
11	duty with a characterization of service less fa-
12	vorable than honorable and has not received a
13	discharge or separation less favorable than an
14	honorable discharge.
15	"(c) ONE AWARD AUTHORIZED.—Not more than one
16	Cold War Victory Medal may be issued to any person.
17	"(d) Issuance to Representative of De-
18	CEASED.—If a person described in subsection (b) dies be-
19	fore being issued the Cold War Victory Medal, the medal
20	shall be issued to the person's representative, as des-
21	ignated by the Secretary concerned.
22	"(e) Replacement.—Under regulations prescribed
23	by the Secretary concerned, a Cold War Victory Medal

 $24\,$ that is lost, destroyed, or rendered unfit for use without

fault or neglect on the part of the person to whom it was
 issued may be replaced without charge.

3 "(f) APPLICATION FOR MEDAL.—The Cold War Vic4 tory Medal shall be issued upon receipt by the Secretary
5 concerned of an application for such medal, submitted in
6 accordance with such regulations as the Secretary pre7 scribes.

8 "(g) UNIFORM REGULATIONS.—The Secretary of De-9 fense shall ensure that regulations prescribed by the Sec-10 retaries of the military departments under this section are 11 uniform so far as is practicable.

12 "(h) DEFINITION.—In this section, the term 'Cold
13 War' means the period beginning on September 2, 1945,
14 and ending at the end of December 26, 1991.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of such chapter is amended by adding
at the end the following new item:

"1134. Cold War Victory Medal.".

18 SEC. 566. ESTABLISHMENT OF COMBAT MEDEVAC BADGE.

- 19 (a) ARMY.—
- 20 (1) IN GENERAL.—Chapter 357 of title 10,
 21 United States Code, is amended by adding at the
 22 end the following new section:

23 "§ 3757. Combat Medevac Badge

24 "(a) The Secretary of the Army shall issue a badge
25 of appropriate design, to be known as the Combat
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Medevac Badge, to each person who while a member of
 the Army served in combat on or after June 25, 1950,
 as a pilot or crew member of a helicopter medical evacu ation ambulance and who meets the requirements for the
 award of that badge.

6 "(b) The Secretary of the Army shall prescribe re-7 quirements for eligibility for the Combat Medevac8 Badge.".

9 (2) CLERICAL AMENDMENT.—The table of sec-10 tions at the beginning of such chapter is amended 11 by adding at the end the following new item:

"3757. Combat Medevac Badge.".

12 (b) NAVY AND MARINE CORPS.—

13 (1) IN GENERAL.—Chapter 567 of title 10,
14 United States Code, is amended by adding at the
15 end the following new section:

16 "§ 6259. Combat Medevac Badge

17 "(a) The Secretary of the Navy shall issue a badge 18 of appropriate design, to be known as the Combat 19 Medevac Badge, to each person who while a member of 20 the Navy or Marine Corps served in combat on or after 21 June 25, 1950, as a pilot or crew member of a helicopter 22 medical evacuation ambulance and who meets the require-23 ments for the award of that badge. "(b) The Secretary of the Navy shall prescribe re quirements for eligibility for the Combat Medevac
 Badge.".

4 (2) CLERICAL AMENDMENT.—The table of sec5 tions at the beginning of such chapter is amended
6 by adding at the end the following new item:
"6259. Combat Medevac Badge.".

7 (c) AIR FORCE.—

8 (1) IN GENERAL.—Chapter 857 of title 10,
9 United States Code, is amended by adding at the
10 end the following new section:

11 "§ 8757. Combat Medevac Badge

12 "(a) The Secretary of the Air Force shall issue a 13 badge of appropriate design, to be known as the Combat 14 Medevac Badge, to each person who while a member of 15 the Air Force served in combat on or after June 25, 1950, 16 as a pilot or crew member of a helicopter medical evacu-17 ation ambulance and who meets the requirements for the 18 award of that badge.

19 "(b) The Secretary of the Air Force shall prescribe20 requirements for eligibility for the Combat Medevac21 Badge.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended
by adding at the end the following new item:

"8757. Combat Medevac Badge.".

1 (d) Award for Service Before Date of Enact-2 MENT.—In the case of persons who, while a member of 3 the Armed Forces, served in combat as a pilot or crew 4 member of a helicopter medical evacuation ambulance during the period beginning on June 25, 1950, and ending 5 on the date of enactment of this Act, the Secretary of the 6 7 military department concerned shall issue the Combat 8 Medevac Badge—

9 (1) to each such person who is known to the
10 Secretary before the date of enactment of this Act;
11 and

(2) to each such person with respect to whom
an application for the issuance of the badge is made
to the Secretary after such date in such manner,
and within such time period, as the Secretary may
require.

17 SEC. 567. ELIGIBILITY FOR OPERATION ENDURING FREE-18 DOM CAMPAIGN MEDAL.

For purposes of eligibility for the campaign medal for
Operation Enduring Freedom established pursuant to
Public Law 108–234 (10 U.S.C. 1121 note), the beginning date of Operation Enduring Freedom is September
11, 2001.

Subtitle I—Other Matters

1

2 SEC. 571. EXTENSION OF WAIVER AUTHORITY OF SEC3 RETARY OF EDUCATION WITH RESPECT TO
4 STUDENT FINANCIAL ASSISTANCE DURING A
5 WAR OR OTHER MILITARY OPERATION OR
6 NATIONAL EMERGENCY.

7 Section 6 of the Higher Education Relief Opportuni8 ties for Students Act of 2003 (20 U.S.C. 1070 note) is
9 amended by striking "September 30, 2005" and inserting
10 "September 30, 2007".

11 SEC. 572. ADOPTION LEAVE FOR MEMBERS OF THE ARMED 12 FORCES ADOPTING CHILDREN.

(a) AUTHORITY.—Section 701 of title 10, United
14 States Code, is amended by adding at the end the fol15 lowing new subsection:

"(i)(1) Under regulations prescribed by the Secretary
of Defense, a member of the armed forces adopting a child
in a qualifying child adoption is allowed up to 21 days
of leave in a calendar year to be used in connection with
the adoption.

"(2) For the purpose of this subsection, an adoption
of a child by a member is a qualifying child adoption if
the member is eligible for reimbursement of qualified
adoption expenses for such adoption under section 1052
of this title.

1 "(3) In the event that two members of the armed 2 forces who are spouses of each other adopt a child in a 3 qualifying child adoption, only one such member shall be 4 allowed leave under this subsection. Those members shall 5 elect which of them shall be allowed such leave.

6 "(4) Leave under paragraph (1) is in addition to7 other leave provided under other provisions of this sec-8 tion.".

9 (b) EFFECTIVE DATE.—Subsection (i) of section 701
10 of title 10, United States Code (as added by subsection
11 (a)), shall take effect on October 1, 2005.

12 SEC. 573. REPORT ON NEED FOR A PERSONNEL PLAN FOR 13 LINGUISTS IN THE ARMED FORCES.

14 (a) NEED ASSESSMENT.—The Secretary of Defense 15 shall review the career tracks of members of the Armed Forces who are linguists in an effort to improve the man-16 17 agement of linguists (in enlisted grades or officer grades, 18 or both) and to assist them in reaching their full linguistic 19 and analytical potential over a 20-year career. As part of 20such review, the Secretary shall assess the need for a com-21 prehensive plan to better manage the careers of military 22 linguists (in enlisted grades or officer grades, or both) and 23 to ensure that such linguists have an opportunity to 24 progress in grade and are provided opportunities to en-25 hance their language and cultural skills. As part of the

review, the Secretary shall consider personnel manage ment methods such as enhanced bonuses, immersion op portunities, specialized career fields, establishment of a
 dedicated career path for linguists, and career monitoring
 to ensure career progress for linguists serving in duty as signments that are not linguist related.

7 (b) REPORT.—Not later than 180 days after the date 8 of the enactment of this Act, the Secretary of Defense 9 shall submit to the Committees on Armed Services of the 10 Senate and House of Representatives a report on the review and assessment conducted under subsection (a). The 11 report shall include the findings, results, and conclusions 12 13 of the Secretary's review and assessment of the careers of officer and enlisted linguists in the Armed Forces and 14 15 the need for a comprehensive plan to ensure effective career management of linguists. 16

17 SEC. 574. GROUND COMBAT AND OTHER EXCLUSION POLI-

18

CIES.

19 (a) IN GENERAL.—

20 (1) Chapter 37 of title 10, United States Code,
21 is amended by inserting after section 651 the fol22 lowing new section:

1 "§ 652. Notice to Congress of proposed changes in units, assignments, etc. to which female members may be assigned

"(a) Rule for Ground Combat Personnel Pol-4 5 ICY.—(1) If the Secretary of Defense proposes to make any change described in paragraph (2)(A) or (2)(B) to the 6 7 ground combat exclusion policy or proposes to make a change described in paragraph (2)(C), the Secretary shall, 8 9 before any such change is implemented, submit to Con-10 gress a report providing notice of the proposed change. 11 Such a change may then be implemented only after the 12 end of a period of 60 days of continuous session of Con-13 gress (excluding any day on which either House of Congress is not in session) following the date on which the 14 15 report is received.

16 "(2) A change referred to in paragraph (1) is a17 change that—

18 "(A) closes to female members of the armed
19 forces any category of unit or position that at that
20 time is open to service by such members;

"(B) opens to service by female members of the
armed forces any category of unit or position that
at that time is closed to service by such members;
or

"(C) opens or closes to the assignment of fe-1 2 male members of the armed forces any military ca-3 reer designator as described in paragraph (6). "(3) The Secretary shall include in any report under 4 5 paragraph (1)— 6 "(A) a detailed description of, and justification 7 for, the proposed change; and "(B) a detailed analysis of legal implication of 8 9 the proposed change with respect to the constitu-10 tionality of the application of the Military Selective 11 Service Act (50 App. U.S.C. 451 et seq.) to males 12 only. 13 "(4) In this subsection, the term 'ground combat ex-14 clusion policy' means the military personnel policies of the 15 Department of Defense and the military departments, as in effect on October 1, 1994, by which female members 16 17 of the armed forces are restricted from assignment to 18 units and positions below brigade level whose primary mis-19 sion is to engage in direct combat on the ground. "(5) For purposes of this subsection, the continuity 20 21 of a session of Congress is broken only by an adjournment

22 of the Congress sine die.

23 "(6) For purposes of this subsection, a military ca24 reer designator is one that is related to military operations
25 on the ground as of May 18, 2005, and applies—

"(A) for enlisted members and warrant officers,
 to military occupational specialties, specialty codes,
 enlisted designators, enlisted classification codes, ad ditional skill identifiers, and special qualification
 identifiers; and

6 "(B) for officers (other than warrant officers),
7 to officer areas of concentration, occupational spe8 cialties, specialty codes, designators, additional skill
9 identifiers, and special qualification identifiers.

10 "(b) OTHER PERSONNEL POLICY CHANGES.—(1) Except in a case covered by section 6035 of this title or 11 by subsection (a), whenever the Secretary of Defense pro-12 13 poses to make a change to military personnel policies de-14 scribed in paragraph (2), the Secretary shall, not less than 15 30 days before such change is implemented, submit to the Committee on Armed Services of the Senate and the Com-16 17 mittee on Armed Services of the House of Representatives 18 notice, in writing, of the proposed change.

19 "(2) Paragraph (1) applies to a proposed military 20 personnel policy change, other than a policy change cov-21 ered by subsection (a), that would make available to fe-22 male members of the armed forces assignment to any of 23 the following that, as of the date of the proposed change, 24 is closed to such assignment:

1	"(A) Any type of unit not covered by subsection
2	(a).
3	"(B) Any class of combat vessel.
4	"(C) Any type of combat platform.".
5	(2) The table of sections at the beginning of
6	such chapter is amended by inserting after the item
7	relating to section 651 the following new item:
	"652. Notice to Congress of proposed changes in units, assignments, etc. to which female members may be assigned.".
8	(b) Report on Implementation of Department
9	OF DEFENSE POLICIES WITH REGARD TO THE ASSIGN-
10	MENT OF WOMEN.—Not later than March 31, 2006, the
11	Secretary of Defense shall submit to the Committee on
12	Armed Services of the Senate and the Committee on
13	Armed Services of the House of Representatives a report
14	of the Secretary's review of the current and future imple-
15	mentation of the policy regarding the assignment of
16	women as articulated in the Secretary of Defense memo-
17	randum, dated January 13, 1994, and entitled, "Direct
18	Ground Combat Definition and Assignment Rule". In con-
19	ducting that review, the Secretary shall closely examine
20	Army unit modularization efforts, and associated per-
21	sonnel assignment policies, to ensure their compliance with
22	the Department of Defense policy articulated in the Janu-
23	ary 1994 memorandum.

(c) CONFORMING REPEAL.—Section 542 of the Na tional Defense Authorization Act for Fiscal Year 1994 (10
 U.S.C. 113 note) is repealed.

4 SEC. 575. ELIGIBILITY OF CERTAIN PERSONS FOR SPACE5 AVAILABLE TRAVEL ON MILITARY AIRCRAFT. 6 (a) ELIGIBILITY OF "GRAY AREA" RETIREES AND 7 SPOUSES.—Chapter 157 of title 10, United States Code, 8 is amended by inserting after section 2641a the following 9 new section:

10 "§ 2641b. Space-available travel on Department of De11 fense aircraft: Reserve members eligible 12 for retired pay but for age; spouses

13 "(a) RESERVE RETIREES UNDER AGE 60.—A member or former member of a reserve component under 60 14 15 years of age who, but for age, would be eligible for retired pay under chapter 1223 of this title shall be provided 16 transportation on Department of Defense aircraft, on a 17 18 space-available basis, on the same basis as members of the 19 armed forces entitled to retired pay under any other provi-20 sion of law.

"(b) DEPENDENTS.—The dependent of a member or
former member under 60 years of age who, but for age,
would be eligible for retired pay under chapter 1223 of
this title, shall be provided transportation on Department
of Defense aircraft, on a space-available basis, on the same

basis as dependents of members of the armed forces enti tled to retired pay under any other provision of law.".
 (b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of such chapter is amended by inserting
 after the item relating to section 2641a the following new
 item:

"2641b. Space-available travel on Department of Defense aircraft: Reserve members eligible for retired pay but for age; spouses.".

7 SEC. 576. COMPTROLLER GENERAL STUDY OF MILITARY 8 RECRUITING.

9 (a) REPORT.—Not later than one year after the date 10 of enactment of this Act, the Comptroller General shall 11 submit to the Committees on Armed Services of the Sen-12 ate and House of Representatives a report on military re-13 cruiting.

14 (b) MATTERS TO BE INCLUDED.—The Comptroller15 General shall include in the report the following:

16 (1) Whether military recruitment criminal viola17 tions have increased in any branches of the Armed
18 Forces since the beginning of combat in Iraq.

(2) Whether policies of the Department of Defense or of any of the specific military branches have
caused or encouraged military recruiters to carry out
criminal actions to increase recruitment numbers.

23 (3) Whether the Department of Justice, De24 partment of Defense, or specific military branches

1	have adequately and independently carried out inves-
2	tigations and prosecutions of all Department of De-
3	fense officials who are complicit or directly involved
4	in criminal actions to increase military recruitment.
5	(4) Any recommendations for any legislation or
6	administrative actions that the Comptroller General
7	considers appropriate.
8	(5) Any other matter the Comptroller General
9	considers relevant.
10	SEC. 577. ADDITION OF INFORMATION CONCERNING MEN-
11	TAL HEALTH SERVICES AND TREATMENT TO
12	SUBJECTS REQUIRED TO BE COVERED IN
13	MANDATORY PRESEPARATION COUNSELING.
14	Section 1142(b) of title 10, United States Code, is
15	amended by adding at the end the following new para-
16	graph:
17	"(11) Information concerning the availability of
18	mental health services and the treatment of post-
19	traumatic stress disorder, anxiety disorders, depres-
20	sion, suicidal ideations, or other mental health condi-
21	tions associated with service in the armed forces.".

1SEC. 578. IMPROVEMENT TO DEPARTMENT OF DEFENSE2RESPONSE TO SEXUAL ASSAULT AFFECTING3MEMBERS OF THE ARMED FORCES.

4 (a) ASSESSMENT.—The Secretary of Defense shall 5 conduct an inventory of supplies, trained personnel, and transportation resources assigned or deployed to deal with 6 7 sexual assault. The Secretary shall assess the availability 8 and accessibility within deployed units of rape evidence 9 kits, testing supplies for sexually transmitted infections and diseases (STIs), including HIV, and for pregnancy, 10 11 transportation resources, and medication. The assessment shall be completed not later than 120 days after the date 12 13 of the enactment of this Act.

(b) ACTION PLAN FOR DEPLOYED UNITS.—The Secretary shall develop a plan to enhance accessibility and
availability of supplies, trained personnel, and transportation resources in response to sexual assaults occurring
in deployed units. Such plan shall include the following:

(1) Training of new and existing first responders to sexual assaults, including criminal investigators, medical providers responsible for rape kit evidence collection, and victims advocates, with such
training to include current techniques on processing
of evidence, including rape kits, and conducting investigations.

(2) Accessibility and availability of supplies for
 victims of sexual assault who present at a military
 hospital, including rape kits, equipment for proc essing rape kits, and testing supplies and treatment
 for sexually transmitted infections and diseases, in cluding HIV, and pregnancy.

7 (c) ANNUAL REPORT.—The Secretary shall include 8 in the annual report to the Committees on Armed Services 9 of the Senate and House of Representatives on sexual as-10 saults a report as to the supply inventory, location, acces-11 sibility, and availability of supplies, trained personnel, and 12 transportation resources in response to sexual assault in 13 deployed units.

14SEC. 579. REPORT ON EMPLOYMENT MATTERS FOR MEM-15BERS OF THE NATIONAL GUARD AND RE-16SERVE.

(a) REQUIREMENT FOR REPORT.—Not later than
270 days after the date of the enactment of this Act, the
Comptroller General of the United States shall submit to
Congress a report on difficulties faced by members of the
National Guard and Reserve with respect to employment
as a result of being ordered to perform full time National
Guard duty or being ordered to active duty service, respectively.

(b) SPECIFIC MATTERS.—In preparing the report re quired under subsection (a), the Comptroller General shall
 include information on the following matters:

4 (1) TYPE OF EMPLOYERS.—An estimate of the
5 number of employers of members of the National
6 Guard and Reserve who are private sector employers
7 and those who are public sector employers.

8 (2) SIZE OF EMPLOYERS.—An estimate of the
9 number of employers of members of the National
10 Guard and Reserve who employ fewer than 50 full11 time employees.

12 (3) SELF-EMPLOYED.—An estimate of the num13 ber of members of the National Guard and Reserve
14 who are self-employed.

(4) NATURE OF BUSINESS.—A description of
the nature of the business of employers of members
of the National Guard and Reserve.

18 (5) REEMPLOYMENT DIFFICULTIES.—A de19 scription of difficulties faced by members of the Na20 tional Guard and Reserve in gaining reemployment
21 after having performed full time National Guard
22 duty or active duty service, including difficulties
23 faced by members who are disabled and who are
24 Veterans of the Vietnam Era.

1	SEC. 580. SENSE OF CONGRESS THAT COLLEGES AND UNI-
2	VERSITIES GIVE EQUAL ACCESS TO MILITARY
3	RECRUITERS AND ROTC IN ACCORDANCE
4	WITH THE SOLOMON AMENDMENT AND RE-
5	QUIREMENT FOR REPORT TO CONGRESS.
6	(a) FINDINGS.—Congress makes the following find-
7	ings:
8	(1) The Reserve Officer Training Corps
9	(ROTC) program is the most common means for un-
10	dergraduates to become United States military offi-
11	cers, producing 60 percent of all officers in the
12	Armed Forces and 75 percent of Army officers.
13	(2) The ROTC program is officially banned
14	from many leading universities and, although stu-
15	dents at those institutions can participate in ROTC
16	programs at other colleges, they often have to travel
17	significant distances to do so.
18	(3) The United States is engaged in a global
19	war on terrorism, and it is thus more important
20	than ever for the Armed Forces to recruit high qual-
21	ity and well-qualified personnel.
22	(4) Recruiting on university campuses is one of
23	the primary means of obtaining new, highly qualified
24	personnel for the Armed Forces and is an integral,
25	effective, and necessary part of overall military re-
26	cruitment.

1	(5) In 1996, Congress enacted a provision of
2	law that has become known as the "Solomon
3	Amendment" that provides for the Secretary of De-
4	fense to deny Federal funding to colleges and uni-
5	versities if they prohibit or prevent ROTC or mili-
6	tary recruitment on campus.
7	(6) A group of university law schools have chal-
8	lenged the constitutionality of the Solomon Amend-
9	ment, and the Supreme Court has agreed to hear
10	the case in the term beginning in October 2005.
11	(b) SENSE OF CONGRESS.—It is the sense of Con-
12	gress that—
13	(1) any college or university that discriminates
14	against ROTC programs or military recruiters
15	should be denied certain Federal taxpayer support,
16	especially funding for many military and defense
17	programs; and
18	(2) universities and colleges that receive Fed-
19	eral funds should provide military recruiters access
20	to college campuses and to college students equal in
21	quality and scope to that provided all other employ-
22	ers.
23	(c) REPORT REQUIRED.—Not later than one year
24	
	after the date of the enactment of this Act, the Secretary

of Defense shall submit to Congress a report on the col-

1 leges and universities that are denying equal access to

2 military recruiters and ROTC programs.

3 TITLE VI—COMPENSATION AND

4 **OTHER PERSONNEL BENEFITS**

Subtitle A—Pay and Allowances

- Sec. 601. Increase in basic pay for fiscal year 2006.
- Sec. 602. Additional pay for permanent military professors at United States Naval Academy with over 36 years of service.
- Sec. 603. Basic pay rates for reserve component members selected to attend military service academy preparatory schools.
- Sec. 604. Clarification of restriction on compensation for correspondence courses.
- Sec. 605. Permanent authority for supplemental subsistence allowance for lowincome members with dependents.
- Sec. 606. Basic allowance for housing for Reserve members.
- Sec. 607. Overseas cost of living allowance.
- Sec. 608. Income replacement payments for Reserves experiencing extended and frequent mobilization for active duty service.

Subtitle B—Bonuses and Special and Incentive Pays

- Sec. 611. Extension or resumption of certain bonus and special pay authorities for reserve forces.
- Sec. 612. Extension of certain bonus and special pay authorities for certain health care professionals.
- Sec. 613. Extension of special pay and bonus authorities for nuclear officers.
- Sec. 614. One-year extension of other bonus and special pay authorities.
- Sec. 615. Expansion of eligibility of dental officers for additional special pay.
- Sec. 616. Increase in maximum monthly rate authorized for hardship duty pay.
- Sec. 617. Flexible payment of assignment incentive pay.
- Sec. 618. Active-duty reenlistment bonus.
- Sec. 619. Reenlistment bonus for members of Selected Reserve.
- Sec. 620. Combination of affiliation and accession bonuses for service in the Selected Reserve.
- Sec. 621. Eligibility requirements for prior service enlistment bonus.
- Sec. 622. Increase in authorized maximum amount of enlistment bonus.
- Sec. 623. Discretion of Secretary of Defense to authorize retroactive hostile fire and imminent danger pay.
- Sec. 624. Increase in maximum bonus amount for nuclear-qualified officers extending period of active duty.
- Sec. 625. Increase in maximum amount of nuclear career annual incentive bonus for nuclear-qualified officers trained while serving as enlisted members.
- Sec. 626. Uniform payment of foreign language proficiency pay to eligible reserve component members and regular component members.
- Sec. 627. Retention bonus for members qualified in certain critical skills or satisfying other eligibility criteria.

Sec. 628. Availability of critical-skills accession bonus for persons enrolled in Senior Reserve Officers' Training Corps who are obtaining nursing degrees.

Subtitle C—Travel and Transportation Allowances

- Sec. 641. Authorized absences of members for which lodging expenses at temporary duty location may be paid.
- Sec. 642. Extended period for selection of home for travel and transportation allowances for dependents of deceased member.
- Sec. 643. Transportation of family members incident to repatriation of members held captive.
- Sec. 644. Increased weight allowances for shipment of household goods of senior noncommissioned officers.

Subtitle D—Retired Pay and Survivor Benefits

- Sec. 651. Monthly disbursement to States of State income tax withheld from retired or retainer pay.
- Sec. 652. Revision to eligibility for nonregular service retirement after establishing eligibility for regular retirement.
- Sec. 653. Denial of military funeral honors in certain cases.
- Sec. 654. Child support for certain minor children of retirement-eligible members convicted of domestic violence resulting in death of child's other parent.
- Sec. 655. Concurrent receipt of veterans disability compensation and military retired pay.
- Sec. 656. Military Survivor Benefit Plan beneficiaries under insurable interest coverage.
- Subtitle E—Commissary and Nonappropriated Fund Instrumentality Benefits
- Sec. 661. Increase in authorized level of supplies and services procurement from overseas exchange stores.
- Sec. 662. Requirements for private operation of commissary store functions.
- Sec. 663. Provision of information technology services for accommodations provided by nonappropriated fund instrumentalities for wounded members of the Armed Forces and their families.
- Sec. 664. Provision of and payment for overseas transportation services for commissary and exchange supplies.
- Sec. 665. Compensatory time off for certain nonappropriated fund employees.

Subtitle F—Other Matters

- Sec. 671. Inclusion of Senior Enlisted Advisor for the Chairman of the Joint Chiefs of Staff among senior enlisted members of the Armed Forces.
- Sec. 672. Special and incentive pays considered for saved pay upon appointment of members as officers.
- Sec. 673. Repayment of unearned portion of bonuses, special pays, and educational benefits.
- Sec. 674. Leave accrual for members assigned to deployable ships or mobile units or to other designated duty.
- Sec. 675. Army recruiting pilot program to encourage members of the Army to refer other persons for enlistment.

Sec. 676. Special compensation for reserve component members who are also tobacco farmers adversely affected by terms of tobacco quota buyout.

Sec. 677. Comptroller General report regarding compensation and benefits for Reserve component members.

Sec. 678. Report on space-available travel for certain disabled veterans.

1 Subtitle A—Pay and Allowances

2 SEC. 601. INCREASE IN BASIC PAY FOR FISCAL YEAR 2006.

3 (a) WAIVER OF SECTION 1009 ADJUSTMENT.—The
4 adjustment to become effective during fiscal year 2006 re5 quired by section 1009 of title 37, United States Code,
6 in the rates of monthly basic pay authorized members of
7 the uniformed services shall not be made.

8 (b) INCREASE IN BASIC PAY.—Effective on January
9 1, 2006, the rates of monthly basic pay for members of
10 the uniformed services are increased by 3.1 percent.

SEC. 602. ADDITIONAL PAY FOR PERMANENT MILITARY
 PROFESSORS AT UNITED STATES NAVAL
 ACADEMY WITH OVER 36 YEARS OF SERVICE.
 Section 203(b) of title 37, United States Code, is
 amended by inserting after "Military Academy" the fol lowing: ", the United States Naval Academy,".

17 SEC. 603. BASIC PAY RATES FOR RESERVE COMPONENT
18 MEMBERS SELECTED TO ATTEND MILITARY
19 SERVICE ACADEMY PREPARATORY SCHOOLS.
20 (a) PAY EQUITY FOR RESERVES.—Section 203(e)(2)
21 of title 37, United States Code, is amended—

(1) by striking "on active duty for a period of
 more than 30 days shall continue to receive" and in serting "shall receive"; and

4 (2) by inserting before the period at the end the
5 following: "or at the rate provided for cadets and
6 midshipmen under subsection (c), whichever is
7 greater".

8 (b) EFFECTIVE DATE.—The amendments made by
9 subsection (a) shall take effect on the first day of the first
10 month beginning on or after the date of the enactment
11 of this Act.

12 SEC. 604. CLARIFICATION OF RESTRICTION ON COMPENSA13 TION FOR CORRESPONDENCE COURSES.

Section 206(d)(1) of title 37, United States Code, is
amended by inserting after "reserve component" the following: "or by a member of the National Guard while not
in Federal service".

18 SEC. 605. PERMANENT AUTHORITY FOR SUPPLEMENTAL

19 SUBSISTENCE ALLOWANCE FOR LOW-INCOME 20 MEMBERS WITH DEPENDENTS.

(a) REPEAL OF TERMINATION PROVISION.—Section
402a of title 37, United States Code, is amended by striking subsection (i).

24 (b) TECHNICAL AND CONFORMING AMENDMENTS.—
25 Subsection (f) of such section is amended—

1	(1) in the first sentence, by striking "Secretary
2	of Transportation" and inserting "Secretary of
3	Homeland Security, with respect to the Coast
4	Guard"; and
5	(2) by striking the second sentence.
6	SEC. 606. BASIC ALLOWANCE FOR HOUSING FOR RESERVE
7	MEMBERS.
8	(a) Equal Treatment of Reserve Members.—
9	Subsection (g) of section 403 of title 37, United States
10	Code, is amended—
11	(1) by redesignating paragraph (3) as para-
12	graph (4);
13	(2) by inserting after paragraph (2) the fol-
14	lowing new paragraph (3):
15	"(3) The rate of basic allowance for housing to
16	be paid to the following members of a reserve com-
17	ponent shall be equal to the rate in effect for simi-
18	larly situated members of a regular component of
19	the uniformed services:
20	"(A) A member who is called or ordered to
21	active duty for a period of more than 30 days.
22	"(B) A member who is called or ordered to
23	active duty for a period of 30 days or less in
24	support of a contingency operation."; and

(3) in paragraph (4), as so redesignated, by
 striking "less than 140 days" and inserting "30
 days or less".

4 (b) CONFORMING AMENDMENT REGARDING MEM5 BERS WITHOUT DEPENDENTS.—Paragraph (1) of such
6 subsection is amended by inserting "or for a period of
7 more than 30 days" after "in support of a contingency
8 operation" both places it appears.

9 SEC. 607. OVERSEAS COST OF LIVING ALLOWANCE.

(a) PAYMENT OF ALLOWANCE BASED ON OVERSEAS
11 LOCATION OF DEPENDENTS.—Section 405 of title 37,
12 United States Code, is amended by adding at the end the
13 following new subsection:

"(e) PAYMENT OF ALLOWANCE BASED ON OVERSEAS 14 15 LOCATION OF DEPENDENTS.—In the case of a member assigned to duty inside the continental United States 16 whose dependents continue to reside outside of the conti-17 nental United States, the Secretary concerned may pay 18 the member a per diem under this section based on the 19 20 location of the dependents and provide reimbursement 21 under subsection (d) for an unusual or extraordinary ex-22 pense incurred by the dependents if the Secretary deter-23 mines that such payment or reimbursement is in the best 24 interest of the member or the member's dependents and in the best interest of the United States.". 25

1	(b) CLARIFICATION OF EXPENSES ELIGIBLE FOR
2	LUMP-SUM REIMBURSEMENT.—Subsection (d) of such
3	section, as added by section 605 of the Ronald W. Reagan
4	National Defense Authorization Act for Fiscal Year 2005
5	(Public Law 108–375; 118 Stat. 1945), is further amend-
6	ed—
7	(1) in the subsection heading, by striking
8	"Nonrecurring" and inserting "Unusual or Ex-
9	TRAORDINARY";
10	(2) by inserting "or (e)" after "subsection (a)"
11	each place it appears; and
12	(3) in paragraph (1) —
13	(A) by striking "a nonrecurring" and in-
14	serting "an unusual or extraordinary" in the
15	matter preceding subparagraph (A); and
16	(B) in subparagraph (A), by inserting "or
17	the location of the member's dependents" be-
18	fore the semicolon.
19	SEC. 608. INCOME REPLACEMENT PAYMENTS FOR RE-
20	SERVES EXPERIENCING EXTENDED AND FRE-
21	QUENT MOBILIZATION FOR ACTIVE DUTY
22	SERVICE.
23	(a) IN GENERAL.—Chapter 19 of title 37, United
24	States Code, is amended by adding at the end the fol-
25	lowing new section:

1 "§ 910. Replacement of lost income: involuntarily mo bilized reserve component members sub ject to extended and frequent active duty
 service

5 "(a) PAYMENT REQUIRED.—The Secretary con-6 cerned shall pay to an eligible member of a reserve compo-7 nent of the armed forces an amount equal to the monthly 8 active-duty income differential of the member, as deter-9 mined by the Secretary. The payments shall be made on 10 a monthly basis.

11 "(b) ELIGIBILITY.—Subject to subsection (c), a re-12 serve component member is entitled to a payment under 13 this section for any full month of active duty of the mem-14 ber, while on active duty under an involuntary mobiliza-15 tion order, following the date on which the member—

16 "(1) completes 18 continuous months of service17 on active duty under such an order;

18 "(2) completes 24 months on active duty during19 the previous 60 months under such an order; or

20 "(3) is involuntarily mobilized for service on ac21 tive duty six months or less following the member's
22 separation from the member's previous period of ac23 tive duty.

24 "(c) MINIMUM AND MAXIMUM PAYMENT
25 AMOUNTS.—(1) A payment under this section shall be
26 made to a member for a month only if the amount of the
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monthly active-duty income differential for the month is
 greater than \$50.

3 "(2) Notwithstanding the amount determined under
4 subsection (d) for a member for a month, the monthly pay5 ment to a member under this section may not exceed
6 \$3,000.

7 "(d) MONTHLY ACTIVE-DUTY INCOME DIFFEREN8 TIAL.—For purposes of this section, the monthly active9 duty income differential of a member is the difference be10 tween—

11 "(1) the average monthly civilian income of the12 member; and

13 "(2) the member's total monthly military com-14 pensation.

15 "(e) DEFINITIONS.—In this section:

16 "(1) The term 'average monthly civilian in-17 come', with respect to a member of a reserve compo-18 nent, means the amount, determined by the Sec-19 retary concerned, of the earned income of the mem-20 ber for either the 12 months preceding the member's 21 mobilization or the 12 months covered by the mem-22 ber's most recent Federal income tax filing, divided 23 by 12.

1	"(2) The term 'total monthly military com-
2	pensation' means the amount, computed on a
3	monthly basis, of the sum of—
4	"(A) the amount of the regular military
5	compensation (RMC) of the member; and
6	"(B) any amount of special pay or incen-
7	tive pay and any allowance (other than an al-
8	lowance included in regular military compensa-
9	tion) that is paid to the member on a monthly
10	basis.".
11	(b) Clerical Amendment.—The table of sections
12	at the beginning of such chapter is amended by adding
13	at the end the following new item:
	"910. Replacement of lost income: involuntarily mobilized reserve component members subject to extended and frequent active duty serv- ice.".
14	(c) EFFECTIVE DATE.—Section 910 of title 37,
15	United States Code, as added by subsection (a), shall
16	apply for months after December 2005.
17	(d) LIMITATION ON FISCAL YEAR 2006 OBLIGA-
18	TIONS.—During fiscal year 2006, obligations incurred
19	under section 910 of title 37, United States Code, to pro-
20	vide income replacement payments to involuntarily mobi-
21	lized members of a reserve component who are subject to
22	extended and frequent active duty service may not exceed
23	\$60,000,000.

Subtitle B—Bonuses and Special and Incentive Pays

3 SEC. 611. EXTENSION OR RESUMPTION OF CERTAIN BONUS

4 AND SPECIAL PAY AUTHORITIES FOR RE-5 SERVE FORCES.

6 (a) SELECTED RESERVE REENLISTMENT BONUS.—
7 Section 308b(g) of title 37, United States Code, is amend8 ed by striking "December 31, 2005" and inserting "De9 cember 31, 2006".

(b) SPECIAL PAY FOR ENLISTED MEMBERS AS11 SIGNED TO CERTAIN HIGH PRIORITY UNITS.—Section
12 308d(c) of such title is amended by striking "December
13 31, 2005" and inserting "December 31, 2006".

(c) READY RESERVE ENLISTMENT BONUS FOR PER15 SONS WITHOUT PRIOR SERVICE.—Section 308g(h) of
16 such title is amended by striking "September 30, 1992"
17 and inserting "December 31, 2006".

(d) READY RESERVE ENLISTMENT AND REENLISTMENT BONUS FOR PERSONS WITH PRIOR SERVICE.—Section 308h(g) of such title is amended by striking "December 31, 2005" and inserting "December 31, 2006".

(e) SELECTED RESERVE ENLISTMENT BONUS FOR
PERSONS WITH PRIOR SERVICE.—Section 308i(f) of such
title is amended by striking "December 31, 2005" and inserting "December 31, 2006".

1SEC. 612. EXTENSION OF CERTAIN BONUS AND SPECIAL2PAY AUTHORITIES FOR CERTAIN HEALTH3CARE PROFESSIONALS.

4 (a) NURSE OFFICER CANDIDATE ACCESSION PRO5 GRAM.—Section 2130a(a)(1) of title 10, United States
6 Code, is amended by striking "December 31, 2005" and
7 inserting "December 31, 2006".

8 (b) REPAYMENT OF EDUCATION LOANS FOR CER-9 TAIN HEALTH PROFESSIONALS WHO SERVE IN THE SE-10 LECTED RESERVE.—Section 16302(d) of such title is 11 amended by striking "January 1, 2006" and inserting 12 "January 1, 2007".

(c) ACCESSION BONUS FOR REGISTERED NURSES.—
14 Section 302d(a)(1) of title 37, United States Code, is
15 amended by striking "December 31, 2005" and inserting
16 "December 31, 2006".

17 (d) INCENTIVE SPECIAL PAY FOR NURSE ANES18 THETISTS.—Section 302e(a)(1) of such title is amended
19 by striking "December 31, 2005" and inserting "Decem20 ber 31, 2006".

(e) SPECIAL PAY FOR SELECTED RESERVE HEALTH
PROFESSIONALS IN CRITICALLY SHORT WARTIME SPECIALTIES.—Section 302g(f) of such title is amended by
striking "December 31, 2005" and inserting "December
31, 2006".

(f) ACCESSION BONUS FOR DENTAL OFFICERS.—
 Section 302h(a)(1) of such title is amended by striking
 "December 31, 2005" and inserting "December 31,
 2006".

(g) ACCESSION BONUS FOR PHARMACY OFFICERS.—
Section 302j(a) of such title is amended by striking "December 31, 2005" and inserting "December 31, 2006".
SEC. 613. EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFICERS.

(a) SPECIAL PAY FOR NUCLEAR-QUALIFIED OFFI11 CERS EXTENDING PERIOD OF ACTIVE SERVICE.—Section
12 312(e) of title 37, United States Code, is amended by
13 striking "December 31, 2005" and inserting "December
14 31, 2006".

(b) NUCLEAR CAREER ACCESSION BONUS.—Section
312b(c) of such title is amended by striking "December
31, 2005" and inserting "December 31, 2006".

18 (c) NUCLEAR CAREER ANNUAL INCENTIVE
19 BONUS.—Section 312c(d) of such title is amended by
20 striking "December 31, 2005" and inserting "December
21 31, 2006".

22 SEC. 614. ONE-YEAR EXTENSION OF OTHER BONUS AND 23 SPECIAL PAY AUTHORITIES.

24 (a) AVIATION OFFICER RETENTION BONUS.—Sec-25 tion 301b(a) of title 37, United States Code, is amended

by striking "December 31, 2005" and inserting "Decem ber 31, 2006".

3 (b) ASSIGNMENT INCENTIVE PAY.—Section 307a(f)
4 of such title is amended by striking "December 31, 2006"
5 and inserting "December 31, 2007".

6 (c) REENLISTMENT BONUS FOR ACTIVE MEM7 BERS.—Section 308(g) of such title is amended by strik8 ing "December 31, 2005" and inserting "December 31,
9 2006".

(d) ENLISTMENT BONUS FOR ACTIVE MEMBERS.—
11 Section 309(e) of such title is amended by striking "De12 cember 31, 2005" and inserting "December 31, 2006".

(e) RETENTION BONUS FOR MEMBERS WITH CRIT14 ICAL MILITARY SKILLS.—Section 323(i) of such title is
15 amended by striking "December 31, 2005" and inserting
16 "December 31, 2006".

(f) ACCESSION BONUS FOR NEW OFFICERS IN CRIT18 ICAL SKILLS.—Section 324(g) of such title is amended by
19 striking "December 31, 2005" and inserting "December
20 31, 2006".

21 SEC. 615. EXPANSION OF ELIGIBILITY OF DENTAL OFFI22 CERS FOR ADDITIONAL SPECIAL PAY.

(a) REPEAL OF INTERNSHIP AND RESIDENCY EXCEPTION.—Section 302b(a)(4) of title 37, United States
Code, is amended by striking the first sentence and insert-

ing the following new sentence: "An officer who is entitled
 to variable special pay under paragraph (2) or (3) is also
 entitled to additional special pay for any 12-month period
 during which an agreement executed under subsection (b)
 is in effect with respect to the officer.".

6 (b) EFFECTIVE DATE.—The amendment made by7 subsection (a) shall take effect on October 1, 2005.

8 SEC. 616. INCREASE IN MAXIMUM MONTHLY RATE AUTHOR9 IZED FOR HARDSHIP DUTY PAY.

10 (a) INCREASE.—Section 305(a) of title 37, United
11 States Code, is amended by striking "\$300" and inserting
12 "\$750".

13 (b) EFFECTIVE DATE.—The amendment made by14 subsection (a) shall take effect on October 1, 2005.

15 SEC. 617. FLEXIBLE PAYMENT OF ASSIGNMENT INCENTIVE
16 PAY.

17 (a) AUTHORITY TO PROVIDE LUMP SUM OR IN18 STALLMENT PAYMENTS.—Section 307a of title 37, United
19 States Code, is amended—

20 (1) in subsection (a), by striking "monthly";

- 21 (2) in subsection (b)—
- 22 (A) by inserting "(1)" before the first sen23 tence;

24 (B) in the second sentence, by striking
25 "and, subject to subsection (c), the monthly

	220
1	rate of the incentive pay." and inserting ", the
2	total or monthly amount to be paid under the
3	agreement, and whether the incentive pay will
4	be provided on a monthly basis, in a lump sum,
5	or in installments other than monthly."; and
6	(C) by adding at the end the following new
7	paragraph:
8	"(2) The Secretary concerned and a member may
9	agree to extend an existing agreement under this section
10	to cover an additional period of service in a designated
11	assignment."; and
12	(3) in subsection (c), by adding at the end the
13	following new sentences: "The maximum amount of
14	a lump sum payment under an agreement under this
15	section may not exceed the product of the maximum
16	monthly rate and the number of months covered by
17	the agreement. Installment payments shall be cal-
18	culated using the same formula for the months cov-
19	ered by the installment.".
20	(b) Repayment of Incentive Pay.—Such section
21	is further amended—
22	(1) by redesignating subsection (f), as amended
23	by section 614(b), as subsection (g); and
24	(2) by inserting after subsection (e) the fol-
25	lowing new subsection (f):

1 "(f) REPAYMENT.—A member who enters into an 2 agreement under this section and receives incentive pay 3 under the agreement in a lump sum or installments, but 4 who fails to complete the period of service covered by the 5 payment, whether voluntarily or because of misconduct, 6 shall be subject to the repayment provisions of section 7 303a(e) of this title.".

8 SEC. 618. ACTIVE-DUTY REENLISTMENT BONUS.

9 (a) ELIGIBILITY OF SENIOR ENLISTED MEMBERS.—
10 Subsection (a) of section 308 of title 37, United States
11 Code, is amended—

(1) in paragraph (1)(A), by striking "16 years
of active duty" and inserting "20 years of active
duty"; and

15 (2) in paragraph (3), by striking "18 years"16 and inserting "24 years".

(b) INCREASE IN AUTHORIZED MAXIMUM AMOUNT
OF BONUS.—Paragraph (2)(B) of such subsection is
amended by striking "\$60,000" and inserting "\$90,000".
(c) REPEAL OF REFERENCE TO OBSOLETE SPECIAL

21 PAY.—Paragraph (1) of such subsection is amended—

(1) by inserting "and" at the end of subpara-graph (B);

24 (2) by striking subparagraph (C); and

2271 (3) by redesignating subparagraph (D) as sub-2 paragraph (C). 3 (d) AUTHORITY TO WAIVE ELIGIBILITY REQUIRE-4 MENTS.—Such subsection is further amended by striking 5 paragraph (5) and inserting the following new paragraph: 6 "(5) In time of war or national emergency, the Sec-7 retary concerned may waive all or a part of the eligibility 8 requirements specified in paragraph (1) for the payment 9 of a bonus under this section.". 10 (e) Repeal of Obsolete Special Pay.— 11 (1) REPEAL.—Section 312a of title 37, United 12 States Code, is repealed. 13 (2) CLERICAL AMENDMENT.—The table of sec-14 tions at the beginning of chapter 5 of such title is 15 amended by striking the item relating to section 16 312a.

17 (f) EFFECTIVE DATE.—The amendments made by18 this section shall take effect on October 1, 2005.

19sec. 619. Reenlistment bonus for members of se-20lected reserve.

(a) ELIGIBILITY OF SENIOR ENLISTED MEMBERS.—
Subsection (a)(1) of section 308b of title 37, United
States Code, is amended by striking "16 years of total
military service" and inserting "20 years of total military
service".

1 (b) COMPUTATION OF BONUS AMOUNT.—Subsection2 (b) of such section is amended by adding at the end the3 following new paragraph:

4 "(3) Any portion of a term of reenlistment or exten5 sion of enlistment of a member that, when added to the
6 total years of service of the member at the time of dis7 charge or release, exceeds 24 years may not be used in
8 computing the total bonus amount under paragraph (1).".
9 (c) AUTHORITY TO WAIVE ELIGIBILITY REQUIRE10 MENTS.—Subsection (c)(2) of such section is amended by

11 striking "In the case" and all that follows through "the12 Secretary" and inserting "In time of war or national13 emergency, the Secretary".

14 SEC. 620. COMBINATION OF AFFILIATION AND ACCESSION 15 BONUSES FOR SERVICE IN THE SELECTED 16 RESERVE.

(a) BONUSES AUTHORIZED.—Section 308c of title
18 37, United States Code, is amended to read as follows:
19 "§308c. Special pay: bonus for affiliation or enlist20 ment in the Select Reserve

21 "(a) AFFILIATION BONUS AUTHORIZED.—(1) The
22 Secretary concerned may pay an affiliation bonus to an
23 enlisted member of an armed force who—

24 "(A) has completed fewer than 20 total years of25 military service; and

"(B) executes a written agreement with the
 Secretary to serve in the Selected Reserve, after
 being discharged or released from active duty, for a
 period of not less than three years in a skill, unit,
 or pay grade designated under paragraph (2).

6 "(2) The Secretary concerned shall designate the crit7 ical skills, units, and pay grades for which an affiliation
8 bonus is available under this subsection.

9 "(b) ACCESSION BONUS AUTHORIZED.—The Sec10 retary concerned may pay an accession bonus to a person
11 who—

12 "(1) has not previously served in the armed13 forces; and

14 "(2) executes a written agreement to serve as
15 an enlisted member in the Selected Reserve for a pe16 riod of not less than three years.

17 "(c) LIMITATION ON AMOUNT OF BONUS.—The
18 amount of a bonus under subsection (a) or (b) may not
19 exceed \$15,000.

"(d) PAYMENT METHOD.—Upon acceptance of a
written agreement by the Secretary concerned under subsection (a) or (b), the total amount of the bonus payable
under the agreement becomes fixed. The agreement shall
specify whether the bonus will be paid by the Secretary
in a lump sum or in installments.

1 "(e) PAYMENT TO MOBILIZED MEMBERS.—A mem-2 ber of the Selected Reserve entitled to a bonus under this 3 section who is called or ordered to active duty shall be 4 paid, during that period of active duty, any amount of the 5 bonus that becomes payable to the member during that 6 period of active duty.

7 "(f) REPAYMENT.—A person who enters into an 8 agreement under subsection (a) or (b) and receives all or 9 part of the bonus under the agreement, but who does not 10 commence to serve in the Selected Reserve or does not satisfactorily participate in the Selected Reserve for the 11 12 total period of service specified in the agreement, shall be 13 subject to the repayment provisions of section 303a(e) of 14 this title.

15 "(g) REGULATIONS.—This section shall be adminis-16 tered under regulations prescribed by the Secretary of De-17 fense for the armed forces under the jurisdiction of the 18 Secretary of Defense and by the Secretary of Homeland 19 Security for the Coast Guard when it is not operating as 20 a service in the Navy.

21 "(h) TERMINATION OF BONUS AUTHORITY.—No
22 bonus may be paid under this section with respect to any
23 agreement under subsection (a) or (b) entered into after
24 December 31, 2006.".

(b) REPEAL OF SEPARATE RESERVE AFFILIATION
 BONUS.—Section 308e of such title is repealed.

3 (c) CLERICAL AMENDMENTS.—The table of sections
4 at the beginning of chapter 5 of such title is amended—

5 (1) by striking the item relating to section 308c6 and inserting the following new item:

"308c. Special pay: bonus for affiliation or enlistment the Select Reserve.".

7 (2) by striking the item relating to section8 308e.

9 (d) LIMITATION ON FISCAL YEAR 2006 OBLIGA-10 TIONS.—During fiscal year 2006, obligations incurred under section 308c of title 37, United States Code, to pro-11 vide bonuses for affiliation or enlistment in the Select Re-12 serve using the expanded authority provided by the 13 14 amendment made by subsection (a) may not exceed 15 \$30,000,000. The bonus authority available under such section shall not be considered to be an expanded author-16 17 ity to the extent that the authority was available under section 308e of such title, before the repeal of such section 18 19 by subsection (b).

20 SEC. 621. ELIGIBILITY REQUIREMENTS FOR PRIOR SERV21 ICE ENLISTMENT BONUS.

Section 308i(a)(2) of title 37, United States Code,
is amended by striking subparagraph (A) and inserting
the following new subparagraph:

"(A) The person has not more than 16 years of
 total military service and received an honorable dis charge at the conclusion of all prior periods of serv ice.".

5 SEC. 622. INCREASE IN AUTHORIZED MAXIMUM AMOUNT 6 OF ENLISTMENT BONUS.

7 (a) INCREASE.—Section 309(a) of title 37, United
8 States Code, is amended by striking "\$20,000" and in9 serting "\$30,000".

10 (b) LIMITATION ON FISCAL YEAR 2006 OBLIGA-11 TIONS.—During fiscal year 2006, obligations incurred 12 under section 309 of title 37, United States Code, to pro-13 vide enlistment bonuses in the increased amounts author-14 ized by the amendment made by subsection (a) may not 15 exceed \$30,000,000.

16SEC. 623. DISCRETION OF SECRETARY OF DEFENSE TO AU-17THORIZE RETROACTIVE HOSTILE FIRE AND18IMMINENT DANGER PAY.

19 Section 310(c) of title 37, United States Code, is20 amended—

(1) by redesignating paragraphs (1) and (2) as
paragraphs (2) and (3), respectively; and

(2) by inserting before paragraph (2), as so re-designated, the following new paragraph (1):

1 "(1) In the case of an area described in subparagraph 2 (B) or (D) of subsection (a)(2), the Secretary of Defense 3 shall be responsible for designating the period during 4 which duty in the area will qualify members for special 5 pay under this section. The effective date designated for 6 the commencement of such a period may be a date occur-7 ring before, on, or after the actual date on which the Sec-8 retary makes the designation. If the commencement date 9 for such a period is a date occurring before the date on 10 which the Secretary makes the designation, the payment of special pay under this section for the period between 11 12 the commencement date and the date on which the Sec-13 retary made the designation shall be subject to the avail-14 ability of appropriated funds for that purpose.".

15 SEC. 624. INCREASE IN MAXIMUM BONUS AMOUNT FOR NU-

16 CLEAR-QUALIFIED OFFICERS EXTENDING PE-

17 **RIOD OF ACTIVE DUTY.**

18 Section 312(a) of title 37, United States Code, is
19 amended by striking "\$25,000" and inserting "\$30,000".

1	SEC. 625. INCREASE IN MAXIMUM AMOUNT OF NUCLEAR
2	CAREER ANNUAL INCENTIVE BONUS FOR NU-
3	CLEAR-QUALIFIED OFFICERS TRAINED
4	WHILE SERVING AS ENLISTED MEMBERS.
5	Section 312c(b)(1) of title 37, United States Code,
6	is amended by striking "\$10,000" and inserting
7	``14,000`'.
8	SEC. 626. UNIFORM PAYMENT OF FOREIGN LANGUAGE
9	PROFICIENCY PAY TO ELIGIBLE RESERVE
10	COMPONENT MEMBERS AND REGULAR COM-
11	PONENT MEMBERS.
12	(a) Availability of Bonus in Lieu of Monthly
13	SPECIAL PAY.—Subsection (a) of section 316 of title 37,
14	United States Code, is amended—
15	(1) by striking "monthly special pay" and in-
16	serting "a bonus"; and
17	(2) by striking "is entitled to basic pay under
18	section 204 of this title and who".
19	(b) PAYMENT OF BONUS.—Such section is further
20	amended—
21	(1) by striking subsections (b), (d), (e), and (g);
22	(2) by redesignating subsections (f) and (h) as
23	subsections (d) and (f) respectively;
24	(3) by inserting after subsection (a) the fol-
25	lowing new subsection (b):

1	"(b) Bonus Amount; Time for Payment.—A
2	bonus under subsection (a) may not exceed $$12,000$ per
3	one-year certification period. The Secretary concerned
4	may pay the bonus in a single lump sum at the beginning
5	of the certification period or in installments during the
6	certification period. The bonus is in addition to any other
7	pay or allowance payable to a member under any other
8	provision of law.".
9	(c) Conforming Amendments.—Such section is
10	further amended—
11	(1) in subsection (c)—
12	(A) by striking "special pay or" both
13	places it appears; and
14	(B) by striking "or (b)";
15	(2) in subsection (d), as redesignated by sub-
16	section $(b)(2)$ —
17	(A) in paragraph (1)—
18	(i) by striking "monthly special pay
19	or" in the matter preceding subparagraph
20	(A); and
21	(ii) in subparagraph (C), by striking
22	"for receipt" and all that follows through
23	the period at the end and inserting "under

1	(B) in paragraph (2), by striking "For
2	purposes" and all that follows through "the
3	Secretary concerned" and inserting "The Sec-
4	retary concerned";
5	(C) in paragraph (3)—
6	(i) by striking "special pay or" both
7	places it appears; and
8	(ii) by striking "subsection (h)" and
9	inserting "subsection (f)"; and
10	(D) in paragraph (4), by striking "sub-
11	section (g)" and inserting "section 303a(e) of
12	this title"; and
13	(3) by inserting after such subsection (d) the
14	following new subsection (e):
15	"(e) Repayment.—A member who receives a bonus
16	under this section, but who does not satisfy an eligibility
17	requirement specified in paragraph (1), (2), (3), or (4)
18	of subsection (a) for the entire certification period, shall
19	be subject to the repayment provisions of section 303a(e)
20	of this title.".
21	(d) Clerical Amendments.—
22	(1) SECTION HEADING.—The heading of such
23	section is amended to read as follows:

1	"§316. Special pay: bonus for members with foreign
2	language proficiency".
3	(2) TABLE OF SECTIONS.—The table of sections
4	at the beginning of chapter 5 of such title is amend-
5	ed by striking the item relating to section 316 and
6	inserting the following new item:
	"316. Special pay: bonus for members with foreign language proficiency.".
7	SEC. 627. RETENTION BONUS FOR MEMBERS QUALIFIED IN
8	CERTAIN CRITICAL SKILLS OR SATISFYING
9	OTHER ELIGIBILITY CRITERIA.
10	(a) Availability of Bonus for Reserve Compo-
11	NENT MEMBERS.—Section 323 of title 37, United States
12	Code, is amended—
13	(1) in subsection (a)—
14	(A) in the matter preceding paragraph (1) ,
15	by striking "who is serving on active duty and"
16	and inserting "who is serving on active duty in
17	a regular component or in an active status in
18	a reserve component and who";
19	(B) in paragraph (1), by inserting "or to
20	remain in an active status in a reserve compo-
21	nent for at least one year" before the semi-
22	colon; and
23	(C) in paragraph (3), by inserting "or to
24	remain in an active status in a reserve compo-

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1	nent for a period of at least one year" before
2	the period; and
3	(2) in subsection (e)(1), by inserting "or service
4	in an active status in a reserve component" after
5	"active duty" each place it appears.
6	(b) Additional Criteria for Bonus.—Such sec-
7	tion is further amended—
8	(1) in subsection (a), by striking "designated
9	critical military skill" and inserting "critical military
10	skill designated under subsection (b) or satisfies
11	such other eligibility criteria established under such
12	subsection";
13	(2) in subsection (b)—
14	(A) by striking "Designation of Crit-
15	ICAL SKILLS.—" and inserting "ELIGIBILITY
16	CRITERIA.— (1) "; and
17	(B) by adding at the end the following new
18	paragraph:
19	"(2) The Secretary of Defense, and the Secretary of
20	Homeland Security with respect to the Coast Guard when
21	it is not operating as a service in the Navy, may establish
22	such other criteria as the Secretary considers appropriate
23	under which a retention bonus will be provided to a mem-

(3) in subsection (h)(1), by striking "members
 qualified in the critical military skills for which the
 bonuses were offered" and inserting "members of
 the armed forces who were offered a bonus under
 this section".

6 (c) EXTENDED ELIGIBILITY PERIOD FOR CERTAIN
7 MEMBERS.—Subsection (e) of such section is amended by
8 striking paragraph (2) and inserting the following new
9 paragraphs:

10 "(2) The limitations in paragraph (1) do not apply 11 with respect to an officer who, during the period of active 12 duty or service in an active status in a reserve component 13 for which the bonus is being offered, is assigned duties 14 as a health care professional.

"(3) The limitations in paragraph (1) do not apply
with respect to a member who, during the period of active
duty or service in an active status in a reserve component
for which the bonus is being offered—

"(A) is qualified in a skill designated as critical
under subsection (b)(1) related to special operations
forces; or

"(B) is qualified for duty in connection with the
supervision, operation, and maintenance of naval nuclear propulsion plants.".

(d) REPAYMENT REQUIREMENTS.—Subsection (g) of
 such section is amended to read as follows:

3 "(g) REPAYMENT.—A member paid a bonus under 4 this section who fails, during the period of service covered 5 by the member's agreement, reenlistment, or voluntary extension of enlistment under subsection (a), to remain 6 7 qualified in the critical military skill or to satisfy the other 8 eligibility criteria for which the bonus was paid shall be 9 subject to the repayment provisions of section 303a(e) of 10 this title.".

11 (e) CLERICAL AMENDMENTS.—

12 (1) SECTION HEADING.—The heading of section
13 323 of such title is amended to read as follows:

14 "§ 323. Special pay: retention incentives for members
15 qualified in a critical military skill or

who satisfy other eligibility criteria".

17 (2) TABLE OF SECTIONS.—The table of sections
18 at the beginning of chapter 5 of such title is amend19 ed by striking the item relating to section 323 and
20 inserting the following new item:

"323. Special pay: retention incentives for members qualified in a critical military skill or who satisfy other eligibility criteria.".

(f) EFFECTIVE DATE.—Section 323(a) of title 37,
United States Code, as amended by this section, shall
apply to agreements, reenlistments, and the voluntary ex-

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1	tension of enlistments referred to in subsection (a) of such
2	section entered into on or after October 1, 2005.
3	SEC. 628. AVAILABILITY OF CRITICAL-SKILLS ACCESSION
4	BONUS FOR PERSONS ENROLLED IN SENIOR
5	RESERVE OFFICERS' TRAINING CORPS WHO
6	ARE OBTAINING NURSING DEGREES.
7	(a) Authority to Provide Bonus.—Section 324
8	of title 37, United States Code, as amended by section
9	614(f) of this Act, is further amended—
10	(1) by redesignating subsections (f) and (g) as
11	subsections (g) and (h), respectively; and
12	(2) by inserting after subsection (e) the fol-
13	lowing new subsection:
14	"(f) Nurse Candidates in Senior Reserve Offi-
15	CERS' TRAINING CORPS.—(1) A person enrolled in the
16	Senior Reserve Officers' Training Corps program of the
17	Army for advanced training under chapter 103 of title 10,
18	including a person receiving financial assistance under
19	section 2107 of such title, may receive an accession bonus
20	under this section if the person—
21	"(A) has completed the second year of an ac-
22	credited baccalaureate degree program in nursing;
23	and

"(B) executes an agreement under this section
 to serve on active duty as a commissioned officer in
 the Army Nurse Corps.

4 "(2) Notwithstanding subsection (c), the amount of
5 the accession bonus paid to a person described in para6 graph (1) may not exceed \$5,000.".

7 (b) Retroactive APPLICATION EXISTING TO 8 AGREEMENTS.—Subsection (f) of section 324 of title 37, 9 United States Code, as added by subsection (a), shall 10 apply with respect to agreements referred to in paragraph 11 (1)(B) of such subsection executed on or after October 5, 12 2004.

13 Subtitle C—Travel and

14 **Transportation Allowances**

15 SEC. 641. AUTHORIZED ABSENCES OF MEMBERS FOR
16 WHICH LODGING EXPENSES AT TEMPORARY
17 DUTY LOCATION MAY BE PAID.

18 (a) ABSENCES COVERED BY ALLOWANCE.—Section 19 404b of title 37, United States Code, is amended—

(1) in subsection (a), by striking "while the
member is in an authorized leave status" and inserting "during an authorized absence of the member
from the temporary duty location";

24 (2) in subsection (b)—

1	(A) in paragraph (1), by striking "taking
2	the authorized leave" and inserting "the au-
3	thorized absence"; and
4	(B) in paragraph (3), by striking "imme-
5	diately after completing the authorized leave"
6	and inserting "before the end of the authorized
7	absence'';
8	(3) in subsection (c), by striking "while the
9	member was in an authorized leave status" and in-
10	serting "during the authorized absence of the mem-
11	ber"; and
12	(4) by adding at the end the following new sub-
13	section:
14	"(d) Authorized Absence Defined.—In this sec-
15	tion, the term 'authorized absence', with respect to a mem-
16	ber, means that the member is in an authorized leave sta-
17	tus or that the absence of the member is otherwise author-
18	ized by the commander of the member.".
19	(b) CLERICAL AMENDMENTS.—
20	(1) SECTION HEADING.—The heading of such
21	section is amended to read as follows:

1	"§404b. Travel and transportation allowances: pay-
2	ment of lodging expenses at temporary
3	duty location during authorized absence
4	of member".
5	(2) TABLE OF SECTIONS.—The table of sections
6	at the beginning of chapter 7 of such title is amend-
7	ed by striking the item relating to section 404b and
8	inserting the following new item:
	"404b. Travel and transportation allowances: payment of lodging expenses at temporary duty location during authorized absence of mem- ber.".
9	SEC. 642. EXTENDED PERIOD FOR SELECTION OF HOME
10	FOR TRAVEL AND TRANSPORTATION ALLOW-
11	ANCES FOR DEPENDENTS OF DECEASED
12	MEMBER.
13	(a) Death of Member Entitled to Basic Pay.—
14	Subsection (f) section 406 of title 37, United States Code,
15	is amended—
16	(1) by inserting "(1)" after "(f)";
17	(2) by striking "he" and inserting "the mem-
18	ber"; and
19	(3) by adding at the end the following new
20	paragraph:
21	((2) The Secretary concerned shall give the depend-
22	ents of a member described in paragraph (1) a period of
23	not less than three years, beginning on the date of the
24	death of the member, during which to select a home for
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the purposes of the travel and transportation allowances
 authorized by this section.".

3 (b) CERTAIN OTHER DECEASED MEMBERS.—Sub4 section (g)(3) of such section is amended in the first sen5 tence—

6 (1) by striking "he exercises it" and inserting
7 "the member exercises the right or entitlement";

8 (2) by striking "his baggage and household ef9 fects" and inserting "the baggage and household ef10 fects of the deceased member"; and

(3) by striking "his surviving dependents or, if"
and inserting "the surviving dependents at any time
before the end of the three-year period beginning on
the date on which the member accrued that right or
benefit. If".

16SEC. 643. TRANSPORTATION OF FAMILY MEMBERS INCI-17DENT TO REPATRIATION OF MEMBERS HELD18CAPTIVE.

(a) ALLOWANCES AUTHORIZED.—Chapter 7 of title
37, United States Code, is amended by inserting after section 411i the following new section:

1	"§411j. Travel and transportation allowances: trans-
2	portation of family members incident to
3	repatriation of members held captive
4	"(a) Allowances Authorized.—(1) The Secretary
5	concerned may provide the travel and transportation al-
6	lowances described in subsection (c) to not more than
7	three family members of a member of the uniformed serv-
8	ices who—
9	"(A) is serving on active duty;
10	"(B) was officially carried or determined to be
11	absent in a missing status (as defined in section 551
12	of this title); and
13	"(C) is repatriated to a site in or outside the
14	United States.
15	"(2) In circumstances determined to be appropriate
16	by the Secretary concerned, the Secretary may waive the
17	limitation on the number of family members of a member
18	provided travel and transportation allowances under this
19	section.
20	"(b) ELIGIBLE PERSONS.—(1) In this section, the
21	term 'family member' has the meaning given that term
22	in section 411h(b) of this title.
23	"(2) The Secretary concerned may also provide the
24	travel and transportation allowances to an attendant who
25	accompanies a family member if the Secretary determines
26	that—

"(A) the family member is unable to travel un attended because of age, physical condition, or other
 justifiable reason; and

4 "(B) no other family member who is receiving
5 the allowances under this section is able to serve as
6 an attendant for the family member.

7 "(3) If no family member is able to travel to the repa8 triation site, the Secretary concerned may provide the
9 travel and transportation allowances to not more than two
10 persons who are related to the member (but who do not
11 satisfy the definition of family member) and are selected
12 by the member.

13 "(c) ALLOWANCES DESCRIBED.—(1) The transpor14 tation authorized by subsection (a) is round-trip transpor15 tation between—

"(A) the home of the family member (or the
home of an attendant or other person provided
transportation pursuant to paragraph (2) or (3) of
subsection (b)); and

20 "(B) the location of the repatriation site or
21 other location determined to be appropriate by the
22 Secretary concerned.

"(2) In addition to the transportation authorized by
subsection (a), the Secretary concerned may provide a per
diem allowance or reimbursement for the actual and nec-

essary expenses of the travel, or a combination thereof,
 but not to exceed the rates established under section
 404(d) of this title.

4 "(d) PROVISION OF ALLOWANCES.—(1) The trans5 portation authorized by subsection (a) may be provided
6 by any of the following means:

7 "(A) Transportation in-kind.

8 "(B) A monetary allowance in place of trans9 portation in-kind at a rate to be prescribed by the
10 Secretaries concerned.

11 "(C) Reimbursement for the commercial cost of12 transportation.

13 "(2) An allowance payable under this subsection may14 be paid in advance.

15 "(3) Reimbursement payable under this subsection
16 may not exceed the cost of government-procured commer17 cial round-trip air travel.

18 "(e) REGULATIONS.—The Secretaries concerned shall
19 prescribe uniform regulations to carry out this section.".
20 (b) CLERICAL AMENDMENT.—The table of sections
21 at the beginning of chapter 7 of such title is amended by
22 inserting after the item relating to section 411i the fol23 lowing new item:

[&]quot;411j. Travel and transportation allowances: transportation of family members incident to repatriation of members held captive.".

1	SEC. 644. INCREASED WEIGHT ALLOWANCES FOR SHIP-
2	MENT OF HOUSEHOLD GOODS OF SENIOR
3	NONCOMMISSIONED OFFICERS.
4	(a) INCREASE.—The table in section $406(b)(1)(C)$ of
5	title 37, United States Code, is amended by striking the
6	items relating to pay grades E–7 through E–9 and insert-
7	ing the following new items:

"Е–9	13,000	15,000
E-8	12,000	14,000
E-7	11,000	13,000".

8 (b) EFFECTIVE DATE.—The amendment made by 9 subsection (a) shall take effect on January 1, 2006, and 10 apply with respect to an order in connection with a change 11 of temporary or permanent station issued on or after that 12 date.

13 Subtitle D—Retired Pay and 14 Survivor Benefits

15 SEC. 651. MONTHLY DISBURSEMENT TO STATES OF STATE

16 INCOME TAX WITHHELD FROM RETIRED OR17 RETAINER PAY.

18 Section 1045(a) of title 10, United States Code, is19 amended in the third sentence—

20 (1) by striking "quarter" the first place it ap21 pears and inserting "month"; and

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1	(2) by striking "during the month following
2	that calendar quarter" and inserting "during the fol-
3	lowing calendar month".
4	SEC. 652. REVISION TO ELIGIBILITY FOR NONREGULAR
5	SERVICE RETIREMENT AFTER ESTABLISHING
6	ELIGIBILITY FOR REGULAR RETIREMENT.
7	(a) Revision to Allow Continuation in Active
8	STATUS.—Subsection (a) of section 12741 of title 10,
9	United States Code, is amended—
10	(1) in the matter preceding paragraph (1) , by
11	striking "becoming entitled to" and inserting "hav-
12	ing met the requirements for"; and
13	(2) in paragraph (3), by striking "become enti-
14	tled to" and inserting "met the requirements for".
15	(b) Conforming Amendment.—Subsection (b)(1)
16	of such section is amended by striking "entitlement to"
17	and inserting "eligibility for".
18	(c) Clerical Amendments.—
19	(1) SECTION HEADING.—The heading of such
20	section is amended to read as follows:
21	"§12741. Retirement from active reserve service per-
22	formed after becoming eligible for reg-
23	ular retirement".
24	(2) TABLE OF SECTIONS.—The item relating to
25	section 12741 in the table of sections at the begin-

1	ning of chapter 1223 of such title is amended to
2	read as follows:
	"12741. Retirement from active reserve service performed after becoming eligi- ble for regular retirement.".
3	SEC. 653. DENIAL OF MILITARY FUNERAL HONORS IN CER-
4	TAIN CASES.
5	(a) Additional Circumstances for Denial of
6	FUNERAL HONORS.—Subsection (a) of section 985 of title
7	10, United States Code, is amended—
8	(1) by inserting "(under section 1491 of this
9	title or any other authority)" after "military hon-
10	ors"; and
11	(2) by striking "a person" and all that follows
12	and inserting "any of the following persons:
13	"(1) A person who has been convicted of a cap-
14	ital offense under Federal or State law for which the
15	person was sentenced to death or life imprisonment
16	without parole.
17	"(2) A person not covered by paragraph (1)
18	who is ineligible for interment in Arlington National
19	Cemetery or a national cemetery under the control
20	of the National Cemetery Administration by reason
21	of section 2411(b) of title 38.
22	"(3) A person who is a veteran (as defined in
23	section 1491(h) of this title) or who died while on
24	active duty or a member of a reserve component,

1	when the circumstances surrounding the person's
2	death or other circumstances as specified by the Sec-
3	retary of Defense are such that to provide military
4	honors at the funeral or burial of the person would
5	bring discredit upon the person's service (or former
6	service).".
7	(b) Clerical Amendments.—
8	(1) SECTION HEADING.—The heading of such
9	section is amended to read as follows:
10	"§985. Persons convicted of capital crimes; certain
11	other persons: denial of specified burial-
12	related benefits".
13	(2) TABLE OF SECTIONS.—The item relating to
14	section 985 in the table of sections at the beginning
14 15	section 985 in the table of sections at the beginning of chapter 49 of such title is amended to read as fol-
15	of chapter 49 of such title is amended to read as fol-
15	of chapter 49 of such title is amended to read as fol- lows: "985. Persons convicted of capital crimes; certain other persons: denial of speci-
15 16	of chapter 49 of such title is amended to read as fol- lows: "985. Persons convicted of capital crimes; certain other persons: denial of speci- fied burial-related benefits.".
15 16 17	of chapter 49 of such title is amended to read as fol- lows: "985. Persons convicted of capital crimes; certain other persons: denial of speci- fied burial-related benefits.". (c) CROSS-REFERENCE AMENDMENT.—Section
15 16 17 18	of chapter 49 of such title is amended to read as fol- lows: "985. Persons convicted of capital crimes; certain other persons: denial of speci- fied burial-related benefits.". (c) CROSS-REFERENCE AMENDMENT.—Section 1491(a) of such title is amended by inserting before the
 15 16 17 18 19 	of chapter 49 of such title is amended to read as fol- lows: "985. Persons convicted of capital crimes; certain other persons: denial of speci- fied burial-related benefits.". (c) CROSS-REFERENCE AMENDMENT.—Section 1491(a) of such title is amended by inserting before the period at the end the following: ", except when military
 15 16 17 18 19 20 	 of chapter 49 of such title is amended to read as follows: "985. Persons convicted of capital crimes; certain other persons: denial of specified burial-related benefits.". (c) CROSS-REFERENCE AMENDMENT.—Section 1491(a) of such title is amended by inserting before the period at the end the following: ", except when military honors are prohibited under section 985(a) of this title".
 15 16 17 18 19 20 21 	of chapter 49 of such title is amended to read as fol- lows: "985. Persons convicted of capital crimes; certain other persons: denial of speci- fied burial-related benefits.". (c) CROSS-REFERENCE AMENDMENT.—Section 1491(a) of such title is amended by inserting before the period at the end the following: ", except when military honors are prohibited under section 985(a) of this title". (d) EFFECTIVE DATE.—The amendments made by

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SEC. 654. CHILD SUPPORT FOR CERTAIN MINOR CHILDREN
OF RETIREMENT-ELIGIBLE MEMBERS CON-
VICTED OF DOMESTIC VIOLENCE RESULTING
IN DEATH OF CHILD'S OTHER PARENT.
(a) Authority for Court-Ordered Payments.—
Section 1408(h) of title 10, United States Code, is amend-
ed—
(1) in paragraph (1) —
(A) by inserting "(A)" after "(1)"; and
(B) by adding at the end of such para-
graph the following:
"(B) If, in the case of a member or former member
of the armed forces referred to in paragraph $(2)(A)$, a
court order provides for the payment as child support of
an amount from the disposable retired pay of that member
or former member (as certified under paragraph (4)) to
an eligible dependent child of the member or former mem-
ber, the Secretary concerned, beginning upon effective
service of such court order, shall pay that amount in ac-
cordance with this subsection to such dependent child.";
(2) in paragraph (2) —
(A) in the matter preceding subparagraph
(A), by inserting ", or a dependent child," after
"former spouse";
(B) in subparagraph (B)—

1	(i) by inserting "in the case of eligi-
2	bility of a spouse or former spouse under
3	paragraph (1)(A)," after "(B)"; and
4	(ii) by striking the period at the end
5	and inserting "; and"; and
6	(C) by adding at the end the following new
7	subparagraph:
8	"(C) in the case of eligibility of a dependent
9	child under paragraph (1)(B), the other parent of
10	the child died as a result of the misconduct that re-
11	sulted in the termination of retired pay.";
12	(3) in paragraph (4), by inserting ", or an eligi-
13	ble dependent child," after "former spouse";
14	(4) in paragraph (5), by inserting ", or the de-
15	pendent child," after "former spouse"; and
16	(5) in paragraph (6), by inserting ", or to a de-
17	pendent child," after "former spouse".
18	(b) Effective Date.—A court order authorized by
19	the amendments made by this section may not provide for
20	a payment attributable to any period before October 1,
21	2005, or the date of the court order, whichever is later.

1 SEC. 655. CONCURRENT RECEIPT OF VETERANS DIS-2ABILITY COMPENSATION AND MILITARY RE-3TIRED PAY.

4 Section 1414(a) of title 10, United States Code, is 5 amended by inserting before the period at the end the following: ", and in the case of a qualified retiree receiving 6 7 veterans' disability compensation at the rate payable for 8 a 100 percent disability by reason of a determination of 9 individual unemployability, payment of retired pay to such veteran is subject to subsection (c) only during the period 10 beginning on January 1, 2004, and ending on September 11 12 30, 2009".

13 SEC. 656. MILITARY SURVIVOR BENEFIT PLAN BENE14 FICIARIES UNDER INSURABLE INTEREST 15 COVERAGE.

16 (a) AUTHORITY TO ELECT NEW BENEFICIARY.—
17 Section 1448(b)(1) of title 10, United States Code, is
18 amended—

(1) by inserting "or under subparagraph (G) of
this paragraph" in the second sentence of subparagraph (E) before the period at the end; and

(2) by adding at the end the following new sub-paragraph:

24 "(G) ELECTION OF NEW BENEFICIARY
25 UPON DEATH OF PREVIOUS BENEFICIARY.—

1	"(i) AUTHORITY FOR ELECTION.—If
2	the reason for discontinuation in the Plan
3	is the death of the beneficiary, the partici-
4	pant in the Plan may elect a new bene-
5	ficiary. Any such beneficiary must be a
6	natural person with an insurable interest
7	in the participant. Such an election may be
8	made only during the 180-day period be-
9	ginning on the date of the death of the
10	previous beneficiary.
11	"(ii) PROCEDURES.—Such an election
12	shall be in writing, signed by the partici-
13	pant, and made in such form and manner
14	as the Secretary concerned may prescribe.
15	Such an election shall be effective the first
16	day of the first month following the month
17	in which the election is received by the
18	Secretary.
19	"(iii) VITIATION OF ELECTION BY
20	PARTICIPANT WHO DIES WITHIN TWO
21	YEARS OF ELECTION.—If a person pro-
22	viding an annuity under a election under
23	clause (i) dies before the end of the two-
24	year period beginning on the effective date
25	of the election—

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1	"(I) the election is vitiated; and
2	"(II) the amount by which the
3	person's retired pay was reduced
4	under section 1452 of this title that is
5	attributable to the election shall be
6	paid in a lump sum to the person who
7	would have been the deceased person's
8	beneficiary under the vitiated election
9	if the deceased person had died after
10	the end of such two-year period.".
11	(b) Change in Premium for Coverage of New
12	BENEFICIARY.—Section 1452(c) of such title is amended
13	by adding at the end the following new paragraph:
14	"(5) Rule for designation of new insur-
15	ABLE INTEREST BENEFICIARY FOLLOWING DEATH
16	OF ORIGINAL BENEFICIARY.—The Secretary of De-
17	fense shall prescribe in regulations premiums which
18	a participant making an election under section
19	1448(b)(1)(G) of this title shall be required to pay
20	for participating in the Plan pursuant to that elec-
21	tion. The total amount of the premiums to be paid
22	by a participant under the regulations shall be equal
23	to the sum of the following:
24	"(A) The total additional amount by which
25	the retired pay of the participant would have

1	been reduced before the effective date of the
2	election if the original beneficiary (i) had not
3	died and had been covered under the Plan
4	through the date of the election, and (ii) had
5	been the same number of years younger than
6	the participant (if any) as the new beneficiary
7	designated under the election.
8	"(B) Interest on the amounts by which the
9	retired pay of the participant would have been
10	so reduced, computed from the dates on which
11	the retired pay would have been so reduced at
12	such rate or rates and according to such meth-
13	odology as the Secretary of Defense determines
14	reasonable.
15	"(C) Any additional amount that the Sec-
16	retary determines necessary to protect the actu-
17	arial soundness of the Department of Defense
18	Military Retirement Fund against any increased
19	risk for the fund that is associated with the
20	election.".
21	(c) TRANSITION.—
22	(1) TRANSITION PERIOD.—In the case of a par-
23	ticipant in the Survivor Benefit Plan who made a
24	covered insurable-interest election (as defined in
25	paragraph (2)) and whose designated beneficiary

1 under that election dies before the date of the enact-2 ment of this Act or during the 18-month period be-3 ginning on such date, the time period applicable for 4 purposes of the limitation in the third sentence of 5 subparagraph (G)(i) of section 1448(b)(1) of title 6 10, United States Code, as added by subsection (a), 7 shall be the two-year period beginning on the date 8 of the enactment of this Act (rather than the 180-9 day period specified in that sentence).

10 (2)COVERED INSURABLE-INTEREST ELEC-11 TIONS.—For purposes of paragraph (1), a covered 12 insurable-interest election is an election under sec-13 tion 1448(b)(1) of title 10, United States Code, 14 made before the date of the enactment of this Act, 15 or during the 18-month period beginning on such 16 date, by a participant in the Survivor Benefit Plan 17 to provide an annuity under that plan to a natural 18 person with an insurable interest in that person.

(3) SURVIVOR BENEFIT PLAN.—For purposes
of this subsection, the term "Survivor Benefit Plan"
means the program under subchapter II of chapter
73 of title 10, United States Code.

Subtitle E—Commissary and Non appropriated Fund Instrumen tality Benefits

4 SEC. 661. INCREASE IN AUTHORIZED LEVEL OF SUPPLIES

5 AND SERVICES PROCUREMENT FROM OVER6 SEAS EXCHANGE STORES.

7 Subsection 2424(b) of title 10, United States Code,
8 is amended by striking "\$50,000" and inserting
9 "\$100,000".

10SEC. 662. REQUIREMENTS FOR PRIVATE OPERATION OF11COMMISSARY STORE FUNCTIONS.

12 Section 2485(a)(2) of title 10, United States Code, is amended by adding at the end the following new sen-13 14 tence: "Until December 31, 2010, the Defense Commissary Agency is not required to conduct any cost-com-15 parison study under the policies and procedures of Office 16 of Management and Budget Circular A–76 relating to the 17 18 possible contracting out of commissary store functions.". 19 SEC. 663. PROVISION OF INFORMATION TECHNOLOGY 20 FOR ACCOMMODATIONS SERVICES PRO-21 VIDED BY NONAPPROPRIATED FUND INSTRU-22 **MENTALITIES FOR WOUNDED MEMBERS OF** 23 THE ARMED FORCES AND THEIR FAMILIES. 24 (a) AUTHORITY TO PROVIDE SERVICES.—Section 25 2494 of title 10, United States Code, is amended—

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1	(1) by inserting "(a) UTILITY SERVICES.—"
2	before "Appropriations"; and
3	(2) by adding at the end the following new sub-
4	section:
5	"(b) Information Technology Services.—Ap-
6	propriations for the Department of Defense may be used
7	to provide information technology services, including
8	equipment and access to the internet, for—
9	"(1) Fisher Houses and Fisher Suites associ-
10	ated with health care facilities of a military depart-
11	ment; and
12	$\ensuremath{^{\prime\prime}(2)}$ other accommodations made available by a
13	nonappropriated fund instrumentality of the Depart-
14	ment of Defense to members of the Armed Forces
15	recovering from a wound or injury or to dependents
16	of such members.".
17	(b) Clerical Amendments.—
18	(1) Section heading.—The heading of such
19	section is amended to read as follows:
20	"§2494. Nonappropriated fund instrumentalities: fur-
21	nishing certain services for morale, wel-
22	fare, and recreation purposes".
23	(2) TABLE OF SECTIONS.—The table of sections
24	at the beginning of subchapter III of chapter 147 of
25	such title is amended by striking the item relating

1	to section 2494 and inserting the following new
2	item:
	"2494. Nonappropriated fund instrumentalities: furnishing certain services for morale, welfare, and recreation purposes.".
3	SEC. 664. PROVISION OF AND PAYMENT FOR OVERSEAS
4	TRANSPORTATION SERVICES FOR COM-
5	MISSARY AND EXCHANGE SUPPLIES.
6	Section 2643 of title 10, United States Code, is
7	amended—
8	(1) by inserting "(a) TRANSPORTATION OP-
9	TIONS.—" before "The Secretary";
10	(2) in the first sentence, by striking "by sea
11	without relying on the Military Sealift Command"
12	and inserting "to destinations outside the conti-
13	nental United States without relying on the Air Mo-
14	bility Command, the Military Sealift Command";
15	(3) in the second sentence, by striking "trans-
16	portation contracts" and inserting "contracts for
17	sea-borne transportation'; and
18	(4) by adding at the end the following new sub-
19	section:
20	"(b) PAYMENT OF TRANSPORTATION COSTS.—Sec-
21	tion 2483(b)(5) of this title, regarding the use of appro-
22	priated funds to cover the expenses of operating com-
23	missary stores, shall apply to the transportation of com-
24	missary supplies. Appropriated funds for the Department

of Defense shall also be used to cover the expenses of
 transporting exchange supplies to destinations outside the
 continental United States.".

4 SEC. 665. COMPENSATORY TIME OFF FOR CERTAIN NON5 APPROPRIATED FUND EMPLOYEES.

6 Section 5543 of title 5, United States Code, is7 amended by adding at the end the following new sub-8 section:

9 "(d)(1) The appropriate Secretary may, on request 10 of an employee of a nonappropriated fund instrumentality 11 of the Department of Defense or the Coast Guard de-12 scribed in section 2105(c), grant such employee compen-13 satory time off from duty instead of overtime pay for over-14 time work.

15 "(2) For purposes of this subsection, the term 'appro-16 priate Secretary' means—

17 "(A) with respect to an employee of a non18 appropriated fund instrumentality of the Depart19 ment of Defense, the Secretary of Defense; and

"(B) with respect to an employee of a nonappropriated fund instrumentality of the Coast
Guard, the Secretary of the Executive department in
which it is operating.".

Subtitle F—Other Matters

2 SEC. 671. INCLUSION OF SENIOR ENLISTED ADVISOR FOR
3 THE CHAIRMAN OF THE JOINT CHIEFS OF
4 STAFF AMONG SENIOR ENLISTED MEMBERS
5 OF THE ARMED FORCES.

6 (a) BASIC PAY RATE.—

1

7 (1) EQUAL TREATMENT.—The rate of basic pay 8 for an enlisted member in the grade E–9 while serv-9 ing as Senior Enlisted Advisor for the Chairman of 10 the Joint Chiefs of Staff shall be the same as the 11 rate of basic pay for an enlisted member in that 12 grade while serving as Sergeant Major of the Army, 13 Master Chief Petty Officer of the Navy, Chief Mas-14 ter Sergeant of the Air Force, Sergeant Major of the 15 Marine Corps, or Master Chief Petty Officer of the 16 Coast Guard, regardless of cumulative years of serv-17 ice computed under section 205 of title 37. United 18 States Code.

19 (2) EFFECTIVE DATE.—Paragraph (1) shall
20 apply beginning on the date on which an enlisted
21 member of the Armed Forces is first appointed to
22 serve as Senior Enlisted Advisor for the Chairman
23 of the Joint Chiefs of Staff.

(b) PAY DURING TERMINAL LEAVE OR WHILE HOS25 PITALIZED.—Section 210(c) of title 37, United States

Code, is amended by adding at the end the following new 1 2 paragraph: 3 "(6) The Senior Enlisted Advisor for the Chair-4 man of the Joint Chiefs of Staff.". 5 (c) PERSONAL MONEY ALLOWANCE.—Section 414(c) 6 of such title is amended— (1) by striking "or" after "Sergeant Major of 7 8 the Marine Corps,"; and 9 (2) by inserting before the period at the end the following: ", or the Senior Enlisted Advisor for the 10 11 Chairman of the Joint Chiefs of Staff". (d) RETIRED PAY BASE.—Section 1406(i)(3)(B) of 12 title 10, United States Code, is amended by adding at the 13 14 end the following new clause: "(vi) Senior Enlisted Advisor for the 15 16 Chairman of the Joint Chiefs of Staff.". SEC. 672. SPECIAL AND INCENTIVE PAYS CONSIDERED FOR 17 18 SAVED PAY UPON APPOINTMENT OF MEM-19 BERS AS OFFICERS. 20 (a) INCLUSION AND EXCLUSION OF CERTAIN PAY 21 TYPES.—Subsection (d) of section 907 of title 37, United 22 States Code, is amended to read as follows: 23 ((d)(1)) In determining the amount of the pay and 24 allowances of a grade formerly held by an officer, the following special and incentive pays may be considered only 25

so long as the officer continues to perform the duty that
creates the entitlement to, or eligibility for, that pay and
would otherwise be eligible to receive that pay in the
former grade:
"(A) Incentive pay for hazardous duty under
section 301 of this title.
"(B) Submarine duty incentive pay under sec-
tion 301c of this title.
"(C) Special pay for diving duty under section
304 of this title.
"(D) Hardship duty pay under section 305 of
this title.
"(E) Career sea pay under section 305a of this
title.
"(F) Special pay for service as a member of a
Weapons of Mass Destruction Civil Support Team
under section 305b of this title.
"(G) Assignment incentive pay under section
307a of this title.
"(H) Special pay for duty subject to hostile fire
or imminent danger under section 310 of this title.
"(I) Special pay or bonus for an extension of
duty at a designated overseas location under section
314 of this title.

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1	"(J) Foreign language proficiency pay under
2	section 316 of this title.
3	"(K) Critical skill retention bonus under section
4	323 of this title.
5	((2) The following special and incentive pays are de-
6	pendent on a member being in an enlisted status and may
7	not be considered in determining the amount of the pay
8	and allowances of a grade formerly held by an officer:
9	"(A) Special duty assignment pay under section
10	307 of this title.
11	"(B) Reenlistment bonus under section 308 of
12	this title.
13	((C) Enlistment bonus under section 309 of
14	this title.
15	"(D) Reenlistment bonus for nuclear-trained
16	and qualified enlisted members under section 312a
17	of this title.
18	"(E) Career enlisted flyer incentive pay under
19	section 320 of this title.".
20	(b) Stylistic Amendments.—Such section is fur-
21	ther amended—
22	(1) in subsections (a) and (b)—
23	(A) by striking "he" each place it appears
24	and inserting "the officer"; and

(B) by striking "his appointment" each 1 2 place it appears and inserting "the appoint-3 ment"; (2) in subsection (c)(2), by striking "he" and 4 5 inserting "the officer". 6 SEC. 673. REPAYMENT OF UNEARNED PORTION OF BO-7 NUSES, SPECIAL PAYS, AND EDUCATIONAL 8 **BENEFITS.** 9 (a) Repayment of Unearned Portion of Bo-NUSES AND OTHER BENEFITS.— 10 11 (1) UNIFORM REPAYMENT PROVISION.—Section 12 303a of title 37, United States Code, is amended by 13 adding at the end the following new subsection: 14 "(e) Repayment of Unearned Portion of Bo-15 NUSES AND OTHER BENEFITS WHEN CONDITIONS OF PAYMENT NOT MET.—(1) A member of the uniformed 16 17 services who receives a bonus or similar benefit and whose 18 receipt of the bonus or similar benefit is subject to the 19 condition that the member continue to satisfy certain eligi-20 bility requirements shall repay to the United States an 21 amount equal to the unearned portion of the bonus or 22 similar benefit if the member fails to satisfy the require-23 ments, except in certain circumstances authorized by the 24 Secretary concerned.

1 "(2) The Secretary concerned may establish, by regu-2 lations, procedures for determining the amount of the re-3 payment required under this subsection and the cir-4 cumstances under which an exception to the required re-5 payment may be granted. The Secretary concerned may 6 specify in the regulations the conditions under which an installment payment of a bonus or similar benefit to be 7 8 paid to a member of the uniformed services will not be 9 made if the member no longer satisfies the eligibility requirements for the bonus or similar benefit. For the mili-10 tary departments, this subsection shall be administered 11 12 under regulations prescribed by the Secretary of Defense.

"(3) An obligation to repay the United States under
this subsection is, for all purposes, a debt owed the United
States. A discharge in bankruptcy under title 11 does not
discharge a person from such debt if the discharge order
is entered less than five years after—

18 "(A) the date of the termination of the agree-19 ment or contract on which the debt is based; or

20 "(B) in the absence of such an agreement or
21 contract, the date of the termination of the service
22 on which the debt is based.

23 "(4) In this subsection:

24 "(A) The term 'bonus or similar benefit' means25 a bonus, incentive pay, special pay, or similar pay-

1	ment, or an educational benefit or stipend, paid to
2	a member of the uniformed services under a provi-
3	sion of law that refers to the repayment require-
4	ments of this subsection.
5	"(B) The term 'service', as used in paragraph
6	(3)(B), refers to an obligation willingly undertaken
7	by a member of the uniformed services, in exchange
8	for a bonus or similar benefit offered by the Sec-
9	retary of Defense or the Secretary concerned—
10	"(i) to remain on active duty or in an ac-
11	tive status in a reserve component;
12	"(ii) to perform duty in a specified skill,
13	with or without a specified qualification or cre-
14	dential;
15	"(iii) to perform duty at a specified loca-
16	tion; or
17	"(iv) to perform duty for a specified period
18	of time.".
19	(2) Applicability to title 11 cases.—In the
20	case of a provision of law amended by subsection
21	(b), (c), or (d) of this section, paragraph (3) of sub-
22	section (a) of section 303a of title 37, United States
23	Code, as added by this subsection, shall apply to any
24	case commenced under title 11 after March 30,
25	2006.

(b) Conforming Amendments to Title 37.—

1

2 (1) AVIATION CAREER OFFICER RETENTION
3 BONUS.—Subsection (g) of section 301b of title 37,
4 United States Code, is amended to read as follows:
5 "(g) REPAYMENT.—An officer who does not complete
6 the period of active duty specified in the agreement en7 tered into under subsection (a) shall be subject to the re8 payment provisions of section 303a(e) of this title.".

9 (2) MEDICAL OFFICER MULTIYEAR RETENTION
10 BONUS.—Subsection (c) of section 301d of such title
11 is amended to read as follows:

12 "(c) REPAYMENT.—An officer who does not complete 13 the period of active duty specified in the agreement en-14 tered into under subsection (a) shall be subject to the re-15 payment provisions of section 303a(e) of this title.".

16 (3) DENTAL OFFICER MULTIYEAR RETENTION
17 BONUS.—Subsection (d) of section 301e of such title
18 is amended to read as follows:

19 "(d) REPAYMENT.—An officer who does not complete
20 the period of active duty specified in the agreement en21 tered into under subsection (a) shall be subject to the re22 payment provisions of section 303a(e) of this title.".

23 (4) MEDICAL OFFICER SPECIAL PAY.—Section
24 302 of such title is amended—

1	(A) in subsection $(c)(2)$, by striking the
2	last sentence and inserting the following new
3	sentence: "If such entitlement is terminated,
4	the officer concerned shall be subject to the re-
5	payment provisions of section 303a(e) of this
6	title."; and
7	(B) by striking subsection (f) and inserting
8	the following new subsection:
9	"(f) REPAYMENT.—An officer who does not complete
10	the period for which the payment was made under sub-
11	section $(a)(4)$ or subsection $(b)(1)$ shall be subject to the
12	repayment provisions of section 303a(e) of this title.".
13	(5) Optometrist retention special pay.—
14	Paragraph (4) of section 302a(b) of such title is
15	amended to read as follows:
16	"(4) The Secretary concerned may terminate at any
17	time the eligibility of an officer to receive retention special
18	pay under paragraph (1). An officer who does not com-
19	plete the period for which the payment was made under
20	paragraph (1) shall be subject to the repayment provisions
21	of section 303a(e) of this title.".
22	(6) DENTAL OFFICER SPECIAL PAY.—Section
23	302b of such title is amended—
24	(A) in subsection $(b)(2)$, by striking the
25	second sentence;

1	(B) by striking subsection (e) and insert-
2	ing the following new subsection:
3	"(e) Repayment.—An officer who does not complete
4	the period of active duty for which the payment was made
5	under subsection $(a)(4)$ shall be subject to the repayment
6	provisions of section 303a(e) of this title.";
7	(C) by striking subsection (f); and
8	(D) by redesignating subsections (g) and
9	(h) as subsections (f) and (g), respectively.
10	(7) Accession bonus for registered
11	NURSES.—Subsection (d) of section 302d of such
12	title is amended to read as follows:
13	"(d) An officer who does not become and remain li-
14	censed as a registered nurse during the period for which
15	the payment is made, or who does not complete the period
16	of active duty specified in the agreement entered into
17	under subsection (a) shall be subject to the repayment
18	provisions of section 303a(e) of this title.".
19	(8) NURSE ANESTHETIST SPECIAL PAY.—Sec-
20	tion 302e of such title is amended—
21	(A) in subsection (c), by striking the last
22	sentence; and
23	(B) by striking subsection (e) and insert-
24	ing the following new subsection:

1 "(e) An officer who does not complete the period of 2 active duty specified in the agreement entered into under 3 subsection (a) shall be subject to the repayment provisions 4 of section 303a(e) of this title.". 5 (9)RESERVE, RECALLED OR. RETAINED 6 HEALTH CARE OFFICERS SPECIAL PAY.—Subsection 7 (c) of section 302f of such title is amended by striking "refund" and inserting "repay.". 8 9 (10) Selected reserve health care pro-10 FESSIONALS IN CRITICALLY SHORT WARTIME SPE-11 CIALTIES SPECIAL PAY.—Section 302g of such title 12 is amended— 13 (A) by striking subsections (d) and (e); 14 (B) by inserting after subsection (c) the 15 following new subsection (d): 16 "(d) REPAYMENT.—An officer who does not complete the period of service in the Selected Reserve specified in 17 18 the agreement entered into under subsection (a) shall be 19 subject to the repayment provisions of section 303a(e) of this title."; and 20 21 (C) by redesignating subsection (f) as sub-22 section (e). 23 (11) Accession bonus for dental offi-24 CERS.—Subsection (d) of section 302h of such title 25 is amended to read as follows:

1 "(d) A person after signing a written agreement who 2 thereafter is not commissioned as an officer of the armed 3 forces, or does not become licensed as a dentist, or does 4 not complete the period of active duty specified in the 5 agreement entered into under subsection (a) shall be sub-6 ject to the repayment provisions of section 303a(e) of this 7 title.".

8 (12) ACCESSION BONUS FOR PHARMACY OFFI9 CERS.—Subsection (e) of section 302j of such title
10 is amended to read as follows:

11 "(e) A person after signing a written agreement who 12 thereafter is not commissioned as an officer of the armed 13 forces, or does not become and remain certified or licensed 14 as a pharmacist, or does not complete the period of active 15 duty specified in the agreement entered into under sub-16 section (a) shall be subject to the repayment provisions 17 of section 303a(e) of this title.".

18 (13) REENLISTMENT BONUS FOR ACTIVE MEM19 BERS.—Subsection (d) of section 308 of such title is
20 amended to read as follows:

21 "(d) REPAYMENT.—A member who does not com-22 plete the term of enlistment for which a bonus was paid 23 to the member under this section, or a member who is 24 not technically qualified in the skill for which a bonus was 25 paid to the member under this section, shall be subject to the repayment provisions of section 303a(e) of this
 title.".

3 (14) REENLISTMENT BONUS FOR SELECTED
4 RESERVE.—Subsection (d) of section 308b of such
5 title is amended to read as follows:

6 "(d) A member who does not complete the term of 7 enlistment in the element of the Selected Reserve for 8 which the bonus was paid to the member under this sec-9 tion shall be subject to the repayment provisions of section 10 303a(e) of this title.".

11 (15) READY RESERVE ENLISTMENT BONUS.—
12 Section 308g of such title is amended—

13 (A) by striking subsection (d) and insert-14 ing the following new subsection:

15 "(d) REPAYMENT.—A person who does not serve sat-16 isfactorily in the element of the Ready Reserve in the com-17 bat or combat support skill for the period for which the 18 bonus was paid under this section shall be subject to the 19 repayment provisions of section 303a(e) of this title.";

20	(B) by striking subsections (e) and (f); and
21	(C) by redesignating subsections (g) and
22	(h) as subsections (e) and (f), respectively.
23	(16) Ready reserve reenlistment, enlist-
24	MENT, AND VOLUNTARY EXTENSION OF ENLIST-

	2
1	MENT BONUS.—Section 308h of such title is amend-
2	ed—
3	(A) by striking subsection (c) and inserting
4	the following new subsection:
5	"(c) Repayment.—A person who does not complete
6	the period of enlistment or extension of enlistment for
7	which the bonus was paid under this section shall be sub-
8	ject to the repayment provisions of section 303a(e) of this
9	title.";
10	(B) by striking subsections (d) and (e);
11	and
12	(C) by redesignating subsections (f) and
13	(g) as subsections (d) and (e), respectively.
14	(17) Prior service enlistment bonus.—
15	Subsection (d) of section 308i of such title is amend-
16	ed to read as follows:
17	"(d) A person who receives a bonus payment under
18	this section and who, during the period for which the
19	bonus was paid, does not serve satisfactorily in the ele-
20	ment of the Selected Reserve with respect to which the
21	bonus was paid shall be subject to the repayment provi-
22	sions of section 303a(e) of this title.".
23	(18) Enlistment bonus.—Subsection (b) of
24	section 309 of such title is amended to read as fol-
25	lows:

1 "(b) A member who does not complete the term of 2 enlistment for which a bonus was paid to the member 3 under this section, or a member who is not technically 4 qualified in the skill for which a bonus was paid to the 5 member under this section, shall be subject to the repay-6 ment provisions of section 303a(e) of this title.".

7 (19) SPECIAL PAY FOR NUCLEAR-QUALIFIED
8 OFFICERS EXTENDING ACTIVE DUTY.—Subsection
9 (b) of section 312 of such title is amended to read
10 as follows:

11 "(b) REPAYMENT.—An officer who does not complete 12 the period of active duty in connection with the super-13 vision, operation, and maintenance of naval nuclear pro-14 pulsion plants that the officer agreed to serve, and for 15 which a payment was made under subsection (a)(3) or 16 subsection (d)(1), shall be subject to the repayment provi-17 sions of section 303a(e) of this title.".

18 (20) NUCLEAR CAREER ACCESSION BONUS.—
19 Paragraph (2) of section 312b(a) of such title is
20 amended to read as follows:

"(2) An officer who does not commence or complete
satisfactorily the nuclear power training specified in the
agreement under paragraph (1) shall be subject to the repayment provisions of section 303a(e) of this title.".

(21) ENLISTED MEMBERS EXTENDING DUTY AT
 DESIGNATED LOCATIONS OVERSEAS.—Subsection (d)
 of section 314 of such title is amended to read as
 follows:

5 "(d) A member who, having entered into a written 6 agreement to extend a tour of duty for a period under 7 subsection (a), receives a bonus payment under subsection 8 (b)(2) for a 12-month period covered by the agreement 9 and ceases during that 12-month period to perform the 10 agreed tour of duty shall be subject to the repayment pro-11 visions of section 303a(e) of this title.".

12 (22) ENGINEERING AND SCIENTIFIC CAREER
13 CONTINUATION PAY.—Subsection (c) of section 315
14 of such title is amended to read as follows:

15 "(c) An officer who, having entered into a written 16 agreement under subsection (b) and having received all or 17 part of a bonus under this section, does not complete the 18 period of active duty as specified in the agreement shall 19 be subject to the repayment provisions of section 303a(e) 20 of this title.".

21 (23) CRITICAL ACQUISITION POSITIONS.—Sub22 section (f) of section 317 of such title is amended
23 to read as follows:

24 "(c) An officer who, having entered into a written25 agreement under subsection (a) and having received all or

part of a bonus under this section, does not complete the
 period of active duty as specified in the agreement shall
 be subject to the repayment provisions of section 303a(e)
 of this title.".

5 (24) SPECIAL WARFARE OFFICERS EXTENDING
6 PERIOD OF ACTIVE DUTY.—Subsection (h) of section
7 318 of such title is amended to read as follows:

8 "(h) An officer who, having entered into a written 9 agreement under subsection (b) and having received all or 10 part of a bonus under this section, does not complete the 11 period of active duty in special warfare service as specified 12 in the agreement shall be subject to the repayment provi-13 sions of section 303a(e) of this title.".

14 (25) SURFACE WARFARE OFFICERS EXTENDING
15 PERIOD OF ACTIVE DUTY.—Subsection (f) of section
16 319 of such title is amended to read as follows:

17 "(f) An officer who, having entered into a written 18 agreement under subsection (b) and having received all or 19 part of a bonus under this section, does not complete the 20 period of active duty as a department head on a surface 21 vessel specified in the agreement, shall be subject to the 22 repayment provisions of section 303a(e) of this title.".

23 (26) JUDGE ADVOCATE CONTINUATION PAY.—
24 Subsection (f) of section 321 of such title is amend25 ed to read as follows:

1 "(f) An officer who has entered into a written agree-2 ment under subsection (b) and has received all or part 3 of the amount payable under the agreement but who does 4 not complete the total period of active duty specified in 5 the agreement, shall be subject to the repayment provi-6 sions of section 303a(e) of this title.".

7 (27) 15-YEAR CAREER STATUS BONUS.—Sub8 section (f) of section 322 of such title is amended
9 to read as follows:

10 "(f) If a person paid a bonus under this section does not complete a period of active duty beginning on the date 11 12 on which the election of the person under paragraph (1)13 of subsection (a) is received and ending on the date on which the person completes 20 years of active duty service 14 15 as described in paragraph (2) of such subsection, the person shall be subject to the repayment provisions of section 16 17 303a(e) of this title.".

18 (28) ACCESSION BONUS FOR NEW OFFICERS IN
19 CRITICAL SKILLS.—Subsection (g) of section 324 of
20 such title, as redesignated by section 628(a)(1), is
21 amended to read as follows:

"(g) REPAYMENT.—An individual who, having received all or part of the bonus under an agreement referred to in subsection (a), is not thereafter commissioned
as an officer or does not commence or does not complete

the total period of active duty service specified in the
 agreement shall be subject to the repayment provisions of
 section 303a(e) of this title.".

4 (29) SAVINGS PLAN FOR EDUCATION EXPENSES
5 AND OTHER CONTINGENCIES.—Subsection (g) of
6 section 325 of such title is amended to read as fol7 lows:

8 "(g) REPAYMENT.—If a person does not complete the 9 qualifying service for which the person is obligated under 10 a commitment for which a benefit has been paid under 11 this section, the person shall be subject to the repayment 12 provisions of section 303a(e) of this title.".

(30) INCENTIVE BONUS FOR CONVERSION TO
MILITARY OCCUPATIONAL SPECIALTY.—Subsection
(e) of section 326 of such title is amended to read
as follows:

17 "(e) REPAYMENT.—A member who does not convert
18 to and complete the period of service in the military occu19 pational specialty specified in the agreement executed
20 under subsection (a) shall be subject to the repayment
21 provisions of section 303a(e) of this title.".

22 (c) Conforming Amendments to Title 10.—

23 (1) ENLISTMENT INCENTIVES FOR PURSUIT OF
24 SKILLS TO FACILITATE NATIONAL SERVICE.—Sub-

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1	section (i) of section 510 of title 10, United States
2	Code, is amended to read as follows:
3	"(i) If a National Call to Service participant who has
4	entered into an agreement under subsection (b) and re-
5	ceived or benefitted from an incentive under paragraph (1)
6	or (2) of subsection (e) fails to complete the total period
7	of service specified in such agreement, the National Call
8	to Service participant shall be subject to the repayment
9	provisions of section 303a(e) of title 37.".
10	(2) Advanced education assistance.—Sec-
11	tion 2005 of such title is amended—
12	(A) in subsection (a), by striking para-
13	graph (3) and inserting the following new para-
14	graph:
15	"(3) that if such person does not complete the
16	period of active duty specified in the agreement, or
17	does not fulfill any term or condition prescribed pur-
18	suant to paragraph (4), such person shall be subject
19	to the repayment provisions of section $303a(e)$ of
20	title 37.";
21	(B) by striking subsections (c), (d), (f), (g)
22	and (h);
23	(C) by redesignating subsection (e) as sub-
24	section (c); and

(D) by inserting after subsection (c), as so redesignated, the following new subsection:

3 "(d) As a condition of the Secretary concerned pro-4 viding financial assistance under section 2107 or 2107a 5 of this title to any person, the Secretary concerned shall require that the person enter into the agreement described 6 7 in subsection (a). In addition to the requirements of para-8 graphs (1) through (4) of such subsections (a), the agree-9 ment shall specify that, if the person does not complete 10 the education requirements specified in the agreement or does not fulfill any term or condition prescribed pursuant 11 12 to paragraph (4) of such subsection, the person shall be 13 subject to the repayment provisions of section 303a(e) of title 37 without the Secretary first ordering such person 14 15 to active duty as provided for under subsection (a)(2) and sections 2107(f) and 2107a(f) of this title.". 16

17 (3) TUITION FOR OFF-DUTY TRAINING OR EDU18 CATION.—Section 2007 of such title is amended by
19 adding at the end the following new subsection:

20 "(f) REPAYMENT.—If such person does not complete
21 the period of active duty specified in the agreement under
22 subsection (b), the person shall be subject to the repay23 ment provisions of section 303a(e) of title 37.".

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1	(4) FAILURE TO COMPLETE ADVANCED TRAIN-
2	ING OR TO ACCEPT COMMISSION.—Section 2105 of
3	such title is amended—
4	(A) by striking "A member" and inserting
5	"(a) A member"; and
6	(B) by adding at the end the following new
7	subsection:
8	"(b) If such person does not complete the period of
9	active duty specified under subsection (a), the person shall
10	be subject to the repayment provisions of section 303a(e)
11	of title 37.".
12	(5) FINANCIAL ASSISTANCE PROGRAM FOR SPE-
13	CIALLY SELECTED MEMBERS.—Section 2107 of such
14	title is amended by adding at the end the following
15	new subsection:
16	"(j) REPAYMENT.—A person who, after signing a
17	written agreement under this section, is not commissioned
18	as an officer or does not complete the period of service
19	as specified in subsection (b), (f) or (h)(2) shall be subject
20	to the repayment provisions of section 303a(e) of title
21	37.".
22	(6) Health professions scholarship and
23	FINANCIAL ASSISTANCE PROGRAM FOR ACTIVE SERV-
24	ICE.—Subparagraph (C) of section $2123(e)(1)$ of
25	such title is amended to read as follows:

"(C) If such person does not complete the period of active duty obligation specified under subsection (a), such person shall be subject to the repayment provisions of section 303a(e) of title 37.".
(7) FINANCIAL ASSISTANCE: NURSE OFFICER
CANDIDATES.—Subsection (d) of section 2130a of
such title is amended to read as follows:

8 "(d) REPAYMENT.—A person who does not complete 9 a nursing degree program in which the person is enrolled 10 in accordance with the agreement entered into under subsection (a), or having completed the nursing degree pro-11 12 gram, does not become an officer in the Nurse Corps of 13 the Army or the Navy or an officer designated as a nurse officer of the Air Force or commissioned corps of the Pub-14 15 lic Health Service or does not complete the period of obligated active service required under the agreement, shall 16 17 be subject to the repayment provisions of section 303a(e)of title 37.". 18

19 (8) EDUCATION LOAN REPAYMENT PROGRAM.—
20 Subsection (g) of section 2173 of such title is
21 amended—

22 (A) by inserting "(1)" after "(g)"; and

23 (B) by adding at the end the following new24 paragraph:

"(2) An officer who does not complete the period of
 active duty specified in the agreement entered into under
 subsection (a)(3), or the alternative obligation under para graph (1), shall be subject to the repayment provisions of
 section 303a(e) of title 37.".

6 (9) SCHOLARSHIP PROGRAM FOR DEGREE PRO7 GRAM FOR DEGREE OR CERTIFICATION IN INFORMA8 TION ASSURANCE.—Section 2200a of such title is
9 amended—

10 (A) by striking subsection (e) and inserting11 the following new subsection:

"(e) Repayment for Period of Unserved Obli-12 13 GATED SERVICE.—(1) A member of an armed force who does not complete the period of active duty specified in 14 15 the service agreement under section (b) shall be subject to the repayment provisions of section 303a(e) of title 37. 16 17 ((2)(A) A civilian employee of the Department of Defense who voluntarily terminates service before the end of 18 the period of obligated service required under an agree-19 20 ment entered into under subsection (b) shall refund to the 21 United States an amount determined by the Secretary of 22 Defense as being appropriate to obtain adequate service 23 in exchange for financial assistance and otherwise to 24 achieve the goals set forth in section 2200(a) of this title.

1 "(B) An obligation to reimburse the United States 2 imposed under this paragraph is for all purposes a debt 3 owed to the United States. A discharge in bankruptcy 4 under title 11 that is entered less than five years after 5 the termination of an agreement under this section does not discharge the person signing such agreement from a 6 7 debt arising under such agreement or under this sub-8 section.

9 "(C) The Secretary of Defense may waive, in whole 10 or in part a refund required under this paragraph if the 11 Secretary determines that recovery would be against eq-12 uity and good conscience or would be contrary to the best 13 interests of the United States.".

14 (B) by striking subsection (f); and
15 (C) by redesignating subsection (g) as sub16 section (f).

17 (10) ARMY CADET AGREEMENT TO SERVICE AS
18 OFFICER.—Section 4348 of such title is amended by
19 adding at the end the following new subsection:

"(f) A cadet or former cadet who does not fulfill the
terms of the agreement as specified under section (a), or
the alternative obligation under subsection (b), shall be
subject to the repayment provisions of section 303a(e) of
title 37.".

1 (11) MIDSHIPMEN AGREEMENT FOR LENGTH 2 OF SERVICE.—Section 6959 of such title is amended 3 by adding at the end the following new subsection: "(f) A midshipman or former midshipman who does 4 5 not fulfill the terms of the agreement as specified under section (a), or the alternative obligation under subsection 6 7 (b), shall be subject to the repayment provisions of section 8 303a(e) of title 37.".

9 (12) AIR FORCE CADET AGREEMENT TO SERV10 ICE AS OFFICER.—Section 9348 of such title is
11 amended by adding at the end the following new
12 subsection:

13 "(f) A cadet or former cadet who does not fulfill the 14 terms of the agreement as specified under section (a), or 15 the alternative obligation under subsection (b), shall be 16 subject to the repayment provisions of section 303a(e) of 17 title 37.".

18 (13) EDUCATIONAL ASSISTANCE FOR MEMBERS
19 OF SELECTED RESERVE.—Section 16135 of such
20 title is amended to read as follows:

21 "§16135. Failure to participate satisfactorily; pen-22 alties

23 "(a) PENALTIES.—At the option of the Secretary
24 concerned, a member of the Selected Reserve of an armed
25 force who does not participate satisfactorily in required

training as a member of the Selected Reserve during a
 term of enlistment or other period of obligated service that
 created entitlement of the member to educational assist ance under this chapter, and during which the member
 has received such assistance, may—

6 "(1) be ordered to active duty for a period of
7 two years or the period of obligated service the per8 son has remaining under section 16132 of this title,
9 whichever is less; or

10 "(2) be subject to the repayment provisions11 under section 303a(e) of title 37.

12 "(b) EFFECT OF REPAYMENT.—Any repayment
13 under section 303a(e) of title 37 shall not affect the period
14 of obligation of a member to serve as a Reserve in the
15 Selected Reserve.".

16 (14) HEALTH PROFESSIONS STIPEND PROGRAM
17 PENALTIES AND LIMITATIONS.—Subparagraph (B)
18 of section 16203(a)(1) of such title is amended to
19 read as follows:

20 "(B) shall be subject to the repayment provi21 sions of section 303a(e) of title 37.".

(15) COLLEGE TUITION ASSISTANCE PROGRAM
FOR MARINE CORPS PLATOON LEADERS CLASS.—
Subsection (f) of section 16401 of such title is
amended—

1	(A) in paragraph (1), by striking "may be
2	required to repay the full amount of financial
3	assistance" and inserting "shall be subject to
4	the repayment provisions of section 303a(e) of
5	title 37"; and
6	(B) by striking paragraph (2) and insert-
7	ing the following new paragraph:
8	"(2) Any requirement to repay any portion of finan-
9	cial assistance received under this section shall be adminis-
10	tered under Secretary of Defense regulations issued under
11	section 303a(e) of title 37. The Secretary of the Navy may
12	waive the obligations referenced in paragraph (1) in the
13	case of a person who—".
14	(d) Conforming Amendment to Title 14.—Sec-

4.—Section 182 of title 14, United States Code, is amended by adding at the end the following new subsection:

"(g) A cadet or former cadet who does not fulfill the terms of the obligation to serve as specified under section (b), or the alternative obligation under subsection (c), shall be subject to the repayment provisions of section 303a(e) of title 37.".

(e) CLERICAL AMENDMENTS.—

(1) SECTION HEADING.—The heading of section 303a of title 37, United States Code, is amended to read as follows:

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1 "§ 303a. Special pay: general provisions".

2 (2) CLERICAL AMENDMENT.—The table of sec3 tions at the beginning of chapter 5 of such title is
4 amended by striking the item relating to section
5 303a and inserting the following new item:

"303a. Special pay: general provisions.".

6 (f) CONTINUED APPLICATION OF CURRENT LAW TO 7 EXISTING BONUSES.—In the case of any bonus, incentive 8 pay, special pay, or similar payment, such as education 9 assistance or a stipend, which the United States became 10 obligated to pay before April 1, 2006, under a provision 11 of law amended by subsection (b), (c), or (d) of this sec-12 tion, such provision of law, as in effect on the day before 13 the date of the enactment of this Act, shall continue to 14 apply to the payment, or any repayment, of the bonus, 15 incentive pay, special pay, or similar payment under such provision of law. 16

17 SEC. 674. LEAVE ACCRUAL FOR MEMBERS ASSIGNED TO
18 DEPLOYABLE SHIPS OR MOBILE UNITS OR TO
19 OTHER DESIGNATED DUTY.

20 Subparagraph (B) of section 701(f)(1) of title 10,
21 United States Code, is amended to read as follows:

"(B) This subsection applies to any of the following:
"(i) A member who serves on active duty for a
continuous period of at least 120 days in an area in

1	which the member is entitled to special pay under
2	section 310(a) of title 37.
3	"(ii) A member who is assigned to —
4	"(I) a deployable ship or mobile unit; or
5	"(II) other duty that is designated for the
6	purpose of this subsection.".
7	SEC. 675. ARMY RECRUITING PILOT PROGRAM TO ENCOUR-
8	AGE MEMBERS OF THE ARMY TO REFER
9	OTHER PERSONS FOR ENLISTMENT.
10	(a) Referral Bonus Authorized.—The Secretary
11	of the Army may pay a bonus under this section to a mem-
12	ber of the Army who refers, to an Army recruiter, a person
13	who has not previously served in an armed force and who,
14	after such referral, enlists in the Regular Army or the
15	Army Reserve. The referral may occur when a member
16	contacts a recruiter on behalf of an interested person or
17	when the interested person contacts the recruiter and in-
18	forms the recruiter of the member's role in initially re-
19	cruiting the person.
20	(b) Amount of Bonus; Time for Payment.—A re-
21	ferral bonus under this section may not exceed $1,000$ and
22	may not be paid to the member making the referral unless
23	and until the enlistee completes basic training and indi-
24	vidual advanced training. The bonus shall be paid in a

25 lump sum.

(c) RELATION TO PROHIBITION ON BOUNTIES.—The
 referral bonus authorized by this section is not a bounty
 for purposes of section 514(a) of title 10, United States
 Code.

5 (d) CERTAIN MEMBERS INELIGIBLE.—

6 (1) REFERRAL OF IMMEDIATE FAMILY.—A
7 member may not receive a referral bonus under this
8 section for the referral of an immediate family mem9 ber.

10 (2) MEMBERS IN RECRUITING ROLES.—A mem-11 ber serving in a recruiting or retention assignment 12 or assigned to other duties regarding which eligi-13 bility for a referral bonus could be perceived as cre-14 ating a conflict of interest may not receive a referral 15 bonus.

(e) LIMITATION ON INITIAL USE OF AUTHORITY.—
17 During the first year in which referral bonuses are offered
18 under this section, the Secretary of the Army may not pro19 vide more than 1,000 referral bonuses.

20 (f) DURATION OF AUTHORITY.—A referral bonus
21 may not be paid under this section with respect to any
22 referral made after December 31, 2007.

1	SEC. 676. SPECIAL COMPENSATION FOR RESERVE COMPO-
2	NENT MEMBERS WHO ARE ALSO TOBACCO
3	FARMERS ADVERSELY AFFECTED BY TERMS
4	OF TOBACCO QUOTA BUYOUT.
5	(a) FINDINGS.—Congress finds the following:
6	(1) The dispute resolution mechanism provided
7	in section 624(b) of the Fair and Equitable Tobacco
8	Reform Act of 2004 (7 U.S.C. 518c), which was in-
9	tended to help tobacco producers in hardship cir-
10	cumstances, is not likely to provide relief to tobacco
11	producers who are also members of the reserve com-
12	ponents of the Armed Forces and were called or or-
13	dered to active duty for extended deployment.

14 (2) The special compensation provided under
15 this section addresses a unique situation and does
16 not set a precedent for other persons seeking excep17 tions to the eligibility requirements for payments
18 under such Act.

19 (b) AVAILABILITY OF COMPENSATION.—Subject to 20 subsection (c), the Secretary of Defense shall make a pay-21 ment under this section to any member of a reserve com-22 ponent whose eligibility for a payment under section 623 of the Fair and Equitable Tobacco Reform Act of 2004 23 24 (7 U.S.C. 518b) as a producer of quota tobacco was adversely affected, or whose payment amount under such 25 26 section was determined using a variable payment rate HR 1815 RFS

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specified in subparagraph (B) or (C) of subsection (d)(3)1 2 of such section, because the member was serving on active 3 duty under a call or order to active duty for a period of 4 more than 30 days during any of the tobacco marketing 5 years specified in subparagraph (A) of such subsection. 6 (c) RESTRICTION TO MEMBERS WHO ARE LONG-7 TIME TOBACCO GROWERS.—To be eligible for a payment 8 under this section, a member described in subsection (b) 9 must have been a producer of quota tobacco (as defined 10 in section 621 of the Fair and Equitable Tobacco Reform Act of 2004 (7 U.S.C. 518a)) during at least two of the 11 12 three tobacco marketing years before the 2002 marketing 13 year.

(d) AMOUNT OF PAYMENT.—The amount of the payment required under this section for a member shall be
equal to 70 percent of the difference between—

17 (1) the amount the member will receive under
18 section 623 of the Fair and Equitable Tobacco Re19 form Act of 2004; and

(2) the amount that the member would have
21 likely received under such section had the member
22 remained a full-time producer of quota tobacco and
23 not been called or ordered to active duty.

24 (e) CALCULATION OF PAYMENT AMOUNT.—The Sec-25 retary of Defense shall make the calculation required by

subsection (c) in consultation with the Secretary of Agri culture.

3 SEC. 677. COMPTROLLER GENERAL REPORT REGARDING 4 COMPENSATION AND BENEFITS FOR RE5 SERVE COMPONENT MEMBERS.

6 (a) REPORT REQUIRED.—The Comptroller General
7 shall prepare a report reviewing the terms and elements
8 of reserve compensation, benefit, and personnel support
9 programs, including the retirement system.

10 (b) ELEMENTS OF REPORT.—The report required by11 subsection (a) shall address at a minimum the following:

(1) The effectiveness and adequacy of compensation and benefit programs, income protection
for members of the reserve components called to active duty, family support programs, health care access, and other programs of interest to such members.

(2) The need for these programs to be improved, including such recommendations as the
Comptroller General considers appropriate for
achieving needed improvements.

(3) A comparison of these programs to similar
programs conducted for the benefit of regular forces
to determine if the reserve programs are fair and equitable given the increased contributions by reserve

component forces to the defense of the United
 States.

3 (4) An examination of the differences in bene4 fits and protections provided to reservists who are
5 called to serve under different authorities, including
6 title 10, United States Code, title 32, United States
7 Code, and State active duty.

8 (5) The need for benefits and protections to be 9 made consistent regardless of the authority under 10 which members of the reserve components are called 11 to serve, including such recommendations as the 12 Comptroller General considers appropriate for 13 achieving that objective.

(c) RELATIONSHIP TO OTHER STUDIES AND REPORTS.—To the extent that an issue required to be addressed by subsection (b) is also the subject of other studies or reports being prepared by the Comptroller General,
the Comptroller General may drop the issue from this report to avoid duplication of effort.

20 (d) SUBMISSION OF REPORT.—The Comptroller Gen21 eral shall submit the report to the congressional defense
22 committees not later than March 31, 2006.

1 SEC. 678. REPORT ON SPACE-AVAILABLE TRAVEL FOR CER-

TAIN DISABLED VETERANS.

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3 Not later than one year after the date of the enactment of this Act, the Secretary of Defense shall submit 4 5 to Congress a report on the feasibility of providing transportation on Department of Defense aircraft on a space-6 7 available basis for any veteran with a service-connected 8 disability rating of 50 percent or higher. The Secretary 9 of Defense shall prepare the report in consultation with the Secretary of Veterans Affairs. 10

11 TITLE VII—HEALTH CARE 12 PROVISIONS

Subtitle A—Tricare Program Improvements

- Sec. 701. Services of mental health counselors.
- Sec. 702. Additional information required by surveys on TRICARE standard.
- Sec. 703. Enhancement of TRICARE coverage for members who commit to continued service in the selected reserve.
- Sec. 704. Study and plan relating to chiropractic health care services.
- Sec. 705. Surviving-dependent eligibility under TRICARE dental plan for surviving spouses who were on active duty at time of death of military spouse.
- Sec. 706. Exceptional eligibility for TRICARE prime remote.

Subtitle B—Other Matters

- Sec. 711. Authority to relocate patient safety center; renaming MedTeams Program.
- Sec. 712. Modification of health care quality information and technology enhancement reporting requirement.
- Sec. 713. Correction to eligibility of certain Reserve officers for military health care pending active duty following commissioning.
- Sec. 714. Prohibition on conversions of military medical positions to civilian medical positions until submission of certification.
- Sec. 715. Clarification of inclusion of dental care in medical readiness tracking and health surveillance program.
- Sec. 716. Cooperative outreach to members and former members of the naval service exposed to environmental factors related to sarcoidosis.
- Sec. 717. Early identification and treatment of mental health and substance abuse disorders.
- Sec. 718. Mental health awareness for dependents.

	Sec. 719. Study relating to predeployment and postdeployment medical exams of certain members of the Armed Forces.
1	Subtitle A—Tricare Program
2	Improvements
3	SEC. 701. SERVICES OF MENTAL HEALTH COUNSELORS.
4	(a) Reimbursement of Mental Health Coun-
5	SELORS UNDER TRICARE.—
6	(1) REIMBURSEMENT UNDER TRICARE.—Sec-
7	tion 1079(a)(8) of title 10, United States Code, is
8	amended—
9	(A) by inserting "or licensed or certified
10	mental health counselors" after "certified mar-
11	riage and family therapists" both places it ap-
12	pears; and
13	(B) by inserting "or licensed or certified
14	mental health counselors" after "that the thera-
15	pists."
16	(2) AUTHORITY TO ASSESS MEDICAL OR PSY-
17	CHOLOGICAL NECESSITY OF SERVICE OR SUPPLY.—
18	Section $1079(a)(13)$ of such title is amended by in-
19	serting ", licensed or certified mental health coun-
20	selor, " after "certified marriage and family thera-
21	pist".
22	(b) Services of Mental Health Counselors.—
23	(1) AUTHORITY TO ENTER INTO PERSONAL
24	Services contracts.—Section $704(c)(2)$ of the

1	National Defense Authorization Act for Fiscal Year
2	1995 (Public Law 103–337; 108 Stat. 2799; 10
3	U.S.C. 1091 note) is amended by inserting "mental
4	health counselors," after "psychologists,".
5	(2) Applicability of licensure require-
6	MENT FOR HEALTH-CARE PROFESSIONALS.—Section
7	1094 (e)(2) of title 10, United States Code, is
8	amended by inserting "mental health counselor,"
9	after "psychologist,".
10	SEC. 702. ADDITIONAL INFORMATION REQUIRED BY SUR-
11	VEYS ON TRICARE STANDARD.
12	Section 723(a) of the National Defense Authorization
13	Act for Fiscal Year 2004 (Public Law 108–136) is amend-
13 14	Act for Fiscal Year 2004 (Public Law 108–136) is amend- ed by adding at the end the following new paragraph:
14	ed by adding at the end the following new paragraph:
14 15	ed by adding at the end the following new paragraph: "(4) Surveys required by paragraph (1) shall include questions seeking to determine from health care providers
14 15 16	ed by adding at the end the following new paragraph:"(4) Surveys required by paragraph (1) shall includequestions seeking to determine from health care providers
14 15 16 17	ed by adding at the end the following new paragraph: "(4) Surveys required by paragraph (1) shall include questions seeking to determine from health care providers the following:
14 15 16 17 18	ed by adding at the end the following new paragraph: "(4) Surveys required by paragraph (1) shall include questions seeking to determine from health care providers the following: "(A) Whether the provider is aware of the
14 15 16 17 18 19	ed by adding at the end the following new paragraph: "(4) Surveys required by paragraph (1) shall include questions seeking to determine from health care providers the following: "(A) Whether the provider is aware of the TRICARE program.
 14 15 16 17 18 19 20 	ed by adding at the end the following new paragraph: "(4) Surveys required by paragraph (1) shall include questions seeking to determine from health care providers the following: "(A) Whether the provider is aware of the TRICARE program. "(B) What percentage of the provider's current
 14 15 16 17 18 19 20 21 	ed by adding at the end the following new paragraph: "(4) Surveys required by paragraph (1) shall include questions seeking to determine from health care providers the following: "(A) Whether the provider is aware of the TRICARE program. "(B) What percentage of the provider's current patient population uses any form of TRICARE.

	501
1	"(D) If the provider accepts patients referred to
2	in subparagraph (C), whether the provider would ac-
3	cept additional such patients who are not in the pro-
4	vider's current patient population.".
5	SEC. 703. ENHANCEMENT OF TRICARE COVERAGE FOR
6	MEMBERS WHO COMMIT TO CONTINUED
7	SERVICE IN THE SELECTED RESERVE.
8	(a) Extension of Coverage for Members Re-
9	CALLED TO ACTIVE DUTY.—Section 1076d of title 10,
10	United States Code, is amended—
11	(1) in subsection (b), by redesignating para-
12	graph (3) as paragraph (4) and by inserting after
13	paragraph (2) the following new paragraph (3) :
14	"(3) In the case of a member recalled to active duty
15	before the period of coverage for which the member is eli-
16	gible under subsection (a) terminates, the period of cov-
17	erage of the member—
18	"(A) resumes after the member completes the
19	subsequent active duty service (subject to any addi-
20	tional entitlement to care and benefits under section
21	1145(a) of this title that is based on the same sub-
22	sequent active duty service); and
23	"(B) increases by any additional period of cov-
24	erage for which the member is eligible under sub-

1	section (a) based on the subsequent active duty serv-
2	ice.";
3	(2) in subsection $(b)(2)$, by striking "Unless
4	earlier terminated under paragraph (3)" and insert-
5	ing "Subject to paragraph (3) and unless earlier ter-
6	minated under paragraph (4)"; and
7	(3) in subsection (f), by adding at the end the
8	following new paragraph:
9	"(3) The term 'member recalled to active duty'
10	means, with respect to a member who is eligible for
11	coverage under this section based on a period of ac-
12	tive duty service, a member who is called or ordered
13	to active duty for an additional period of active duty
14	subsequent to the period of active duty on which
15	that eligibility is based.".
16	(b) EXTENSION OF COVERAGE FOR MEMBERS FAC-
17	ING INVOLUNTARY RETIREMENT.—Section 1076d of such
18	title is amended in subsection $(b)(4)$, as redesignated by
19	subsection $(a)(1)$ —
20	(1) by striking "Eligibility" and inserting "(A)
21	Except as provided in subparagraphs (B) and (C),
22	eligibility"; and

23 (2) by adding at the end the following:

24 "(B) In the case of a member who is separated from25 the Selected Reserve during a period of coverage for which

the member is eligible under subsection (a) and whose sep-1 2 aration is a qualifying involuntary separation, that period 3 of coverage shall not terminate on account of the separa-4 tion. For purposes of the preceding sentence, a qualifying 5 involuntary separation is involuntary retirement, involuntary transfer to the Retired Reserve, or discharge while 6 7 qualified for transfer to the Retired Reserve when required 8 by law or regulation to be either transferred to the Retired 9 Reserve or discharged.".

(c) CONTINUED ELIGIBILITY FOR MEMBERS IN THE
INDIVIDUAL READY RESERVE.—Section 1076d of such
title is amended in subsection (b)(4), as redesignated by
subsection (a)(1), by adding at the end the following:

"(C) Subparagraph (A) shall not apply in special circumstances prescribed by the Secretary, including continued service by a member in the Individual Ready Reserve.".

(d) SPECIAL RULE FOR MOBILIZED MEMBERS OF INDIVIDUAL READY RESERVE FINDING NO POSITION IN SELECTED RESERVE.—Section 1076d of such title is amended by adding at the end of subsection (b) (as amended
by this section) the following new paragraph:

23 "(5) In the case of a member of the Individual Ready
24 Reserve who meets the requirements for eligibility for
25 health benefits under TRICARE Standard under sub-

section (a) except for membership in the Selected Reserve,
 the period of coverage under this section may begin not
 later than one year after coverage would otherwise begin
 under this section had the member been a member of the
 Selected Reserve, if the member finds a position in the
 Selected Reserve during that one-year period.".

7 (e) ELIGIBILITY OF FAMILY MEMBERS FOR 6 8 MONTHS FOLLOWING DEATH OF MEMBER.—Section 9 1076d(c) of such title is amended by adding at the end 10 the following: "If a member of a reserve component dies while in a period of coverage under this section, the eligi-11 bility of the members of the immediate family of such 12 13 member for TRICARE Standard coverage shall continue for six months beyond the date of death of the member." 14

15 (f) OTHER AMENDMENTS.—Section 1076d of such16 title is amended—

17 (1) in subsection (a)(2), by striking "on or be18 fore the date of the release" and inserting "not later
19 than 120 days after release"; and

20 (2) by amending subsection (f)(2) to read as21 follows:

"(2) The term 'TRICARE Standard' means—
"(A) medical care to which a dependent described in section 1076(a)(2) of this title is entitled; and

1	"(B) health benefits contracted for under
2	the authority of section 1079(a) of this title and
3	subject to the same rates and conditions as
4	apply to persons covered under that section.".
5	SEC. 704. STUDY AND PLAN RELATING TO CHIROPRACTIC
6	HEALTH CARE SERVICES.
7	(a) Study Required.—
8	(1) Groups covered.—The Secretary of De-
9	fense shall conduct a study of providing chiropractic
10	health care services and benefits to the following
11	groups:
12	(A) All members of the uniformed services
13	on active duty and entitled to care under sec-
14	tion 1074(a) of title 10, United States Code.
15	(B) All members described in subpara-
16	graph (A) and their eligible dependents, and all
17	members of reserve components of the uni-
18	formed services and their eligible dependents.
19	(C) All members or former members of the
20	uniformed services who are entitled to retired or
21	retainer pay or equivalent pay and their eligible
22	dependents.
23	(2) MATTERS EXAMINED.—For each group list-
24	ed in subparagraphs (A), (B), and (C), the study

1	shall examine the following with respect to chiro-
2	practic health care services and benefits:
3	(A) The cost of providing such services and
4	benefits.
5	(B) The feasibility of providing such serv-
6	ices and benefits.
7	(C) An assessment of the health care bene-
8	fits of providing such services and benefits.
9	(D) An estimate of the potential cost sav-
10	ings of providing such services and benefits in
11	lieu of other medical services.
12	(3) Space available costs.—The study shall
13	also include a detailed analysis of the projected costs
14	of providing chiropractic health care services on a
15	space available basis in the military treatment facili-
16	ties currently providing chiropractic care under sec-
17	tion 702 of the Floyd D. Spence National Defense
18	Authorization Act of Fiscal Year 2001 (as enacted
19	by Public Law 106–398; 10 U.S.C. 1092 note).
20	(4) ELIGIBLE DEPENDENTS DEFINED.—In this
21	section, the term "eligible dependent" has the mean-
22	ing given that term in section 1076a(k) of title 10,
23	United States Code.
24	(b) PLAN REQUIRED.—Not later than March 31,
25	2006, the Secretary of Defense shall revise the plan re-

quired under section 702 of the Floyd D. Spence National 1 2 Defense Authorization Act of Fiscal Year 2001 (as en-3 acted by Public Law 106–398; 10 U.S.C. 1092 note), in-4 cluding a detailed analysis of the projected costs, to pro-5 vide chiropractic health care services and benefits as a permanent part of the Defense Health Program (including 6 7 the TRICARE program) as required under that section. 8 (c) REPORT REQUIRED.—Not later than March 31, 9 2006, the Secretary of Defense shall submit a report on 10 the study required under subsection (a), together with the plan required under subsection (b), to the Committees on 11 Armed Services of the Senate and the House of Represent-12 atives. 13 14 SEC. 705. SURVIVING-DEPENDENT ELIGIBILITY UNDER 15 TRICARE DENTAL PLAN FOR SURVIVING 16 SPOUSES WHO WERE ON ACTIVE DUTY AT 17 TIME OF DEATH OF MILITARY SPOUSE.

18 Section 1076a(k) of title 10, United States Code, is19 amended to read as follows:

"(k) ELIGIBLE DEPENDENT DEFINED.—(1) In this
section, the term 'eligible dependent' means a dependent
described in subparagraph (A), (D), or (I) of section
1072(2) of this title.

24 "(2) Such term includes any such dependent of a25 member who dies while on active duty for a period of more

1	than 30 days or a member of the Ready Reserve if, on
2	the date of the death of the member, the dependent—
3	"(A) is enrolled in a dental benefits plan estab-
4	lished under subsection (a); or
5	"(B) if not enrolled in such a plan on such
6	date—
7	"(i) is not enrolled by reason of a dis-
8	continuance of a former enrollment under sub-
9	section (f); or
10	"(ii) is not qualified for such enrollment
11	because—
12	"(I) the dependent is a child under
13	the minimum age for such enrollment; or
14	"(II) the dependent is a spouse who is
15	a member of the armed forces on active
16	duty for a period of more than 30 days.
17	"(3) Such term does not include a dependent by rea-
18	son of paragraph (2) after the end of the three-year period
19	beginning on the date of the member's death.".
20	SEC. 706. EXCEPTIONAL ELIGIBILITY FOR TRICARE PRIME
21	REMOTE.
22	Section 1079(p) of title 10, United States Code, is
23	amended—
24	(1) by redesignating paragraph (4) as para-
25	graph (5) ; and

(2) by inserting after paragraph (3) the fol lowing new paragraph:

3 "(4) The Secretary of Defense may provide for
4 coverage of a dependent referred to in subsection (a)
5 who is not described in paragraph (3) if the Sec6 retary determines that exceptional circumstances
7 warrant such coverage.".

Subtitle B—Other Matters

9 SEC. 711. AUTHORITY TO RELOCATE PATIENT SAFETY CEN-

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8

TER; RENAMING MEDTEAMS PROGRAM.

11 (a) REPEAL OF REQUIREMENT TO LOCATE THE DE-PARTMENT OF DEFENSE PATIENT SAFETY CENTER 12 WITHIN THE ARMED FORCES INSTITUTE OF PATHOLOGY 13 14 .—Subsection (c)(3) of section 754 of the Flovd D. Spence 15 National Defense Authorization Act for Fiscal Year 2001 16 (Public Law 106–398; 114 Stat. 1654–196) is amended by striking "within the Armed Forces Institute of Pathol-17 18 ogy".

(b) RENAMING MEDTEAMS PROGRAM.—Subsection
(d) of such section is amended by striking "MEDTEAMS"
in the heading and inserting "MEDICAL TEAM TRAINING".

1	SEC. 712. MODIFICATION OF HEALTH CARE QUALITY IN-
2	FORMATION AND TECHNOLOGY ENHANCE-
3	MENT REPORTING REQUIREMENT.
4	Section 723(e) of the National Defense Authorization
5	Act for Fiscal Year 2000 (Public Law 106–65; 113 Stat.
6	(697) is amended by striking paragraphs (1) through (4)
7	and inserting the following:
8	"(1) Measures of the quality of health care fur-
9	nished.
10	"(2) Population health.
11	"(3) Patient safety.
12	"(4) Patient satisfaction.
13	((5) The extent of use of evidence-based health
14	care practices.
15	"(6) The effectiveness of biosurveillance in de-
16	tecting an emerging epidemic.".
17	SEC. 713. CORRECTION TO ELIGIBILITY OF CERTAIN RE-
18	SERVE OFFICERS FOR MILITARY HEALTH
19	CARE PENDING ACTIVE DUTY FOLLOWING
20	COMMISSIONING.
21	(a) CORRECTION.—Clause (iii) of section
22	1074(a)(2)(B) of title 10, United States Code, is amended
23	by inserting before the semicolon the following: "or the
24	orders have been issued but the member has not entered
25	active duty".

(b) EFFECTIVE DATE.—The amendment made by
 subsection (a) shall take effect as of November 24, 2003,
 and as if included in the enactment of paragraph (2) of
 section 1074(a) of title 10, United States Code, by section
 708 of the National Defense Authorization Act for Fiscal
 Year 2004 (Public Law 108–136; 117 Stat. 1530).

7 SEC. 714. PROHIBITION ON CONVERSIONS OF MILITARY
8 MEDICAL POSITIONS TO CIVILIAN MEDICAL
9 POSITIONS UNTIL SUBMISSION OF CERTIFI10 CATION.

11 (a) PROHIBITION ON CONVERSIONS.—A Secretary of 12 a military department may not convert any military med-13 ical position to a civilian medical position until the Secretary submits to the Committees on Armed Services of 14 15 the Senate and the House of Representatives a certification that the conversions within that department will not 16 17 increase cost or decrease quality of care or access to care. Such a certification may not be submitted before April 1, 18 19 2006. A Secretary submitting such a certification shall in-20 clude with the certification a report in writing setting 21 forth the methodology used by the Secretary in making 22 the determinations necessary for the certification, includ-23 ing the extent to which the Secretary took into consider-24 ation the findings of the Comptroller General in the report under subsection (d). 25

(b) REQUIREMENT FOR STUDY.—The Comptroller

1

2 General shall conduct a study on the effect of conversions3 of military medical positions to civilian medical positions4 on the defense health program.

5 (c) MATTERS COVERED.—The study shall include the6 following:

7 (1) The number of military medical positions,
8 by grade and specialty, planned for conversion to ci9 vilian medical positions.

10 (2) The number of military medical positions,
11 by grade and specialty, converted to civilian medical
12 positions since October 1, 2004.

13 (3) The ability of the military health care sys14 tem to fill the civilian medical positions required, by
15 specialty.

(4) The degree to which access to health care
is affected in both the direct and purchased care system, including an assessment of the effects of any
increased shifts in patient load from the direct care
to the purchased care system, or any delays in receipt of care in either the direct or purchased care
system because of lack of direct care providers.

(5) The degree to which changes in military
manpower requirements affect recruiting and retention of uniformed medical personnel.

1	(6) The effect of the conversions of military
2	medical positions to civilian medical positions on the
3	defense health program, including costs associated
4	with the conversions, with a comparison of the esti-
5	mated costs versus the actual costs incurred by the
6	number of conversions since October 1, 2004.
7	(7) The effectiveness of the conversions in en-
8	hancing medical readiness, health care efficiency,
9	productivity, quality, and customer satisfaction.
10	(d) REPORT.—Not later than March 1, 2006, the
11	Comptroller General shall submit to the Committees on
12	Armed Services of the Senate and House of Representa-
13	tives a report containing the results of the study under
13 14	tives a report containing the results of the study under this section.
14	this section.
14 15	this section. (e) DEFINITIONS.—In this section:
14 15 16	this section.(e) DEFINITIONS.—In this section:(1) The term "military medical position" means
14 15 16 17	 this section. (e) DEFINITIONS.—In this section: (1) The term "military medical position" means a position for the performance of health care func-
14 15 16 17 18	 this section. (e) DEFINITIONS.—In this section: (1) The term "military medical position" means a position for the performance of health care functions within the Armed Forces held by a member of
14 15 16 17 18 19	 this section. (e) DEFINITIONS.—In this section: (1) The term "military medical position" means a position for the performance of health care functions within the Armed Forces held by a member of the Armed Forces.
 14 15 16 17 18 19 20 	 this section. (e) DEFINITIONS.—In this section: (1) The term "military medical position" means a position for the performance of health care functions within the Armed Forces held by a member of the Armed Forces. (2) The term "civilian medical position" means
14 15 16 17 18 19 20 21	 this section. (e) DEFINITIONS.—In this section: (1) The term "military medical position" means a position for the performance of health care functions within the Armed Forces held by a member of the Armed Forces. (2) The term "civilian medical position" means a position for the performance of health care func-

1SEC. 715. CLARIFICATION OF INCLUSION OF DENTAL CARE2IN MEDICAL READINESS TRACKING AND3HEALTH SURVEILLANCE PROGRAM.

4 (a) INCLUSION OF DENTAL CARE.—Subtitle D of
5 title VII of the Ronald W. Reagan National Defense Au6 thorization Act for Fiscal Year 2005 (Public Law 108–
7 375; 10 U.S.C. 1074 note) is amended by adding at the
8 end the following new section:

9 "SEC. 740. INCLUSION OF DENTAL CARE.

10 "For purposes of the plan, this title, and the amend-11 ments made by this title, references to medical readiness, 12 health status, and health care shall be considered to in-13 clude dental readiness, dental status, and dental care.". 14 (b) CLERICAL AMENDMENT.—The table of sections at the beginning of title VII of such Act and in section 15 2(b) of such Act are each amended by inserting after the 16 item relating to section 740 the following: 17

"Sec. 740. Inclusion of dental care.".

18 SEC. 716. COOPERATIVE OUTREACH TO MEMBERS AND
19 FORMER MEMBERS OF THE NAVAL SERVICE
20 EXPOSED TO ENVIRONMENTAL FACTORS RE21 LATED TO SARCOIDOSIS.

(a) OUTREACH PROGRAM REQUIRED.—The Secretary of the Navy, in coordination with the Secretary of
Veterans Affairs, shall conduct an outreach program to
contact all members and former members of the naval

service who, in connection with service aboard Navy ships 1 2 may have been exposed to aerosolized particles resulting 3 from the removal of nonskid coating used on those ships. 4 (b) PURPOSES OF OUTREACH PROGRAM.—The pur-5 poses of the outreach program are as follows: 6 (1) To develop additional data for use in subse-7 quent studies aimed at determining a causative link 8 between sarcoidosis and military service. 9 (2) To inform members and former members 10 identified in subsection (a) of the findings of Navy 11 studies identifying an association between service 12 aboard certain naval ships and sarcoidosis. 13 (3) To assist members and former members 14 identified in subsection (a) in getting medical eval-15 uations to help clarify linkages between their disease 16 and their service aboard Navy ships. 17 (4) To ensure the Department of Veterans Af-18 fairs has data and information for the effective eval-19 uation of veterans who may seek care for sarcoid-20 osis. 21 (c) IMPLEMENTATION.—The Secretary of the Navy 22 shall begin the outreach program not later than six 23 months after the date of the enactment of this act and

provide to the Committees on Armed Services of the Sen-ate and the House of Representatives a report on the re-

sults of the outreach programs not later than one year
 after beginning the program.

3 SEC. 717. EARLY IDENTIFICATION AND TREATMENT OF 4 MENTAL HEALTH AND SUBSTANCE ABUSE 5 DISORDERS.

6 (a) AUTHORITY.—The Secretary of Defense may 7 carry out activities to foster the early identification and 8 treatment of mental health and substance abuse problems 9 experienced by members of the Armed Forces, with special 10 emphasis on members who have served in a theater of 11 combat operations within the preceding 12 months.

12 (b) ACTIVITIES.—The activities carried out by the 13 Secretary under subsection (a) may include the conduct of a series of campaigns that uses internal mass media 14 15 (including radio and television) communications and other education tools to change attitudes within the Armed 16 Forces regarding mental health and substance abuse 17 treatment, with the aim of lessening the stigma associated 18 with mental health and substance abuse problems and the 19 20 treatment of such problems, including the development of 21 pertinent messaging targeted to—

(1) members of the Armed Forces who may be
experiencing mental health or substance abuse problems and their family members;

25 (2) commanders and supervisory personnel; and

(3) peers of members of the Armed Forces who
 may be experiencing mental health or substance
 abuse problems or be at risk of such problems.

4 SEC. 718. MENTAL HEALTH AWARENESS FOR DEPENDENTS.

5 (a) PROGRAM.—Not later than one year after the date of the enactment of this Act, the Secretary of Defense 6 7 shall develop a program to improve awareness of the avail-8 ability of mental health services for, and warning signs 9 about mental health problems in, dependents of members 10 of the Armed Forces whose sponsor served or will serve in a combat theater during the previous or next 60 days. 11 12 (b) MATTERS COVERED.—The program developed under subsection (a) shall be designed to— 13

14 (1) increase awareness of mental health services
15 available to dependents of members of the Armed
16 Forces on active duty;

17 (2) increase awareness of mental health services
18 available to dependents of Reservists and National
19 Guard members whose sponsors have been activated;
20 and

(3) increase awareness of mental health issues
that may arise in dependents referred to in paragraphs (1) and (2) whose sponsor is deployed to a
combat theater.

1 (c) COORDINATION.—The Secretary may permit the 2 Department of Defense to coordinate the program devel-3 oped under subsection (a) with an accredited college, uni-4 versity, hospital-based, or community-based mental health 5 center or engage mental health professionals to develop 6 programs to help implement this section.

7 (d) AVAILABILITY IN OTHER LANGUAGES.—The Sec8 retary shall evaluate whether effectiveness of the program
9 developed under subsection (a) would be improved by pro10 viding materials in languages other than English and take
11 action accordingly

12 (e) REPORT.—Not later than one year after imple-13 mentation of the program developed under subsection (a), the Secretary shall submit to Congress a report on the 14 15 effectiveness of the program, including the extent to which the program is used by low-English-proficient individuals. 16 17 SEC. 719. STUDY RELATING TO PREDEPLOYMENT AND 18 POSTDEPLOYMENT MEDICAL EXAMS OF CER-19 TAIN MEMBERS OF THE ARMED FORCES.

Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense shall conduct
a study of the effectiveness of self-administered surveys
included in predeployment and postdeployment medical
exams of members of the Armed Forces that are carried

1 out as part of the medical tracking system required under

2 section 1074f of title 10, United States Code.

3 TITLE VIII—ACQUISITION POL-4 ICY, ACQUISITION MANAGE-

5 MENT, AND RELATED MAT-6 TERS

Subtitle A—Provisions Relating to Major Defense Acquisition Programs

- Sec. 801. Requirement for certification by Secretary of Defense before major defense acquisition program may proceed to Milestone B.
- Sec. 802. Requirement for analysis of alternatives to major defense acquisition programs.
- Sec. 803. Authority for Secretary of Defense to revise baseline for major defense acquisition programs.

Subtitle B—Acquisition Policy and Management

- Sec. 811. Applicability of statutory executive compensation cap made prospective.
- Sec. 812. Use of commercially available online services for Federal procurement of commercial items.
- Sec. 813. Contingency contracting corps.
- Sec. 814. Requirement for contracting operations to be included in interagency planning related to stabilization and reconstruction.
- Sec. 815. Statement of policy and report relating to contracting with employers of persons with disabilities.
- Sec. 816. Study on Department of Defense contracting with small business concerns owned and controlled by service-disabled veterans.
- Sec. 817. Prohibition on procurement from beneficiaries of foreign subsidies.
- Sec. 818. Buy American requirement for procurements of goods containing components.
- Sec. 819. Domestic source restriction for lithium ion cells and batteries.
- Sec. 820. Prohibition on defense contractors requiring licenses or fees for use of military likenesses and designations.
- Sec. 820A. Establishment of evaluation factor for defense contractors employing or subcontracting with members of the selected Reserve of the reserve components of the Armed Forces.

Subtitle C—Amendments to General Contracting Authorities, Procedures, and Limitations

- Sec. 821. Increased flexibility for designation of critical acquisition positions in defense acquisition workforce.
- Sec. 822. Participation by Department of Defense in acquisition workforce training fund.
- Sec. 823. Increase in cost accounting standard threshold.
- Sec. 824. Amendments to domestic source requirements relating to clothing materials and components covered.

Subtitle A—Provisions Relating to 1 **Major Defense Acquisition Pro-**2 3 grams SEC. 801. REQUIREMENT FOR CERTIFICATION BY SEC-4 5 RETARY OF DEFENSE BEFORE MAJOR DE-6 FENSE ACQUISITION PROGRAM MAY PRO-7 CEED TO MILESTONE B. 8 (a) CERTIFICATION REQUIREMENT.—Chapter 139 of 9 title 10, United States Code, is amended by inserting after 10 section 2366 the following new section: 11 "§ 2366a. Major defense acquisition programs: certifi-12 cation required before Milestone B or 13 **Key Decision Point B approval** "(a) CERTIFICATION.—A major defense acquisition 14 program may not receive Milestone B approval, or Key 15 Decision Point B approval in the case of a space program, 16 17 until the Secretary of Defense certifies that— 18 "(1) the technology in the program has been 19 demonstrated in a relevant environment; 20 "(2) the program demonstrates a high likeli-21 hood of accomplishing its intended mission; 22 "(3) the program is affordable when consid-23 ering the per unit cost and the total acquisition cost 24 in the context of the total resources available during **HR 1815 RFS**

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nity emergencies.

Sec. 825. Rapid acquisition authority to respond to defense intelligence commu-

the period covered by the future-years defense pro gram submitted during the fiscal year in which the
 certification is made;

4 "(4) the program is affordable when consid5 ering the ability of the Department of Defense to ac6 complish the program's mission using alternative
7 systems;

8 "(5) the Joint Requirements Oversight Council 9 has accomplished its duties with respect to the pro-10 gram pursuant to section 181(b) of this title, includ-11 ing an analysis of the operational requirements for 12 the program; and

13 "(6) the program complies with all relevant
14 policies, regulations, and directives of the Depart15 ment of Defense.

16 "(b) SUBMISSION TO CONGRESS.—The certification
17 required under subsection (a) with respect to a major de18 fense acquisition program shall be submitted to the con19 gressional defense committees at least 30 days before ap20 proval of Milestone B or Key Decision Point B.

21 "(c) WAIVER FOR NATIONAL SECURITY.—The Sec-22 retary may waive the applicability of the certification re-23 quirement under subsection (a) to a major defense acquisi-24 tion program if the Secretary determines that, but for 25 such a waiver, the Department would be unable to meet national security objectives. Whenever the Secretary
 makes such a determination and authorizes such a waiver,
 the Secretary shall submit notice of such waiver and of
 the Secretary's determination, and the reasons for the de termination, in writing to the congressional defense com mittees within 30 days after authorizing the waiver.

7 "(d) NONDELEGATION.—The Secretary may not del8 egate the certification requirement under subsection (a)
9 or the authority to waive such requirement under sub10 section (d).

11 "(e) DEFINITIONS.—In this section:

"(1) The term 'major defense acquisition program' means a Department of Defense acquisition
program that is a major defense acquisition program
for purposes of section 2430 of this title.

"(2) The term 'Milestone B approval' has the
meaning provided that term in section 2366(e)(7) of
this title.

"(3) The term 'Key Decision Point B' means
the official program initiation of a National Security
Space program of the Department of Defense, which
triggers a formal review to determine maturity of
technology and the program's readiness to begin the
preliminary system design.".

(b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of such chapter is amended by inserting
 after the item relating to section 2366 the following new
 item:

"2366a. Major defense acquisition programs: certification required before Milestone B approval or Key Decision Point B approval.".

5 SEC. 802. REQUIREMENT FOR ANALYSIS OF ALTERNATIVES 6 TO MAJOR DEFENSE ACQUISITION PRO7 GRAMS.

8 (a) ANALYSIS OF ALTERNATIVES REQUIREMENT.—
9 Chapter 144 of title 10, United States Code, is amended
10 by inserting after section 2433 the following new section:
11 "§ 2433a. Analysis of alternatives

"(a) REQUIREMENT IF UNIT COSTS EXCEED 15 12 PERCENT.—If the percentage increase in the program ac-13 14 quisition unit cost or procurement unit cost of a major defense acquisition program (as determined by the Sec-15 retary concerned under section 2433(d)(3) of this title) 16 17 exceeds 15 percent, then the Secretary concerned shall initiate an analysis of alternatives for the major defense ac-18 19 quisition program, in accordance with this section.

"(b) MATTERS COVERED IN ANALYSIS OF ALTERNATIVES.—An analysis of alternatives for a major defense
acquisition program shall include, at a minimum, the following:

1	"(1) Projected cost to complete the program if
2	current requirements are not modified.
3	"(2) Projected cost to complete the program
4	based on potential modifications to the requirements.
5	"(3) Projected cost to complete the program
6	based on design modifications, enhancements to the
7	producibility of the program, and manufacturing ef-
8	ficiencies.
9	"(4) Projected cost and capabilities of the pro-
10	gram that could be delivered within the originally
11	authorized budget for the program, including any in-
12	crease or decrease in capability.
13	"(5) Projected cost for an alternative system or
14	capability.
15	"(c) Completion and Submission to Con-
16	GRESS.—With respect to any analysis of alternatives initi-
17	ated under this section, the Secretary—
18	((1) shall complete the analysis not later than
19	1 year after the date of initiation; and
20	((2) shall submit the analysis to the congres-
21	sional defense committees not later than 30 days
22	after the date of completion.".
23	(b) Clerical Amendment.—The table of sections
24	at the beginning of such chapter is amended by adding
25	at the end the following new item:
	"2433a. Analysis of alternatives.".

1	326 SEC. 803. AUTHORITY FOR SECRETARY OF DEFENSE TO RE-
2	VISE BASELINE FOR MAJOR DEFENSE ACQUI-
3	SITION PROGRAMS.
4	(a) Authority.—Section 2433(e)(2) of title 10,
5	United States Code, is amended—
6	(1) by redesignating clauses (i) through (iv) of
7	subparagraph (A) as subclauses (I) through (IV), re-
8	spectively;
9	(2) by redesignating subparagraphs (A) and
10	(B) as clauses (i) and (ii); and
11	(3) by inserting after "the Secretary of Defense
12	shall" the following: "either (A) return the program
13	to Milestone B or to Key Decision Point B in the
14	case of a space system, conduct a re-baseline for the
15	program under section 2435(d), and notify the con-
16	gressional defense committees of such return and re-
17	vision, or (B)".
18	(b) BASELINE DESCRIPTION.—Section 2435(a)(1) of
19	such title is amended by adding at the end the following:
20	"The baseline shall be the baseline used for all purposes
21	under this chapter.".
22	(c) Re-Baseline Authorized.—Section 2435 of
23	such title is amended—
24	(1) by redesignating subsection (d) as sub-
25	section (e); and

1	(2) by inserting after subsection (c) the fol-
2	lowing new subsection:
3	"(d) RE-BASELINING.—
4	"(1) RE-BASELINE AUTHORIZED.—For pur-
5	poses of this chapter, a baseline for a major defense
6	acquisition program may be re-baselined only if a
7	percentage increase in program acquisition unit cost
8	or procurement unit cost of the program exceeding
9	25 percent occurs (as determined by the Secretary
10	under section 2433(d)).
11	"(2) Notification to congress of Re-base-
12	LINING.—The Secretary shall notify the congres-
13	sional defense committees not later than 30 days
14	after a re-baselining has been conducted for a major
15	defense acquisition program.".
16	Subtitle B—Acquisition Policy and
17	Management
18	SEC. 811. APPLICABILITY OF STATUTORY EXECUTIVE COM-
19	PENSATION CAP MADE PROSPECTIVE.
20	(a) Prospective Applicability of Executive
21	Compensation Cap.—Section 808(e)(2) of Public Law
22	105–85 (41 U.S.C. 435 note; 111 Stat. 1838) is amended
23	by striking "before, on," and inserting "on".

(b) EFFECTIVE DATE.—The amendment made by
 subsection (a) shall apply as if included in Public Law
 105-85 as enacted.

4 SEC. 812. USE OF COMMERCIALLY AVAILABLE ONLINE 5 SERVICES FOR FEDERAL PROCUREMENT OF 6 COMMERCIAL ITEMS.

7 (a) Amendment to the Federal Acquisition 8 REGULATION.—Not later than 180 days after the date of 9 the enactment of this Act, the Federal Acquisition Regula-10 tion shall be revised to include provisions that require the 11 head of an executive agency, to the maximum extent practicable, to use commercially available online procurement 12 services to purchase commercial items, including those 13 procurement services that allow the agency to conduct re-14 15 verse auctions.

16 (b) REPORT.—Not later than one year after the revi-17 sions to the Federal Acquisition Regulation are issued pursuant to subsection (a), the Administrator for Federal 18 Procurement Policy shall submit to the Committees on 19 Governmental Affairs and Homeland Security and on 20 21 Armed Services of the Senate and the Committees on Gov-22 ernment Reform and on Armed Services of the House of 23 Representatives a report on the use of commercially avail-24 able online procurement services. The report shall in-25 clude—

1 (1) a list of the executive agencies that have 2 used commercially available online procurement serv-3 ices, and the number of times each has so used such 4 services; 5 (2) a list of the types of commercially available 6 online procurement services used by each executive 7 agency and the dollar value of the procurements con-8 ducted through each type of commercially available 9 online procurement service; and 10 (3) the Administrator's recommendations for 11 further encouraging the use of commercially avail-12 able online procurement services, particularly those 13 that afford the Federal Government the opportunity 14 to conduct reverse auctions. 15 (c) DEFINITIONS.—In this section: (1) The term "commercially available online 16 17 procurement services", with respect to procurement 18 by executive agencies, includes reverse auctions and 19 other services accessible on the Internet that allow 20 executive agencies to purchase commercial items 21 from electronic catalogs and offerors to bid for deliv-

22 ery orders of such items.

(2) The term "reverse auction", with respect to
procurement by executive agencies, means a method
of soliciting offers on the Internet for commercial

1	items, not including construction-related services, in
2	which—
3	(A) firms compete against each other on
4	the Internet in real time and in an open and
5	interactive environment; and
6	(B) each firm's identity and pricing are
7	safeguarded.
8	(3) The term "Federal Acquisition Regulation"
9	means the single Government-wide procurement reg-
10	ulation issued in accordance with sections 6 and 25
11	of the Office of Federal Procurement Policy Act (41
12	U.S.C. 405 and 421).
13	(4) The terms "executive agency", "commercial
14	item", and "procurement" have the meanings pro-
15	vided those terms in section 4 of the Office of Fed-
16	eral Procurement Policy Act (41 U.S.C. 403 et
17	seq.).
18	SEC. 813. CONTINGENCY CONTRACTING CORPS.
19	(a) Requirement to Establish Contingency
20	Contracting Corps.—
21	(1) REQUIREMENT.—The Secretary of Defense
22	shall establish a contingency contracting corps, to be
23	implemented, subject to the authority, direction, and
24	control of the Secretary, through a joint policy devel-

oped by the Chairman of the Joint Chiefs of Staff,
 in accordance with this section.

(2) HEAD OF CORPS.—The policy shall provide 3 4 that the corps shall be directed by a senior commis-5 sioned officer with appropriate acquisition experience 6 and qualifications, who shall report directly to the 7 commander of the combatant command in whose 8 area of responsibility the corps is operating when de-9 ployed. In the case of more than one operation for 10 which the corps is deployed, the head of the corps 11 may delegate command authority, but any officer to 12 whom the authority is delegated shall report directly 13 to the commander of the combatant command con-14 cerned.

(3) OPERATION OF CORPS.—The policy shall
provide that the contingency contracting corps shall
conduct contingency contracting—

18 (A) during combat operations and use
19 rapid acquisition authority to the maximum ex20 tent appropriate;

(B) during post-conflict operations to assist the commander of the combatant command
in meeting urgent contracting requirements;
and

(C) by using both deployed and non-deployed contingency contracting personnel for carrying out contingency contracting.

(4) TRAINING OF CORPS.—

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(A) The policy developed under paragraph 5 6 (1) shall provide for training all contingency 7 contracting personnel in the use of law, regula-8 tions, policies, and directives related to contin-9 gency contracting operations, and shall ensure 10 that the training is maintained for such per-11 sonnel even when they are not deployed in a 12 contingency operation.

(B) The policy shall require the training of
contingency contracting personnel to include instruction from a program to be created by the
Defense Acquisition University and inclusion of
contingency contracting personnel in relevant
wargaming and operational planning.

19 (C) The policy shall require contingency 20 contracting personnel to remain proficient in 21 contingency contracting operations during 22 peacetime and shall allow such personnel to be 23 used for other acquisition and contracting-re-24 lated activities when not required in support of 25 contingency contracting operations.

(D) The policy shall provide for the corps
 to use integrated contracting, financial, and
 other support systems.

4 (5) REGULATIONS.—The Secretary shall pre-5 scribe regulations to carry out this section. The reg-6 ulations shall be developed in coordination with the 7 Under Secretary of Defense for Acquisition, Tech-8 nology, and Logistics, the Secretaries of the military 9 departments, and the acquisition support agencies. 10 The regulations shall be uniform to the maximum 11 extent practicable among the military departments 12 and shall address, at a minimum, applicable laws, 13 regulations, policies, and directives related to contin-14 gency contracting.

15 (b) REPORT.—

16 (1) REQUIREMENT.—Not later than 270 days
17 after the date of the enactment of this Act, the Sec18 retary of Defense shall submit to the Committees on
19 Armed Services of the Senate and the House of Rep20 resentatives a report on contingency contracting.

21 (2) MATTERS COVERED.—The report shall in-22 clude discussions of the following:

23 (A) Progress in the implementation of the
24 contingency contracting corps, in accordance
25 with the requirements of subsection (a).

1	(B) The ability of the Armed Forces to
2	support contingency contracting.
3	(C) The ability of commanders of combat-
4	ant commands to request contingency con-
5	tracting support and the ability of the military
6	departments and the acquisition support agen-
7	cies to respond to such requests and provide
8	such support, including the availability of rapid
9	acquisition personnel for such support.
10	(D) The ability of the current civilian and
11	military acquisition workforce to deploy to com-
12	bat theaters of operations and to conduct con-
13	tracting activities during combat and during
14	post-conflict, reconstruction, or other contin-
15	gency operations.
16	(E) The effect of different periods of de-
17	ployment on continuity in the acquisition proc-
18	ess.
19	(c) DEFINITIONS.—In this section:
20	(1) CONTINGENCY CONTRACTING PER-
21	SONNEL.—The term "contingency contracting per-
22	sonnel" means members of the Armed Forces and
23	civilian employees of the Department of Defense who
24	are members of the defense acquisition workforce
25	and, as part of their duties, are assigned to provide

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support to contingency operations (whether deployed
 or not).

3	(2) CONTINGENCY CONTRACTING.—The term
4	"contingency contracting" means all stages of the
5	process of acquiring property or services by the De-
6	partment of Defense during a contingency operation.
7	(3) CONTINGENCY OPERATION.—The term
8	"contingency operation" has the meaning provided
9	in section 101(13) of title 10, United States Code.
10	(4) Acquisition support agencies.—The
11	term "acquisition support agencies" means Defense
12	Agencies and Department of Defense Field Activities
13	that carry out and provide support for acquisition-
14	related activities.
15	SEC. 814. REQUIREMENT FOR CONTRACTING OPERATIONS
16	TO BE INCLUDED IN INTERAGENCY PLAN-
17	NING RELATED TO STABILIZATION AND RE-
18	
	CONSTRUCTION.
19	CONSTRUCTION. (a) Inclusion of Contracting Operations in
19 20	
	(a) Inclusion of Contracting Operations in
20	(a) Inclusion of Contracting Operations in Interagency Planning.—The Secretary of Defense

23 related to stabilization and reconstruction operations.
24 (b) SECRETARY OF DEFENSE REQUIREMENTS.—If

25 the President designates the Department of Defense as

the executive agency with primary responsibility for con tracting operations in post-conflict, stabilization, or recon struction operations, the Secretary of Defense shall de velop policy and procedures for the Department of Defense
 to serve as such executive agency.

6 (c) REPORT.—

7 (1) REQUIREMENT.—The Secretary of Defense 8 and the Secretary of State shall jointly prepare a re-9 port on lessons learned from carrying out con-10 tracting operations during Operation Iraqi Freedom. 11 (2) MATTERS COVERED.—The report shall ad-12 dress the following with respect to such activities: 13 (A) Development of an appropriate acquisi-14 tion planning strategy before obligation of 15 funds, including the scope of planned con-16 tracting operations, project management, logis-17 tics, and financial considerations. 18 (B) Flow of appropriated funds. 19 (C) Ability to obtain military and civilian 20 acquisition workforce personnel. 21 (D) Ability to obtain country clearances for 22 such personnel. 23 (E) Ability to reprogram funds and to co-

ordinate interagency activities.

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1 (3) SUBMISSION.—Not later than 180 days after the date of the enactment of this Act, the re-2 3 port shall be submitted to the Committees on Armed 4 Services and Foreign Relations of the Senate and 5 the Committees on Armed Services and Inter-6 national Relations of the House of Representatives. 7 SEC. 815. STATEMENT OF POLICY AND REPORT RELATING 8 TO CONTRACTING WITH EMPLOYERS OF PER-9 SONS WITH DISABILITIES.

(a) EXTENSIONS OF INAPPLICABILITY OF CERTAIN
ACTS.—Section 853 of the Ronald W. Reagan National
Defense Authorization Act for Fiscal Year 2005 (Public
Law 108–375; 118 Stat. 2021) is amended in subsections
(a)(2) (A) and (b)(2)(A) by striking "2005" and inserting
"2006".

16 (b) STATEMENT OF POLICY.—The Secretary of Defense and the Secretary of Education shall jointly issue 17 18 a statement of policy related to the implementation of the Randolph-Sheppard Act (20 U.S.C. 107 et seq.) and the 19 20Javits-Wagner-O'Day Act (41 U.S.C. 48) within the De-21 partment of Defense and the Department of Education. 22 The joint statement of policy shall specifically address the 23 application of those Acts to both operation and manage-24 ment of all or any part of a military mess hall, military 25 troop dining facility, or any similar dining facility operated

for the purpose of providing meals to members of the 1 2 Armed Forces, and shall take into account and address, 3 to the extent practicable, the positions acceptable to per-4 sons representing programs implemented under each Act. 5 (c) REPORT.—Not later than April 1, 2006, the Secretary of Defense and the Secretary of Education shall 6 7 submit to the Committees on Armed Services of the Sen-8 ate and the House of Representatives, the Committee on 9 Health, Education, Labor and Pensions of the Senate, and 10 the Committee on Education and the Workforce of the House of Representatives a report describing the joint 11 12 statement of policy issued under subsection (b), with such 13 findings and recommendations as the Secretaries consider 14 appropriate.

15SEC. 816. STUDY ON DEPARTMENT OF DEFENSE CON-16TRACTING WITH SMALL BUSINESS CON-17CERNS OWNED AND CONTROLLED BY SERV-18ICE-DISABLED VETERANS.

(a) STUDY REQUIRED.—The Secretary of Defense
shall conduct a study on Department of Defense procurement contracts with small business concerns owned and
controlled by service-disabled veterans.

23 (b) ELEMENTS OF STUDY.—The study required by24 subsection (a) shall include the following determinations:

1	(1) Any steps taken by the Department of De-
2	fense to meet the Government-wide goal of participa-
3	tion by small business concerns owned and con-
4	trolled by service-disabled veterans in at least 3 per-
5	cent of the total value of all prime contract and sub-
6	contract awards, as required under section 15(g) of
7	the Small Business Act (15 U.S.C. 644(g)).
8	(2) If the Department of Defense has failed to
9	meet such goal, an explanation of the reasons for
10	such failure.
11	(3) Any steps taken within the Department of
12	Defense to make contracting officers aware of the 3
13	percent goal and to ensure that procurement officers
14	are working actively to achieve such goal.
15	(4) The number of small business concerns
16	owned and controlled by service-disabled veterans
17	which submitted offers on contracts with the De-
18	partment of Defense during the preceding fiscal
19	year.
20	(5) Any outreach efforts made by the Depart-
21	ment to enter into contracts with small business con-
22	cerns owned and controlled by service-disabled vet-
23	erans.
24	(6) Any such outreach efforts the Department
25	could make but has not made.

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1	(7) Whether, in awarding subcontracts, prime
2	contractors are aware of the preference for small
3	business concerns owned and controlled by service-
4	disabled veterans under section 36 of the Small
5	Business Act (15 U.S.C. 657f).
6	(8) Any plans of the Department of Defense to
7	increase the percentage of Federal contracts it
8	awards to small businesses owned and controlled by
9	service-disabled veterans.
10	(c) REPORT.—Not later than the date that is six
11	months after the date of the enactment of this Act, the
12	Secretary shall submit to Congress a report on the find-
13	ings of the study conducted under this section.
14	(d) Small Business Concern Owned and Con-
15	TROLLED BY SERVICE-DISABLED VETERANS.—In this
16	section, the term "small business concern owned and con-
17	trolled by service-disabled veterans" has the meaning
18	given that term in section 3(q) of the Small Business Act
19	(15 U.S.C. 632(q)).
20	SEC. 817. PROHIBITION ON PROCUREMENT FROM BENE-
21	FICIARIES OF FOREIGN SUBSIDIES.
22	(a) Prohibition.—The Secretary of Defense may
23	not enter into a contract for the procurement of goods

24 or services from any foreign person to which the govern-

1	ment of a foreign country that is a member of the World
2	Trade Organization has provided a subsidy if—
3	(1) the United States has requested consulta-
4	tions with that foreign country under the Agreement
5	on Subsidies and Countervailing Measures on the
6	basis that the subsidy is a prohibited subsidy under
7	that Agreement; and
8	(2) either—
9	(A) the issue before the World Trade Or-
10	ganization has not been resolved; or
11	(B) the World Trade Organization has
12	ruled that the subsidy provided by the foreign
13	country is a prohibited subsidy under the
14	Agreement on Subsidies and Countervailing
15	Measures.
16	(b) Joint Ventures.—The prohibition under sub-
17	section (a) with respect to a foreign person also applies
18	to any joint venture, cooperative organization, partner-
19	ship, or contracting team of which that foreign person is
20	a member.
21	(c) Subcontracts and Task Orders.—The prohi-

21 (c) SUBCONTRACTS AND TASK ONDERS.—The prom22 bition under subsection (a) with respect to a contract also
23 applies to any subcontracts at any tier entered into under
24 the contract and any task orders at any tier issued under
25 the contract.

1	(d) DEFINITIONS.—In this section:
2	(1) The term "Agreement on Subsidies and
3	Countervailing Measures" means the agreement de-
4	scribed in section $101(d)(12)$ of the Uruguay Round
5	Agreements Act (19 U.S.C. 3501(d)(12)).
6	(2) The term "foreign person" means—
7	(A) an individual who is not a United
8	States person or an alien lawfully admitted for
9	permanent residence into the United States; or
10	(B) a corporation, partnership, or other
11	nongovernmental entity which is not a United
12	States person.
13	(3) The term "United States person" means—
14	(A) a natural person who is a citizen of the
15	United States or who owes permanent alle-
16	giance to the United States; and
17	(B) a corporation or other legal entity
18	which is organized under the laws of the United
19	States, any State or territory thereof, or the
20	District of Columbia, if natural persons de-
21	scribed in subparagraph (A) own, directly or in-
22	directly, more than 50 percent of the out-
23	standing capital stock or other beneficial inter-
24	est in such legal entity.
25	(e) Applicability.—

1	(1) Programs with milestone b approval
2	NOT COVERED.—The prohibition under subsection
3	(a) shall not apply to any contract under a major
4	defense acquisition program that has received Mile-
5	stone B approval as of the date of the enactment of
6	this Act.
7	(2) DEFINITIONS.—In this subsection:
8	(A) The term "major defense acquisition
9	program" means a Department of Defense ac-
10	quisition program that is a major defense ac-
11	quisition program for purposes of section 2430
12	of title 10, United States Code.
13	(B) The term "Milestone B approval" has
14	the meaning provided that term in section
15	2366(e)(7) of such title.
16	SEC. 818. BUY AMERICAN REQUIREMENT FOR PROCURE-
17	MENTS OF GOODS CONTAINING COMPO-
18	NENTS.
19	(a) REQUIREMENT.—Notwithstanding any agree-
20	ment described in subsection (b), with respect to any man-
21	ufactured end product procured by the Department of De-
22	fense—
23	(1) the end product shall be manufactured in
24	the United States; and

(2) the cost of components of the end product
 that are mined, produced, or manufactured inside
 the United States shall exceed 50 percent of the cost
 of all components of the end product.

5 (b) AGREEMENT DESCRIBED.—An agreement re-6 ferred to in subsection (a) is any reciprocal defense pro-7 curement memorandum of understanding between the 8 United States and a foreign country pursuant to which 9 the Secretary of Defense has prospectively waived the Buy 10 American Act (41 U.S.C. 10a et seq.) for certain products 11 in that country.

12 SEC. 819. DOMESTIC SOURCE RESTRICTION FOR LITHIUM 13 ION CELLS AND BATTERIES.

Section 2534(a) of title 10, United States Code, isamended by adding at the end the following new para-graph:

17 "(6) LITHIUM ION CELLS AND BATTERIES.—
18 Lithium ion cells and batteries and manufacturing
19 technology for lithium ion cells and batteries.".

20 SEC. 820. PROHIBITION ON DEFENSE CONTRACTORS RE-

21 QUIRING LICENSES OR FEES FOR USE OF 22 MILITARY LIKENESSES AND DESIGNATIONS.

(a) IN GENERAL.—The Secretary of Defense shall require that any contract entered into by the Department
of Defense include a provision prohibiting the contractor

from requiring toy and hobby manufacturers, distributors,
 or merchants to obtain licenses from or pay fees to the
 contractor for the use of military likenesses or designa tions on items provided under the contract.

5 (b) LIMITATION TO UNITED STATES COMPANIES.—
6 Subsection (a) applies only with respect to toy and hobby
7 manufacturers, distributors, or merchants incorporated in
8 or organized under the laws of the United States.

9 SEC. 820A. ESTABLISHMENT OF EVALUATION FACTOR FOR
10 DEFENSE CONTRACTORS EMPLOYING OR
11 SUBCONTRACTING WITH MEMBERS OF THE
12 SELECTED RESERVE OF THE RESERVE COM13 PONENTS OF THE ARMED FORCES.

14 (a) DEFENSE CONTRACTS.—In awarding any con-15 tract for the procurement of goods or services, the Department of Defense, when considering source selection cri-16 teria, shall use as an evaluation factor whether entities 17 intend to carry out the contract using employees or indi-18 vidual subcontractors for goods and services who are mem-19 bers of the Selected Reserve of the reserve components of 20 21 the Armed Forces.

(b) DOCUMENTATION OF SELECTED RESERVE-RELATED EVALUATION FACTOR.—Any entity claiming intent
to carry out a contract using employees or individual subcontractors for goods and services who are members of

1 the Selected Reserve of the reserve components of the
2 Armed Forces shall be required to document to the De3 partment of Defense the number (and names, if re4 quested) of such members of the Selected Reserve that the
5 entity will employ, or execute personal services contracts
6 with, for the contract in question.

7 (c) NATIONAL SECURITY WAIVER.—The Secretary of
8 the military department concerned, or, in the case of con9 tracts which are not negotiated by a military department,
10 the Secretary of Defense, may waive the requirement in
11 subsection (a) with respect to a contract if the Secretary
12 concerned determines that the waiver is necessary for rea13 sons of national security.

14 (d) REGULATIONS.—The Federal Acquisition Regula-15 tion shall be revised as necessary to implement this sec-16 tion.

Subtitle C—Amendments to Gen-17 Authorities, Contracting 18 eral **Procedures, and Limitations** 19 20 SEC. 821. INCREASED FLEXIBILITY FOR DESIGNATION OF 21 CRITICAL ACQUISITION POSITIONS IN DE-22 FENSE ACQUISITION WORKFORCE. 23 Subparagraph (A) of section 1733(b)(1) of title 10, 24 United States Code, is amended to read as follows:

1	"(A) Any acquisition position that is required
2	to be filled by a senior civilian employee in the Na-
3	tional Security Personnel System or a senior com-
4	missioned officer of the Army, Navy, Air Force, or
5	Marine Corps, as determined in accordance with
6	guidelines prescribed by the Secretary.".
7	SEC. 822. PARTICIPATION BY DEPARTMENT OF DEFENSE IN
8	ACQUISITION WORKFORCE TRAINING FUND.
9	(a) Required Contributions to Acquisition
10	Workforce Training Fund by Department of De-
11	FENSE.—Section 37(h)(3) of the Office of Federal Pro-
12	curement Policy Act (41 U.S.C. 433(h)(3)) is amended—
13	(1) in subparagraph (B), by striking "(other
14	than the Department of Defense)"; and
15	(2) by redesignating subparagraphs (D), (E),
16	(F), and (G) as subparagraphs (E), (F), (G), and
17	(H), respectively, and inserting after subparagraph
18	(C) the following new subparagraph (D):
19	"(D) The Administrator of General Serv-
20	ices shall transfer to the Secretary of Defense
21	fees collected from the Department of Defense
22	pursuant to subparagraph (B), to be used by
23	the Defense Acquisition University for purposes
24	of acquisition workforce training for the entire
25	Federal acquisition workforce.".

1 (b) CONFORMING AMENDMENTS.—

2 (1) OFFICE OF FEDERAL PROCUREMENT POL3 ICY ACT.—Section 37(a) of the Office of Federal
4 Procurement Policy Act (41 U.S.C. 433) is amended
5 by striking "This section" and inserting "Except as
6 provided in subsection (h)(3), this section".

7 (2) PUBLIC LAW 108-136.—Section 1412 of the
8 National Defense Authorization Act for Fiscal Year
9 2004 (Public Law 108-136; 117 Stat. 1664) is
10 amended by striking subsection (c).

(c) DEFENSE ACQUISITION UNIVERSITY FUNDING.—
Amounts transferred under section 37(h)(3)(D) of the Office of Federal Procurement Policy Act (as amended by
subsection (a)) for use by the Defense Acquisition University shall be in addition to other amounts authorized for
the University.

17 (d) EFFECTIVE DATE.—The amendments made by18 this section shall apply with respect to contracts entered19 into after the date of the enactment of this Act.

20 SEC. 823. INCREASE IN COST ACCOUNTING STANDARD 21 THRESHOLD.

Section 26(f)(2)(A) of the Office of Federal Procurement Policy Act (41 U.S.C. 422(f)(A)) is amended by
striking "\$500,000" and inserting "\$550,000".

1SEC. 824. AMENDMENTS TO DOMESTIC SOURCE REQUIRE-2MENTS RELATING TO CLOTHING MATERIALS3AND COMPONENTS COVERED.

4 (a) NOTICE.—Section 2533a of title 10, United
5 States Code, is amended by adding at the end the fol6 lowing new subsection:

7 "(k) NOTIFICATION REQUIRED WITHIN 7 DAYS AFTER CONTRACT AWARD IF CERTAIN EXCEPTIONS AP-8 9 PLIED.—In the case of any contract for the procurement of an item described in subparagraph (B), (C), (D), or 10 (E) of subsection (b)(1), if the Secretary of Defense or 11 of the military department concerned applies an exception 12 13 set forth in subsection (c) or (e) with respect to that contract, the Secretary shall, not later than 7 days after the 14 award of the contract, post a notification that the excep-15 tion has been applied on the Internet site maintained by 16 the Administration 17 General Services known as FedBizOps.gov (or any successor site).". 18

(b) CLOTHING MATERIALS AND COMPONENTS COVERED.—Subsection (b) of section 2533a of title 10, United
States Code, is amended in paragraph (1)(B) by inserting
before the semicolon the following: "and the materials and
components thereof, other than sensors, electronics, or
other items added to, and not normally associated with,
clothing (and the materials and components thereof)".

SEC. 825. RAPID ACQUISITION AUTHORITY TO RESPOND TO DEFENSE INTELLIGENCE COMMUNITY EMER GENCIES.

4 (a) RAPID ACQUISITION AUTHORITY.—In the case of 5 any critical intelligence capability that, as determined in writing by the Secretary of Defense, without delegation, 6 7 is urgently needed to address a demonstrable, imminent, 8 and urgent threat to national security that would likely 9 result in combat fatalities or grave harm to the national security of the United States, the Secretary shall use the 10 11 procedures developed under this section in order to accom-12 plish the rapid acquisition and deployment of the needed 13 critical intelligence capabilities.

14 (b) DESIGNATION OF SENIOR OFFICIAL.—Whenever the Secretary makes a determination under subsection (a) 15 16 that the rapid acquisition of critical intelligence capability is needed, the Secretary shall designate a senior official 17 18 of the Department of Defense to ensure that the intel-19 ligence capability is acquired and deployed as quickly as possible, with a goal of awarding a contract for the acqui-20 sition of the intelligence capability within 15 days after 21 22 the determination is made.

23 (c) WAIVER AUTHORITY.—Upon designation of a
24 senior official under subsection (b), the Secretary shall au25 thorize that official to waive any provision of law, policy,
26 directive, or regulation described in subsection (f) that
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such official determines in writing would unnecessarily im pede the rapid acquisition and deployment of the needed
 intelligence capability.

4 (d) FUNDING OF RAPID ACQUISITIONS.—The author-5 ity of this section may not be used to acquire intelligence in 6 capability an amount aggregating more than 7 \$20,000,000 during any fiscal year. For acquisitions of 8 intelligence capability under this subsection during the fis-9 cal year in which the Secretary makes the determination 10 described in subsection (a) with respect to such intelligence capability, the Secretary may use any funds avail-11 12 able to the Department of Defense for the Joint Military 13 Intelligence Program or Tactical Intelligence and Related Activities for that fiscal year. 14

(e) NOTICE TO CONGRESS.—The Secretary of Defense shall notify the congressional defense committees
and the Permanent Select Committee on Intelligence of
the House of Representatives within 15 days after each
determination made under subsection (a). Each such notice shall identify in either classified or unclassified format, as appropriate—

- 22 (1) the intelligence capability to be acquired;
- 23 (2) the amount anticipated to be expended for24 the acquisition; and

25 (3) the source of funds for the acquisition.

(f) WAIVER OF CERTAIN STATUTES AND REGULA-
TIONS.—
(1) IN GENERAL.—Upon a determination de-
scribed in subsection (a), the senior official des-
ignated in accordance with subsection (b) with re-
spect to that designation is authorized to waive any
provision of law, policy, directive or regulation ad-
dressing—
(A) the establishment of the requirement
for the intelligence capability;
(B) the research, development, test, and
evaluation of the intelligence capability; or
(C) the solicitation and selection of
sources, and the award of the contract, for pro-
curement of the intelligence capability.

16 (2) LIMITATION.—Nothing in this subsection
17 authorizes the waiver of any provision of law impos18 ing civil or criminal penalties.

19 TITLE IX—DEPARTMENT OF DE 20 FENSE ORGANIZATION AND 21 MANACEMENT

21 MANAGEMENT

Subtitle A—Department of Defense Management

Sec. 901. Restoration of parity in pay levels among Under Secretary positions. Sec. 902. Eligibility criteria for Director of Department of Defense Test Resource Management Center.

- Sec. 903. Consolidation and standardization of authorities relating to Department of Defense Regional Centers for Security Studies.
- Sec. 904. Redesignation of the Department of the Navy as the Department of the Navy and Marine Corps.

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Subtitle B—Space Activities

- Sec. 911. Space Situational Awareness Strategy.
- Sec. 912. Military satellite communications.
- Sec. 913. Operationally responsive space.

Subtitle C—Chemical Demilitarization Program

- Sec. 921. Transfer to Secretary of the Army of responsibility for assembled chemical weapons alternatives program.
- Sec. 922. Clarification of Cooperative Agreement Authority under Chemical Demilitarization Program.

Subtitle D—Intelligence-Related Matters

Sec. 931. Department of Defense Strategy for Open-Source intelligence.

Subtitle A—Department of Defense Management

3 SEC. 901. RESTORATION OF PARITY IN PAY LEVELS AMONG

UNDER	SECRETARY	POSITIONS.

5 (a) POSITIONS OF UNDER SECRETARIES OF MILI6 TARY DEPARTMENTS RAISED TO LEVEL III OF THE EX7 ECUTIVE SCHEDULE.—Section 5314 of title 5, United
8 States Code, is amended by inserting after "Under Sec9 retary of Defense for Intelligence" the following:

- 10 "Under Secretary of the Air Force.
- 11 "Under Secretary of the Army.
- 12 "Under Secretary of the Navy.".

13 (b) CONFORMING AMENDMENT.—Section 5315 of

14 such title is amended by striking the following:

- 15 "Under Secretary of the Air Force.
- 16 "Under Secretary of the Army.
- 17 "Under Secretary of the Navy.".

4

Sec. 932. Comprehensive inventory of Department of Defense intelligence and intelligence-related programs and projects.

1	SEC. 902. ELIGIBILITY CRITERIA FOR DIRECTOR OF DE-
2	PARTMENT OF DEFENSE TEST RESOURCE
3	MANAGEMENT CENTER.
4	Section 196(b) of title 10, United States Code, is
5	amended to read as follows:
6	"(b) DIRECTOR.—At the head of the Center shall be
7	a Director, who shall be appointed by the Secretary from
8	among individuals who have substantial experience in the
9	field of test and evaluation.".
10	SEC. 903. CONSOLIDATION AND STANDARDIZATION OF AU-
11	THORITIES RELATING TO DEPARTMENT OF
12	DEFENSE REGIONAL CENTERS FOR SECU-
13	RITY STUDIES.
14	(a) Basic Authorities for Regional Centers.—
15	(1) IN GENERAL.—Section 184 of title 10,
16	United States Code, is amended to read as follows:
17	"§184. Regional Centers for Security Studies
18	"(a) IN GENERAL.—The Secretary of Defense shall
19	administer the Department of Defense Regional Centers
20	for Security Studies in accordance with this section as
21	international venues for bilateral and multilateral re-
22	search, communication, and exchange of ideas involving
23	military and civilian participants.
24	"(b) REGIONAL CENTERS SPECIFIED.—(1) A De-
25	partment of Defense Regional Center for Security Studies
26	is a Department of Defense institution that—

1	"(A) is operated, and designated as such, by
2	the Secretary of Defense for the study of security
3	issues relating to a specified geographic region of
4	the world; and
5	"(B) serves as a forum for bilateral and multi-
6	lateral research, communication, and exchange of
7	ideas involving military and civilian participants.
8	"(2) The Department of Defense Regional Centers
9	for Security Studies are the following:
10	"(A) The George C. Marshall European Center
11	for Security Studies, established in 1993 and located
12	in Garmisch-Partenkirchen, Germany.
13	"(B) The Asia-Pacific Center for Security Stud-
14	ies, established in 1995 and located in Honolulu,
15	Hawaii.
16	"(C) The Center for Hemispheric Defense
17	Studies, established in 1997 and located in Wash-
18	ington, D.C.
19	"(D) The Africa Center for Strategic Studies,
20	established in 1999 and located in Washington, D.C.
21	"(E) The Near East South Asia Center for
22	Strategic Studies, established in 2000 and located in
23	Washington, D.C.
24	"(3) No institution or element of the Department of
25	Defense may be designated as a Department of Defense

Regional Center for Security Studies for purposes of this
 section, other than the institutions specified in paragraph
 (2), except as specifically provided by law after the date
 of the enactment of this section.

5 "(c) REGULATIONS.—The administration of the Re6 gional Centers under this section shall be carried out
7 under regulations prescribed by the Secretary.

8 "(d) PARTICIPATION.—Participants in activities of 9 the Regional Centers may include United States military 10 and civilian personnel, governmental and nongovernmental 11 personnel, and foreign military and civilian, governmental 12 and nongovernmental personnel.

13 "(e) EMPLOYMENT AND COMPENSATION OF FAC14 ULTY.—At each Regional Center, the Secretary may, sub15 ject to appropriations—

"(1) employ a Director, a Deputy Director, and
as many civilians as professors, instructors, and lecturers as the Secretary considers necessary; and

19 "(2) prescribe the compensation of such per-20 sons, in accordance with Federal guidelines.

21 "(f) PAYMENT OF COSTS.—(1) Participation in ac22 tivities of a Regional Center shall be on a reimbursable
23 basis (or by payment in advance), except in a case in
24 which reimbursement is waived in accordance with para25 graph (3).

1 "(2) For a foreign national participant, payment of 2 costs may be made by the participant's own government, 3 by a Department or agency of the United States other 4 than the Department of Defense, or by a gift or donation 5 on behalf of one or more Regional Centers accepted under 6 section 2611 of this title on behalf of the participant's gov-7 ernment.

8 "(3) The Secretary of Defense may waive reimburse-9 ment of the costs of activities of the Regional Centers for 10 foreign military officers and foreign defense civilian officials from a developing country if the Secretary deter-11 12 mines that attendance of such personnel without reim-13 bursement is in the national security interest of the United States. Costs for which reimbursement is waived pursuant 14 15 to this paragraph shall be paid from appropriations available to the Regional Centers. 16

17 "(4) Funds accepted for the payment of costs shall 18 be credited to the appropriation then currently available 19 to the Department of Defense for the Regional Center that 20 incurred the costs. Funds so credited shall be merged with 21 the appropriation to which credited and shall be available 22 to that Regional Center for the same purposes and same 23 period as the appropriation with which merged.

24 "(5) Funds available for the payment of personnel25 expenses under the Latin American cooperation authority

set forth in section 1050 of this title are also available
 for the costs of the operation of the Center for Hemi spheric Defense Studies.

4 "(g) SUPPORT TO OTHER AGENCIES.—The Director 5 of a Regional Center may enter into agreements with the Secretaries of the military departments, the heads of the 6 7 Defense Agencies, and, with the concurrence of the Sec-8 retary of Defense, the heads of other Federal departments 9 and agencies for the provision of services by that Regional 10 Center under this section. Any such participating department and agency shall transfer to the Regional Center 11 12 funds to pay the full costs of the services received.

13 "(h) ANNUAL REPORT.—Not later than February 1 of each year, the Secretary of Defense shall submit to the 14 15 Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives 16 a report on the operation of the Regional Centers for secu-17 rity studies during the preceding fiscal year. The annual 18 report shall include, for each Regional Center, the fol-19 lowing information: 20

- 21 "(1) The status and objectives of the center.
- 22 "(2) The budget of the center, including the23 costs of operating the center.

24 "(3) A description of the extent of the inter-25 national participation in the programs of the center,

1	including the costs incurred by the United States for
2	the participation of each foreign nation.
3	"(4) A description of the foreign gifts and do-
4	nations, if any, accepted under section 2611 of this
5	title.".
6	(2) CLERICAL AMENDMENT.—The item relating
7	to such section in the table of sections at the begin-
8	ning of chapter 7 of such title is amended to read
9	as follows:
	"184. Regional Centers for Security Studies.".
10	(b) Standardization of Authority for Accept-
11	ANCE OF GIFTS AND DONATIONS.—
12	(1) IN GENERAL.—Section 2611 of title 10,
13	United States Code, is amended to read as follows:
14	"§2611. Regional Centers for Security Studies: ac-
14 15	"§2611. Regional Centers for Security Studies: ac- ceptance of gifts and donations
15 16	ceptance of gifts and donations
15 16	ceptance of gifts and donations "(a) Authority to Accept Gifts and Dona-
15 16 17	ceptance of gifts and donations "(a) AUTHORITY TO ACCEPT GIFTS AND DONA- TIONS.—Subject to subsection (c), the Secretary of De-
15 16 17 18	ceptance of gifts and donations "(a) AUTHORITY TO ACCEPT GIFTS AND DONA- TIONS.—Subject to subsection (c), the Secretary of De- fense may accept, on behalf of one or more of the Regional
15 16 17 18 19	ceptance of gifts and donations "(a) AUTHORITY TO ACCEPT GIFTS AND DONA- TIONS.—Subject to subsection (c), the Secretary of De- fense may accept, on behalf of one or more of the Regional Centers for Security Studies, a gift or donation from any
15 16 17 18 19 20	ceptance of gifts and donations "(a) AUTHORITY TO ACCEPT GIFTS AND DONA- TIONS.—Subject to subsection (c), the Secretary of De- fense may accept, on behalf of one or more of the Regional Centers for Security Studies, a gift or donation from any source in order to defray the costs of, or enhance the oper-
15 16 17 18 19 20 21	ceptance of gifts and donations "(a) AUTHORITY TO ACCEPT GIFTS AND DONA- TIONS.—Subject to subsection (c), the Secretary of De- fense may accept, on behalf of one or more of the Regional Centers for Security Studies, a gift or donation from any source in order to defray the costs of, or enhance the oper- ation of, one or more of the Regional Centers.
 15 16 17 18 19 20 21 22 	ceptance of gifts and donations "(a) AUTHORITY TO ACCEPT GIFTS AND DONA- TIONS.—Subject to subsection (c), the Secretary of De- fense may accept, on behalf of one or more of the Regional Centers for Security Studies, a gift or donation from any source in order to defray the costs of, or enhance the oper- ation of, one or more of the Regional Centers. "(b) REGIONAL CENTERS.—For purposes of this sec-

"(c) LIMITATION.—(1) The Secretary may not accept
 a gift or donation under subsection (a) if the acceptance
 of the gift or donation would compromise or appear to
 compromise—

5 "(A) the ability of the Department of Defense,
6 or any employee of the Department or member of
7 the armed forces, to carry out the responsibility or
8 duty of the Department in a fair and objective manner; or

"(B) the integrity of any program of the Department of Defense or any person involved in such
a program.

"(2) The Secretary shall prescribe written guidance
setting forth the criteria to be used in determining whether the acceptance of a gift or donation would have a result
described in paragraph (1).

17 "(d) CREDITING OF FUNDS.—Funds accepted by the 18 Secretary under subsection (a) shall be credited to appro-19 priations available to the Department of Defense for the 20 Regional Centers. Funds so credited shall be merged with 21 the appropriations to which credited and shall be available 22 for the Regional Centers for the same purposes and the 23 same period as the appropriations with which merged.

24 "(e) GIFTS AND DONATIONS DEFINED.—For pur-25 poses of this section—

1	"(1) a foreign gift or donation is a gift or dona-
2	tion of funds, materials (including research mate-
3	rials), property, or services (including lecture serv-
4	ices and faculty services) from a foreign government,
5	a foundation or other charitable organization in a
6	foreign country, or an individual in a foreign coun-
7	try; and
8	((2)) the term 'gift' includes a devise of real
9	property or a bequest of personal property and any
10	gift of an interest in real property.".
11	(2) CLERICAL AMENDMENT.—The item relating
12	to section 2611 in the table of sections at the begin-
13	ning of chapter 155 of such title is amended to read
14	as follows:
	"2611. Regional Centers for Security Studies: acceptance of foreign gifts and donations.".
15	(c) Conforming Amendments.—
16	(1) MARSHALL CENTER GENERAL AUTHOR-
17	ITY.—Section 1306 of the National Defense Author-
18	ization Act for Fiscal Year 1995 (Public Law 103–
19	337; 108 Stat. 2892) is repealed.
20	(2) MARSHALL CENTER GIFT AUTHORITY
21	Section 1065 of the National Defense Authorization
22	Act for Fiscal Year 1997 (10 U.S.C. 113) is amend-
23	ed—
24	(Λ) by striking subsections (a) and (b).

24 (A) by striking subsections (a) and (b);

1	(B) by redesignating subsection (c) as sub-
2	section (a); and
3	(C) by redesignating paragraph (3) of such
4	subsection as subsection (b) and inserting
5	"Certain Non-citizens Authorized to
6	SERVE ON BOARD.—" before "Notwith-
7	standing".
8	(3) Employment and compensation au-
9	THORITY FOR CIVILIAN FACULTY.—Section 1595 of
10	title 10, United States Code, is amended—
11	(A) in subsection (c)—
12	(i) by striking paragraphs (3) and (5);
13	and
14	(ii) by redesignating paragraphs (4)
15	and (6) as paragraphs (3) and (4) , respec-
16	tively; and
17	(B) by striking subsection (e).
18	(4) Status of center for hemispheric de-
19	FENSE STUDIES.—Section 2165 of title 10, United
20	States Code, is amended—
21	(A) in subsection (b)—
22	(i) by striking paragraph (6); and
23	(ii) by redesignating paragraph (7) as
24	paragraph (6) ; and
25	(B) by striking subsection (c).

1SEC. 904. REDESIGNATION OF THE DEPARTMENT OF THE2NAVY AS THE DEPARTMENT OF THE NAVY3AND MARINE CORPS.

4 (a) REDESIGNATION OF MILITARY DEPARTMENT.—
5 The military department designated as the Department of
6 the Navy is redesignated as the Department of the Navy
7 and Marine Corps.

8 (b) REDESIGNATION OF SECRETARY AND OTHER9 STATUTORY OFFICES.—

10 (1) SECRETARY.—The position of the Secretary
11 of the Navy is redesignated as the Secretary of the
12 Navy and Marine Corps.

13 (2) OTHER STATUTORY OFFICES.—The posi-14 tions of the Under Secretary of the Navy, the four 15 Assistant Secretaries of the Navy, and the General 16 Counsel of the Department of the Navy are redesig-17 nated as the Under Secretary of the Navy and Ma-18 rine Corps, the Assistant Secretaries of the Navy 19 and Marine Corps, and the General Counsel of the 20 Department of the Navy and Marine Corps, respec-21 tively.

22 (c) CONFORMING AMENDMENTS TO TITLE 10,
23 UNITED STATES CODE.—

24 (1) DEFINITION OF "MILITARY DEPART25 MENT".—Paragraph (8) of section 101(a) of title

10, United States Code, is amended to read as fol lows:

3 "(8) The term 'military department' means the
4 Department of the Army, the Department of the
5 Navy and Marine Corps, and the Department of the
6 Air Force.".

7 (2) ORGANIZATION OF DEPARTMENT.—The text
8 of section 5011 of such title is amended to read as
9 follows: "The Department of the Navy and Marine
10 Corps is separately organized under the Secretary of
11 the Navy and Marine Corps.".

(3) POSITION OF SECRETARY.—Section
5013(a)(1) of such title is amended by striking
"There is a Secretary of the Navy" and inserting
"There is a Secretary of the Navy and Marine
Corps".

17 (4) Chapter Headings.—

18 (A) The heading of chapter 503 of such19 title is amended to read as follows:

20 **"CHAPTER 503—DEPARTMENT OF THE**

21 NAVY AND MARINE CORPS".

(B) The heading of chapter 507 of suchtitle is amended to read as follows:

CHAPTER 507—COMPOSITION OF THE DE PARTMENT OF THE NAVY AND MARINE CORPS".

(5) Other Amendments.—

4

5 Title 10, United States Code, is (\mathbf{A}) amended by striking "Department of the Navy" 6 and "Secretary of the Navy" each place they 7 8 appear other than as specified in paragraphs 9 (1), (2), (3), and (4) (including in section head-10 ings, subsection captions, tables of chapters, 11 and tables of sections) and inserting "Department of the Navy and Marine Corps" and "Sec-12 13 retary of the Navy and Marine Corps", respec-14 tively, in each case with the matter inserted to 15 be in the same typeface and typestyle as the 16 matter stricken.

17 (B)(i) Sections 5013(f), 5014(b)(2),
18 5016(a), 5017(2), 5032(a), and 5042(a) of
19 such title are amended by striking "Assistant
20 Secretaries of the Navy" and inserting "Assist21 ant Secretaries of the Navy and Marine Corps".

(ii) The heading of section 5016 of such
title, and the item relating to such section in
the table of sections at the beginning of chapter
503 of such title, are each amended by insert-

ing "and Marine Corps" after "of the Navy",
 with the matter inserted in each case to be in
 the same typeface and typestyle as the matter
 amended.

5 (d) TITLE 37, UNITED STATES CODE.—Title 37,
6 United States Code, is amended by striking "Department
7 of the Navy" and "Secretary of the Navy" each place they
8 appear and inserting "Department of the Navy and Ma9 rine Corps" and "Secretary of the Navy and Marine
10 Corps", respectively.

11 (e) OTHER REFERENCES.—Any reference in any law 12 other than in title 10 or title 37, United States Code, or 13 in any regulation, document, record, or other paper of the United States, to the Department of the Navy shall be 14 considered to be a reference to the Department of the 15 Navy and Marine Corps. Any such reference to an office 16 specified in subsection (b)(2) shall be considered to be a 17 18 reference to that office as redesignated by that subsection.

(f) EFFECTIVE DATE.—This section and the amendments made by this section shall take effect on the first
day of the first month beginning more than 60 days after
the date of the enactment of this Act.

23 Subtitle B—Space Activities

24 SEC. 911. SPACE SITUATIONAL AWARENESS STRATEGY.

25 (a) FINDINGS.—The Congress finds that—

1	(1) the Department of Defense has the respon-
2	sibility, within the executive branch, for developing
3	the strategy and the systems of the United States
4	for ensuring freedom to operate United States space
5	assets affecting national security; and
6	(2) the foundation of any credible strategy for
7	ensuring freedom to operate United States space as-
8	sets is a comprehensive system for space situational
9	awareness.
10	(b) Space Situational Awareness Strategy.—
11	(1) REQUIREMENT.—The Secretary of Defense
12	shall develop a strategy, to be known as the "Space
13	Situational Awareness Strategy", for ensuring free-
14	dom to operate United States space assets affecting
15	national security. The Secretary shall submit that
16	strategy to Congress not later than April 15, 2006.
17	The Secretary shall submit to Congress an updated,
18	current version of the Space Situational Awareness
19	Strategy not later than April 15 of every even-num-
20	bered year thereafter.
21	(2) TIME PERIOD.—The Space Situational
22	Awareness Strategy shall cover the 20-year period
23	from 2006 through 2025.
24	(3) Matters to be included.—The Space
25	Situational Awareness Strategy shall include the fol-

1	lowing (set forth for the 20-year period specified in
2	paragraph (2) and separately for each successive
3	five-year period beginning with 2006):
4	(A) A threat assessment describing the
5	perceived threats to United States space assets
6	affecting national security.
7	(B) Details for a coherent and comprehen-
8	sive strategy for the United States for space sit-
9	uational awareness, together with a description
10	of the systems architecture to implement that
11	strategy in light of the threat assessment under
12	subparagraph (A).
13	(C) A description of each of the individual
14	program concepts that will make up the sys-
15	tems architecture described pursuant to sub-
16	paragraph (B) and, for each such program con-
17	cept, a description of the specific capabilities to
18	be achieved and the threats to be abated.
19	(c) Space Situational Awareness Capabilities
20	Roadmap.—
21	(1) REQUIREMENT.—The Secretary of the Air
22	Force shall develop a roadmap, to be known as the
23	"space situational awareness capabilities roadmap",
24	for the development of the systems architecture de-
25	scribed pursuant to subsection (b)(3)(B).

1	(2) MATTERS TO BE INCLUDED.—The space
2	situational awareness capabilities roadmap shall in-
3	clude—
4	(A) capabilities of all systems deployed as
5	of mid-2005 or planned for modernization or
6	acquisition from 2006 to 2015; and
7	(B) a description of recommended solu-
8	tions for inadequacies in the architecture to ad-
9	dress threats identified under subsection
10	(b)(3)(A).
11	SEC. 912. MILITARY SATELLITE COMMUNICATIONS.
12	(a) FINDINGS.—Congress finds the following:
13	(1) Military requirements for satellite commu-
14	nications exceed the capability of on-orbit assets as
15	of mid-2005.
16	(2) To meet future military requirements for
17	satellite communications, the Secretary of the Air
18	Force has initiated a highly complex and revolu-
19	tionary program called the Transformational Sat-
20	ellite Communications System (TSAT).
21	(3) If the program referred to in paragraph (2)
22	experiences setbacks that prolong the development
23	and deployment of the capability to be provided by
24	that program, the Secretary of the Air Force must
25	be prepared to implement contingency programs to

1	achieve interim improvements in the capabilities of
2	satellite communications to meet military require-
3	ments through upgrades to current systems.
4	(b) DEVELOPMENT OF OPTIONS.—In order to pre-
5	pare for the contingency referred to in subsection $(a)(3)$,
6	the Director of the National Security Space Office of the
7	Department of Defense shall provide for an assessment,
8	to be conducted by an entity outside the Department of
9	Defense, to develop and compare options for individual ac-
10	quisition, and block acquisition, of the Advanced Ex-
11	tremely High Frequency space vehicles numbered 4 and
12	5, in conjunction with modifications to the current Wide-
13	band Gapfiller System program, that will accomplish the
14	following:
15	(1) Minimize nonrecurring costs.
16	(2) Improve communications-on-the-move capa-
17	bilities.
18	(3) Increase net centricity for communications.
19	(4) Increase satellite throughput.
20	(5) Increase user connectivity.
21	(6) Improve airborne communications support.
22	(c) Analysis of Alternatives Report.—Not
23	later than February 28, 2006, the Director of the National
24	Security Space Office shall submit to Congress a report

providing an analysis of alternatives with respect to the

options developed pursuant to subsection (b). The analysis
 of alternatives shall be prepared taking into consideration
 the findings and recommendations of the independent as sessment conducted under subsection (b).

5 SEC. 913. OPERATIONALLY RESPONSIVE SPACE.

6 (a) JOINT OPERATIONALLY RESPONSIVE SPACE PAY-7 LOAD TECHNOLOGY ORGANIZATION.—

8 (1) IN GENERAL.—The Secretary of Defense
9 shall establish or designate an organization in the
10 Department of Defense to coordinate joint oper11 ationally responsive space payload technology.

(2) MASTER PLAN.—The organization estab-12 13 lished or designated under paragraph (1) shall 14 produce an annual master plan for coordination of 15 operationally responsive space payload technology 16 and shall coordinate resources provided to stimulate 17 technical development of small satellite payloads. 18 The annual master plan shall describe focus areas 19 for development of operationally responsive space 20 payload technology, including—

21 (A) miniaturization technology for satellite22 payloads;

23 (B) increased sensor acuity;

- 24 (C) concept of operations exploration;
- 25 (D) increased processor capability; and

1	(E) such additional matters as the head of
2	that organization determines appropriate.
3	(3) Requests for proposals.—The Sec-
4	retary of Defense, acting through the Director of the
5	Office of Force Transformation, shall award con-
6	tracts, from amounts available for that purpose for
7	any fiscal year, for technology projects that support
8	the focus areas set out in the master plan for devel-
9	opment of operationally responsive space payload
10	technology.
11	(4) Assessment factors.—In assessing any
12	proposal submitted for a contract under paragraph
13	(3), the Secretary shall consider —
14	(A) how the proposal correlates to the
15	goals articulated in the master plan under para-
16	graph (2) and to the National Security Space
17	Architecture; and
18	(B) the probability, for the project for
19	which the proposal is submitted, of eventual
20	transition either to a laboratory of one of the
21	military departments for continued development
22	or to a joint program office for operational de-
23	ployment.
24	(b) Report on Joint Program Office for
25	TACSAT.—Not later than February 28, 2006, the Sec-

retary of Defense shall submit to the congressional defense 1 2 committees a report providing a plan for the creation of 3 a joint program office for the Tactical Satellite program 4 and for transition of that program out of the Office of 5 Force Transformation and to the administration of the joint program office. The report shall be prepared in con-6 7 junction with the Department of Defense executive agent 8 for space.

9 (c) JOINT REPORT ON CERTAIN SPACE AND MISSILE 10 DEFENSE ACTIVITIES.—Not later than February 28, 2006, the Department of Defense executive agent for 11 12 space and the Director of the Missile Defense Agency shall submit to the Committee on Armed Services of the Senate 13 14 and the Committee on Armed Services of the House of 15 Representatives a joint report on the value of each of the following: 16

17 (1) Increased use of the Rocket Systems
18 Launch Program for the respective missions of the
19 Department of the Air Force and the Missile De20 fense Agency.

(2) An agreement between the Director of the
Missile Defense Agency and the Secretary of the Air
Force for eventual transition of operational control
of small satellite demonstrations from the Missile
Defense Agency to the Department of the Air Force.

1 (3) A partnership between the Missile Defense 2 Agency and the Department of the Air Force in the development of common high-altitude and near-space 3 4 assets for the respective missions of the Missile Defense Agency and the Department of the Air Force. 5 Subtitle C—Chemical 6 **Demilitarization Program** 7 8 SEC. 921. TRANSFER TO SECRETARY OF THE ARMY OF RE-9 SPONSIBILITY FOR ASSEMBLED CHEMICAL 10 WEAPONS ALTERNATIVES PROGRAM. 11 Effective January 1, 2006, the text of section 142 12 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105–261; 50 U.S.C. 13 14 1521 note) is amended to read as follows: "(a) Program Management.—(1) The program 15 manager for the Assembled Chemical Weapons Alter-16 17 natives program shall report to the Secretary of the Army. 18 "(2) The Secretary of the Army shall provide for that program to be managed as part of the management orga-19 20 nization within the Department of the Army specified in 21 section 1412(e) of Public Law 99–145 (50 U.S.C. 22 1521(e)).

23 "(b) CONTINUED IMPLEMENTATION OF PREVIOUSLY
24 SELECTED ALTERNATIVE TECHNOLOGIES.—(1) In car25 rying out the destruction of lethal chemical munitions at

Pueblo Chemical Depot, Colorado, the Secretary of the
 Army shall continue to implement fully the alternative
 technology for such destruction at that depot selected by
 the Under Secretary of Defense for Acquisition, Tech nology, and Logistics on July 16, 2002.

6 "(2) In carrying out the destruction of lethal chem-7 ical munitions at Blue Grass Army Depot, Kentucky, the 8 Secretary of the Army shall continue to implement fully 9 the alternative technology for such destruction at that 10 depot selected by the Under Secretary of Defense for Ac-11 quisition, Technology, and Logistics on February 3, 12 2003.".

13 SEC. 922. CLARIFICATION OF COOPERATIVE AGREEMENT 14 AUTHORITY UNDER CHEMICAL DEMILI15 TARIZATION PROGRAM.

16 (a) AGREEMENTS WITH FEDERALLY RECOGNIZED
17 INDIAN TRIBAL GOVERNMENTS.—Section 1412(c)(4) of
18 the Department of Defense Authorization Act, 1986 (50)
19 U.S.C 1521(c)(4)) is amended—

- 20 (1) by inserting "(A)" after "(4)";
- 21 (2) in the first sentence—

(A) by inserting "and to tribal organizations of Indian tribes" after "to State and local
governments"; and

1	(B) by inserting "and organizations" after
2	"assist those governments"
3	(3) by designating the text beginning "Addi-
4	tionally, the Secretary " as subparagraph (B);
5	(4) in the first sentence of subparagraph (B),
6	as designated by paragraph (2), by inserting ", and
7	with tribal organizations of Indian tribes," after
8	"with State and local governments"; and
9	(5) by adding at the end the following new sub-
10	paragraph:
11	"(C) In this subparagraph, the terms 'tribal organi-
12	zation' and 'Indian tribes' have the meanings given those
13	terms in subsections (e) and (l), respectively, of section
14	4 of the Indian Self-Determination and Education Assist-
15	ance Act (25 U.S.C. 450b).".
16	(b) EFFECTIVE DATE.—The amendments made by
17	subsection (a) shall take effect as of December 5, 1991,
18	and shall apply with respect to cooperative agreements en-
19	tered into on or after that date.
20	Subtitle D—Intelligence-Related
21	Matters
22	SEC. 931. DEPARTMENT OF DEFENSE STRATEGY FOR OPEN-
23	SOURCE INTELLIGENCE.
24	(a) FINDINGS.—Congress makes the following find-
25	ings:

1 (1) Open-source intelligence (OSINT) is intel-2 ligence that is produced from publicly available in-3 formation collected, exploited, and disseminated in a 4 timely manner to an appropriate audience for the 5 purpose of addressing a specific intelligence require-6 ment.

7 (2) With the Information Revolution, the
8 amount, significance, and accessibility of open-source
9 information has exploded, but the Intelligence Com10 munity has not expanded its exploitation efforts and
11 systems to produce open-source intelligence.

(3) The production of open-source intelligence
is a valuable intelligence discipline that must be integrated in the intelligence cycle to ensure that United
States policymakers are fully and completely informed.

(4) The dissemination and use of validated
open-source intelligence inherently enables information sharing as it is produced without the use of sensitive sources and methods. Open-source intelligence
products can be shared with the American public
and foreign allies because of its unclassified nature.

(5) The National Commission on Terrorist Attacks Upon the United States, in its Final Report
released on July 22, 2004, identified shortfalls in

the ability of the United States to employ all-source
 intelligence, a large component of which is open source intelligence.

4 (6) The Intelligence Reform and Terrorism Pre5 vention Act of 2004 (Public Law 108–458) advo6 cates for coordination of the collection, analysis, pro7 duction, and dissemination of open-source intel8 ligence.

9 (7) The Commission on the Intelligence Capa-10 bilities of the United States Regarding Weapons of 11 Mass Destruction, in its report to the President re-12 leased on March 31, 2005, found "that the need for 13 exploiting open-source material is greater now than 14 ever before," but that "the Intelligence Community's 15 open source programs have not expanded commensu-16 rate with either the increase in available information 17 or with the growing importance of open source data 18 to today's problems".

(1) DEVELOPMENT OF STRATEGY.—The Secretary of Defense shall develop a strategy, to be
known as the "Strategy for Open-Source Intelligence", to be incorporated within the larger military intelligence strategy, for the purpose of inte-

(b) STRATEGY FOR OPEN-SOURCE INTELLIGENCE.

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grating open-source intelligence into the military in-
telligence cycle.
(2) SUBMISSION.—The Secretary shall submit
the Strategy for Open-Source Intelligence to Con-
gress not later than January 31, 2006.
(3) MATTERS TO BE INCLUDED.—The Strategy
for Open-Source Intelligence shall include the fol-
lowing:
(A) An investment strategy for the devel-
opment of a robust open-source intelligence ca-
pability, with particular emphasis on exploi-
tation and dissemination.
(B) A description of how management of
open-source intelligence collection is currently
performed at the Department level and how it
can be improved in the future.
(C) A description of the tools, systems,
centers, personnel, and procedures that will be
used to perform open-source intelligence
tasking, collection, exploitation, and dissemina-
tion.
(D) A description of proven tradecraft for
effective open-source intelligence exploitation, to
include consideration of operational security.

1	(E) A detailed description on how open-
2	source intelligence will be fused with all other
3	intelligence sources across the Department of
4	Defense.
5	(F) A description of open-source intel-
6	ligence training plan and guidance for Depart-
7	ment of Defense and service intelligence per-
8	sonnel.
9	(G) A plan to incorporate the open-source
10	intelligence oversight function into the Office of
11	the Undersecretary of Defense for Intelligence
12	and into service intelligence organizations.
13	(H) A plan to incorporate and identify an
14	open-source intelligence specialty into Depart-
15	ment and service personnel systems.
16	(I) A plan to use reserve component intel-
17	ligence personnel to augment and support the
18	open-source intelligence mission.
19	(J) A plan for the use of the Open-Source
20	Information System for the purpose of exploi-

tation and dissemination.

1	SEC. 932.	COMPR	EHENSIVE	INVENTOR	RY OF	DEPAH	RTMENT
2		OF	DEFENSE	INTELLIG	ENCE	AND	INTEL-
3		LIG	ENCE-RELA	TED F	PROGR	AMS	AND
4		PRO)JECTS.				

5 (a) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense 6 7 shall submit to the congressional committees specified in 8 subsection (b) a report providing a comprehensive inven-9 tory of Department of Defense intelligence and intel-10 ligence-related programs and projects. The Secretary shall prepare the inventory in consultation with the Director of 11 12 National Intelligence, as appropriate.

13 (b) COMMITTEES.—The congressional committees re-14 ferred to in subsection (a) are the following:

- 15 (1) The Committee on Armed Services and the
- 16 Select Committee on Intelligence of the Senate.
- 17 (2) The Committee on Armed Services and the
 18 Permanent Select Committee on Intelligence of the
 19 House of Representatives.

20 TITLE X—GENERAL PROVISIONS

Subtitle A—Financial matters

- Sec. 1001. Transfer authority.
- Sec. 1002. Authorization of supplemental appropriations for fiscal year 2005.
- Sec. 1003. Increase in fiscal year 2005 general transfer authority.
- Sec. 1004. Reports on feasibility and desirability of capital budgeting for major defense acquisition programs.

Subtitle B—Naval Vessels and Shipyards

Sec. 1011. Conveyance, Navy drydock, Seattle, Washington. Sec. 1012. Conveyance, Navy drydock, Jacksonville, Florida.

- Sec. 1013. Conveyance, Navy drydock, Port Arthur, Texas.
- Sec. 1014. Transfer of U.S.S. IOWA.
- Sec. 1015. Transfer of ex-U.S.S. Forrest Sherman.
- Sec. 1016. Limitation on leasing of foreign-built vessels.
- Sec. 1017. Establishment of memorial to U.S.S. Oklahoma.

Subtitle C—Counter-Drug Activities

- Sec. 1021. Extension of Department of Defense authority to support counterdrug activities.
- Sec. 1022. Resumption of reporting requirement regarding Department of Defense expenditures to support foreign counter-drug activities.
- Sec. 1023. Clarification of authority for joint task forces to support law enforcement agencies conducting counter-terrorism activities.

Subtitle D-Matters Related to Homeland Security

- Sec. 1031. Responsibilities of Assistant Secretary of Defense for Homeland Defense relating to nuclear, chemical, and biological emergency response.
- Sec. 1032. Testing of preparedness for emergencies involving nuclear, radiological, chemical, biological, and high-yield explosives weapons.
- Sec. 1033. Department of Defense chemical, biological, radiological, nuclear, and high-yield explosives response teams.
- Sec. 1034. Repeal of Department of Defense emergency response assistance program.
- Sec. 1035. Assignment of members of the Armed Forces to assist Bureau of Border Security and Bureau of Citizenship and Immigration Services of the Department of Homeland Security.

Subtitle E—Other Matters

- Sec. 1041. Commission on the Long-Term Implementation of the New Strategic Posture of the United States.
- Sec. 1042. Reestablishment of EMP Commission.
- Sec. 1043. Modernization of authority relating to security of defense property and facilities.
- Sec. 1044. Revision of Department of Defense counterintelligence polygraph program.
- Sec. 1045. Repeal of requirement for report to Congress regarding global strike capability.
- Sec. 1046. Technical and clerical amendments.
- Sec. 1047. Deletion of obsolete definitions in titles 10 and 32, United States Code.
- Sec. 1048. Sense of Congress recognizing the diversity of the members of the Armed Forces killed in Operation Iraqi Freedom and Operation Enduring Freedom and honoring their sacrifices and the sacrifices of their families.
- Sec. 1049. Department of Defense support for youth organizations, including the Boy Scouts of America.
- Sec. 1050. Preservation of information and records pertaining to radioactive fallout.
- Sec. 1051. Special immigrant status for persons serving as translators with United States Armed Forces.

Subtitle A—Financial Matters

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2 SEC. 1001. TRANSFER AUTHORITY.

1

3 (a) AUTHORITY TO TRANSFER AUTHORIZATIONS.— 4 (1) AUTHORITY.—Upon determination by the 5 Secretary of Defense that such action is necessary in 6 the national interest, the Secretary may transfer 7 amounts of authorizations made available to the Department of Defense in this division for fiscal year 8 9 2006 between any such authorizations for that fiscal 10 year (or any subdivisions thereof). Amounts of au-11 thorizations so transferred shall be merged with and 12 be available for the same purposes as the authoriza-13 tion to which transferred.

14 (2) LIMITATION.—The total amount of author15 izations that the Secretary may transfer under the
16 authority of this section may not exceed
17 \$4,000,000,000.

18 (b) LIMITATIONS.—The authority provided by this19 section to transfer authorizations—

(1) may only be used to provide authority for
items that have a higher priority than the items
from which authority is transferred; and

(2) may not be used to provide authority for an
item that has been denied authorization by Congress.

1 (c) EFFECT ON AUTHORIZATION AMOUNTS.—A 2 transfer made from one account to another under the au-3 thority of this section shall be deemed to increase the 4 amount authorized for the account to which the amount 5 is transferred by an amount equal to the amount trans-6 ferred.

7 (d) NOTICE TO CONGRESS.—The Secretary shall
8 promptly notify Congress of each transfer made under
9 subsection (a).

10SEC. 1002. AUTHORIZATION OF SUPPLEMENTAL APPRO-11PRIATIONS FOR FISCAL YEAR 2005.

12 Amounts authorized to be appropriated to the De-13 partment of Defense and the Department of Energy for fiscal year 2005 in the Ronald W. Reagan National De-14 15 fense Authorization Act for Fiscal Year 2005 (Public Law 108–375) are hereby adjusted, with respect to any such 16 17 authorized amount, by the amount by which appropriations pursuant to such authorization are increased by a 18 19 supplemental appropriation or decreased by a rescission, or both, or are increased by a transfer of funds, pursuant 20 21 to title I and chapter 2 of title IV of division A of the 22 Emergency Supplemental Appropriations Act for Defense, 23 the Global War on Terror, and Tsunami Relief, 2005 24 (Public Law 109–13).

3 Section 1001(a)(2) of the Ronald W. Reagan Na4 tional Defense Authorization Act for Fiscal Year 2005
5 (Public Law 108–375; 118 Stat. 2037) is amended by
6 striking "\$3,500,000,000" and inserting
7 "\$6,185,000,000".

8 SEC. 1004. REPORTS ON FEASIBILITY AND DESIRABILITY 9 OF CAPITAL BUDGETING FOR MAJOR DE-10 FENSE ACQUISITION PROGRAMS.

(a) CAPITAL BUDGETING DEFINED.—For the purposes of this section, the term "capital budgeting" means
a budget process that—

(1) identifies large capital outlays that are expected to be made in future years, together with
identification of the proposed means to finance those
outlays and the expected benefits of those outlays;

18 (2) separately identifies revenues and outlays
19 for capital assets from revenues and outlays for an
20 operating budget;

(3) allows for the issue of long-term debt to fi-nance capital investments; and

(4) provides the budget authority for acquiring
a capital asset over several fiscal years (rather than
in a single fiscal year at the beginning of such acquisition).

1 (b) REPORTS REQUIRED.—Not later than July 1, 2 2006, the Secretary of Defense and the Secretary of each 3 military department shall each submit to Congress a re-4 port analyzing the feasibility and desirability of using a 5 capital budgeting system for the financing of major de-6 fense acquisition programs. Each such report shall ad-7 dress the following matters:

8 (1) The potential long-term effect on the de-9 fense industrial base of the United States of con-10 tinuing with the current full up-front funding system 11 for major defense acquisition programs.

(2) Whether use of a capital budgeting system
could create a more effective decisionmaking process
for long-term investments in major defense acquisition programs.

16 (3) The manner in which a capital budgeting
17 system for major defense acquisition programs
18 would affect the budget planning and formulation
19 process of the military departments.

20 (4) The types of financial mechanisms that
21 would be needed to provide funds for such a capital
22 budgeting system.

Subtitle B—Naval Vessels and Shipyards

3 SEC. 1011. CONVEYANCE, NAVY DRYDOCK, SEATTLE, WASH-

INGTON.

4

5 (a) CONVEYANCE AUTHORIZED.—The Secretary of
6 the Navy is authorized to sell the yard floating drydock
7 YFD-70, located in Seattle, Washington, to Todd Pacific
8 Shipyards Corporation, that company being the current
9 user of the drydock.

10 (b) CONDITION OF CONVEYANCE.—The Secretary 11 shall require as a condition of the conveyance under sub-12 section (a) that the drydock remain at the facilities of 13 Todd Pacific Shipyards Corporation until at least Sep-14 tember 30, 2010.

(c) CONSIDERATION.—As consideration for the conveyance of the drydock under subsection (a), the purchaser shall pay to the United States an amount equal
to the fair market value of the drydock, as determined
by the Secretary.

20 (d) TRANSFERS AT NO COST TO UNITED STATES.—
21 The provisions of section 7306(c) of title 10, United
22 States Code, shall apply to the conveyance under this sec23 tion.

24 (e) ADDITIONAL TERMS AND CONDITIONS.—The25 Secretary may require such additional terms and condi-

tions in connection with the conveyance under subsection
 (a) as the Secretary considers appropriate to protect the
 interests of the United States.

4 SEC. 1012. CONVEYANCE, NAVY DRYDOCK, JACKSONVILLE, 5 FLORIDA.

6 (a) CONVEYANCE AUTHORIZED.—The Secretary of
7 the Navy is authorized to sell the medium auxiliary float8 ing drydock SUSTAIN (AFDM-7), located in Duval
9 County, Florida, to Atlantic Marine Property Holding
10 Company, that company being the current user of the dry11 dock.

(b) CONDITION OF CONVEYANCE.—The Secretary
shall require as a condition of the conveyance under subsection (a) that the drydock remain at the facilities of Atlantic Marine Property Holding Company until at least
September 30, 2010.

(c) CONSIDERATION.—As consideration for the conveyance of the drydock under subsection (a), the purchaser shall pay to the United States an amount equal
to the fair market value of the drydock, as determined
by the Secretary.

(d) TRANSFERS AT NO COST TO UNITED STATES.—
The provisions of section 7306(c) of title 10, United
States Code, shall apply to the conveyance under this section.

(d) ADDITIONAL TERMS AND CONDITIONS.—The
 Secretary may require such additional terms and condi tions in connection with the conveyance under subsection
 (a) as the Secretary considers appropriate to protect the
 interests of the United States.

6 SEC. 1013. CONVEYANCE, NAVY DRYDOCK, PORT ARTHUR, 7 TEXAS.

8 (a) CONVEYANCE AUTHORIZED.—The Secretary of 9 the Navy is authorized to convey, without consideration, 10 to the port authority of the city of Port Arthur, Texas, 11 the inactive medium auxiliary floating drydock designated 12 as AFDM-2, currently administered through the National 13 Defense Reserve Fleet.

(b) CONDITION OF CONVEYANCE.—The Secretary
shall require as a condition of the conveyance under subsection (a) that the drydock remain at the facilities of the
port authority named in subsection (a).

(d) TRANSFERS AT NO COST TO UNITED STATES.—
19 The provisions of section 7306(c) of title 10, United
20 States Code, shall apply to the conveyance under this sec21 tion.

(c) ADDITIONAL TERMS AND CONDITIONS.—The
Secretary may require such additional terms and conditions in connection with the conveyance under subsection

1 (a) as the Secretary considers appropriate to protect the2 interests of the United States.

3 SEC. 1014. TRANSFER OF U.S.S. IOWA.

4 (a) WAIVER OF REQUIREMENT FOR CONTINUED
5 LISTING ON NAVAL VESSEL REGISTER.—The provisions
6 of the following laws do not apply with respect to the
7 U.S.S. IOWA (BB-61):

8 (1) Section 1011 of the National Defense Au9 thorization Act for Fiscal Year 1996 (Public Law
10 104–106; 110 Stat. 421).

(2) Section 1011 of the Strom Thurmond Na tional Defense Authorization Act for Fiscal Year
 1999 (Public Law 105–261; 112 Stat. 2118).

(b) TRANSFER.—The Secretary of the Navy shall—
(1) strike the U.S.S. IOWA (BB-61) from the
Naval Vessel Register; and

(2) subject to the submission of a donation application for that vessel that is satisfactory to the
Secretary, transfer that vessel to the Port of Stockton, California, subject to subsections (b) and (c) of
section 7306 of title 10, United States Code.

22 SEC. 1015. TRANSFER OF EX-U.S.S. FORREST SHERMAN.

(a) TRANSFER.—The Secretary of the Navy shall
transfer the decommissioned destroyer ex-U.S.S. Forrest
Sherman (DD-931) to the USS Forrest Sherman DD-

931 Foundation, Inc., a nonprofit organization under the
 laws of the State of Maryland, subject to the submission
 of a donation application for that vessel that is satisfac tory to the Secretary.

5 (b) APPLICABLE LAW.—The transfer under this sec-6 tion is subject to subsections (b) and (c) of section 7306 7 of title 10, United States Code. Subsection (d) of that sec-8 tion is hereby waived with respect to such transfer.

9 (c) ADDITIONAL TERMS AND CONDITIONS.—The 10 Secretary may require such additional terms and condi-11 tions in connection with the transfer under subsection (a) 12 as the Secretary considers appropriate.

(d) EXPIRATION OF AUTHORITY.—The authority
granted by subsection (a) shall expire at the end of the
five-year period beginning on the date of the enactment
of this Act.

17 SEC. 1016. LIMITATION ON LEASING OF FOREIGN-BUILT 18 VESSELS.

19 (a) IN GENERAL.—

20 (1) CONTRACTS FOR LEASES FOR MORE THAN
21 24 MONTHS.—Chapter 141 of title 10, United States
22 Code, is amended by inserting after section 2401a
23 the following new section:

2 "(a) LIMITATION.—The Secretary of a military de-3 partment may not make a contract for a lease or charter 4 of a vessel for a term of more than 24 months (including 5 all options to renew or extend the contract) if the hull, 6 or a component of the hull and superstructure of the ves-7 sel, is constructed in a foreign shipyard.

8 "(b) PRESIDENTIAL WAIVER FOR NATIONAL SECU-9 RITY INTEREST.—(1) The President may authorize excep-10 tions to the limitation in subsection (a) when the President 11 determines that it is in the national security interest of 12 the United States to do so.

13 "(2) The President shall transmit notice to Congress 14 of any such determination, and no contract may be made pursuant to the exception authorized until the end of the 15 16 30-day period beginning on the date on which the notice of the determination is received by Congress.".(2) CLER-17 18 ICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the 19 item relating to section 2401a the following new item: 20 "2401b. Limitation on lease of foreign-built vessels.".

(b) EFFECTIVE DATE.—Section 2401b of title 10,
United States Code, as added by subsection (a), shall
apply with respect to contracts entered into after the date
of the enactment of this Act.

3 (a) IDENTIFICATION OF SITE FOR MEMORIAL.—The
4 Secretary of the Navy, in consultation with the Secretary
5 of the Interior, shall identify an appropriate site on Ford
6 Island, Hawaii, for the location of a memorial to the
7 U.S.S. Oklahoma, which was sunk during the attack on
8 Pearl Harbor on December 7, 1941.

9 (b) ESTABLISHMENT AND ADMINISTRATION.—After the site for the memorial is identified under subsection 10 11 (a), the Secretary of the Interior shall establish and administer a memorial to the U.S.S. Oklahoma as part of 12 13 the USS Arizona National Memorial, a unit of the Na-14 tional Park System, in accordance with the laws and regulations applicable to lands administered by the National 15 Park Service. 16

(c) MEMORIALIZATION PLAN.—Not later than one
year after the date of the enactment of this Act, the Secretary of the Navy shall submit to Congress a memorialization plan for the portion of Pearl Harbor where
United States naval vessels were attacked on December
7, 1941. The Secretary of the Navy shall prepare the plan
in consultation with the Secretary of the Interior.

Subtitle C—Counter-Drug Activities

1

2

3 SEC. 1021. EXTENSION OF DEPARTMENT OF DEFENSE AU4 THORITY TO SUPPORT COUNTER-DRUG AC5 TIVITIES.

6 Section 1004(a) of the National Defense Authoriza7 tion Act for Fiscal Year 1991 (Public Law 101-510; 10
8 U.S.C. 374 note), as amended by section 1021 of the Na9 tional Defense Authorization Act for Fiscal Year 2002
10 (Public Law 107-107; 115 Stat. 1212), is amended by
11 striking "2006" and inserting "2011".

12 SEC. 1022. RESUMPTION OF REPORTING REQUIREMENT RE-

13GARDING DEPARTMENT OF DEFENSE EX-14PENDITURES TO SUPPORT FOREIGN15COUNTER-DRUG ACTIVITIES.

16 (a) Additional Report Required.—Section 1022 of the Floyd D. Spence National Defense Authorization 17 18 Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–255), as amended by sec-19 20 tion 1022 of the National Defense Authorization Act for Fiscal Year 2002 (Public Law 107–107; 115 Stat. 1215), 21 is further amended by striking "January 1, 2001, and 22 23 April 15, 2002," and inserting "April 15, 2006,".

24 (b) ADDITIONAL INFORMATION REQUIRED.—Such
25 section is further amended—

	000
1	(1) by redesignating paragraph (3) as para-
2	graph (4); and
3	(2) by inserting after paragraph (2) the fol-
4	lowing new paragraph (3):
5	"(3) A description of each base of operation or
6	training facility established, constructed, or operated
7	using the assistance, including any minor construc-
8	tion projects carried out using such assistance, and
9	the amount of assistance expended on base of oper-
10	ations and training facilities.".
11	SEC. 1023. CLARIFICATION OF AUTHORITY FOR JOINT TASK
	FORCES TO SUPPORT LAW ENFORCEMENT
12	FORCES TO SUFFORT LAW ENFORCEMENT
12 13	AGENCIES CONDUCTING COUNTER-TER-
13	AGENCIES CONDUCTING COUNTER-TER-
13 14	AGENCIES CONDUCTING COUNTER-TER- RORISM ACTIVITIES.
13 14 15	AGENCIESCONDUCTINGCOUNTER-TER-RORISM ACTIVITIES.Section 1022 of the National Defense Authorization
13 14 15 16	AGENCIESCONDUCTINGCOUNTER-TER-RORISM ACTIVITIES.Section 1022 of the National Defense AuthorizationAct for Fiscal Year 2004 (Public Law 108–136; 117 Stat.
 13 14 15 16 17 	AGENCIESCONDUCTINGCOUNTER-TER-RORISM ACTIVITIES.Section 1022 of the National Defense AuthorizationAct for Fiscal Year 2004 (Public Law 108–136; 117 Stat.1594) is amended—
 13 14 15 16 17 18 	AGENCIESCONDUCTINGCOUNTER-TER-RORISM ACTIVITIES.Section 1022 of the National Defense AuthorizationAct for Fiscal Year 2004 (Public Law 108–136; 117 Stat.1594) is amended—(1) by redesignating subsection (b) as sub-
 13 14 15 16 17 18 19 	AGENCIESCONDUCTINGCOUNTER-TER-RORISM ACTIVITIES.Section 1022 of the National Defense AuthorizationAct for Fiscal Year 2004 (Public Law 108–136; 117 Stat.1594) is amended—(1) by redesignating subsection (b) as subsection (c); and
 13 14 15 16 17 18 19 20 	AGENCIESCONDUCTINGCOUNTER-TER-RORISM ACTIVITIES.Section 1022 of the National Defense AuthorizationAct for Fiscal Year 2004 (Public Law 108–136; 117 Stat.1594) is amended—(1) by redesignating subsection (b) as subsection (c); and(2) by inserting after subsection (a) the fol-
 13 14 15 16 17 18 19 20 21 	AGENCIESCONDUCTINGCOUNTER-TER-RORISM ACTIVITIES.Section 1022 of the National Defense AuthorizationAct for Fiscal Year 2004 (Public Law 108–136; 117 Stat.1594) is amended—(1) by redesignating subsection (b) as subsection (c); and(2) by inserting after subsection (a) the following new subsection (b):
 13 14 15 16 17 18 19 20 21 22 	AGENCIES CONDUCTING COUNTER-TER- RORISM ACTIVITIES. Section 1022 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat. 1594) is amended— (1) by redesignating subsection (b) as sub- section (c); and (2) by inserting after subsection (a) the fol- lowing new subsection (b): "(b) AVAILABILITY OF FUNDS.—Funds available to
 13 14 15 16 17 18 19 20 21 22 23 	AGENCIES CONDUCTING COUNTER-TER- RORISM ACTIVITIES. Section 1022 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat. 1594) is amended— (1) by redesignating subsection (b) as sub- section (c); and (2) by inserting after subsection (a) the fol- lowing new subsection (b): "(b) AVAILABILITY OF FUNDS.—Funds available to a joint task force to support counter-drug activities may

Subtitle D—Matters Related to Homeland Security

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3 SEC. 1031. RESPONSIBILITIES OF ASSISTANT SECRETARY
4 OF DEFENSE FOR HOMELAND DEFENSE RE5 LATING TO NUCLEAR, CHEMICAL, AND BIO6 LOGICAL EMERGENCY RESPONSE.

7 Subsection (a) of section 1413 of the Defense Against
8 Weapons of Mass Destruction Act of 1996 (50 U.S.C.
9 2313) is amended to read as follows:

10 "(a) DEPARTMENT OF DEFENSE.—The Assistant Secretary of Defense for Homeland Defense is responsible 11 for the coordination of Department of Defense assistance 12 13 to Federal, State, and local officials in responding to 14 threats involving nuclear, radiological, biological, chemical 15 weapons, or high-yield explosives or related materials or technologies, including assistance in identifying, neutral-16 izing, dismantling, and disposing of nuclear, radiological, 17 biological, chemical weapons, and high-yield explosives and 18 19 related materials and technologies.".

20

1	SEC. 1032. TESTING OF PREPAREDNESS FOR EMERGENCIES
2	INVOLVING NUCLEAR, RADIOLOGICAL, CHEM-
3	ICAL, BIOLOGICAL, AND HIGH-YIELD EXPLO-
4	SIVES WEAPONS.
5	(a) Secretary of Homeland Security Func-
6	TIONS.—Subsection (a) of section 1415 of the Defense
7	Against Weapons of Mass Destruction Act of 1996 (50
8	U.S.C. 2315) is amended—
9	(1) in the subsection heading, by striking
10	"CHEMICAL OR" and inserting "NUCLEAR, RADIO-
11	LOGICAL, CHEMICAL, OR";
12	(2) in paragraph (1) —
13	(A) by striking "Secretary of Defense" and
14	inserting "Secretary of Homeland Security";
15	and
16	(B) by striking "biological weapons and re-
17	lated materials and emergencies involving " and
18	inserting "nuclear, radiological, biological,
19	and";
20	(3) in paragraph (2), by striking "during each
21	of fiscal years 1997 through 2013" and inserting
22	"in accordance with sections $102(c)$ and $430(c)(1)$ of
23	the Homeland Security Act of 2002 (6 U.S.C.
24	112(c), 238(c)(1))"; and
25	(4) in paragraph (3)—

1	(A) by inserting "the Secretary of De-
2	fense," before "the Director of the Federal Bu-
3	reau of Investigation"; and
4	(B) by striking "the Director of the Fed-
5	eral Emergency Management Agency,".
6	(b) Repeal of Secretary of Energy Func-
7	TIONS.—Such section is further amended by striking sub-
8	section (b).
9	(c) Conforming Amendments.—Subsection (c) of
10	such section—
11	(1) is redesignated as subsection (b); and
12	(2) is amended—
13	(A) in the first sentence, by striking "The
14	official responsible for carrying out a program
15	developed under subsection (a) or (b) shall re-
16	vise the program" and inserting "The Secretary
17	of Homeland Security shall revise the program
18	developed under subsection (a)"; and
19	(B) in the second sentence, by striking
20	"the official" and inserting "the Secretary".
21	(d) Repeal of Obsolete Provisions.—Such sec-
22	tion is further amended by striking subsections (d) and
23	(e).

1	SEC. 1033. DEPARTMENT OF DEFENSE CHEMICAL, BIOLOGI-
2	CAL, RADIOLOGICAL, NUCLEAR, AND HIGH-
3	YIELD EXPLOSIVES RESPONSE TEAMS.
4	Section 1414 of the Defense Against Weapons of
5	Mass Destruction Act of 1996 (50 U.S.C. 2314) is amend-
6	ed as follows:
7	(1) The heading of such section is amended to
8	read as follows:
9	"SEC. 1414. CHEMICAL, BIOLOGICAL, RADIOLOGICAL, NU-
10	CLEAR, AND HIGH-YIELD EXPLOSIVES RE-
11	SPONSE TEAM.".
12	(2) Subsection (a) of such section is amended
13	by striking "or related materials" and inserting "ra-
14	diological, nuclear, and high-yield explosives".
15	(3) Subsection (b) of such section is amended—
16	(A) in the subsection heading, by striking
17	"PLAN" and inserting "PLANS";
18	(B) in the first sentence, by striking "Not
19	later than" and all that follows through "re-
20	sponse plans and" and inserting "The Sec-
21	retary of Homeland Security shall incorporate
22	into the National Response Plan prepared pur-
23	suant to section $502(6)$ of the Homeland Secu-
24	rity Act of 2002 (6 U.S.C. 312(6)), other exist-
25	ing Federal emergency response plans, and";
26	and

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1	(C) in the second sentence—
2	(i) by striking "Director" and insert-
3	ing "Secretary of Homeland Security";
4	and
5	(ii) by striking "consultation" and in-
6	serting "coordination".
7	SEC. 1034. REPEAL OF DEPARTMENT OF DEFENSE EMER-
8	GENCY RESPONSE ASSISTANCE PROGRAM.
9	Section 1412 of the Defense Against Weapons of
10	Mass Destruction Act of 1996 (50 U.S.C. 2312) is re-
11	pealed.
12	SEC. 1035. ASSIGNMENT OF MEMBERS OF THE ARMED
13	FORCES TO ASSIST BUREAU OF BORDER SE-
13 14	FORCES TO ASSIST BUREAU OF BORDER SE- CURITY AND BUREAU OF CITIZENSHIP AND
14	CURITY AND BUREAU OF CITIZENSHIP AND
14 15	CURITY AND BUREAU OF CITIZENSHIP AND IMMIGRATION SERVICES OF THE DEPART-
14 15 16	CURITY AND BUREAU OF CITIZENSHIP AND IMMIGRATION SERVICES OF THE DEPART- MENT OF HOMELAND SECURITY.
14 15 16 17	CURITY AND BUREAU OF CITIZENSHIP AND IMMIGRATION SERVICES OF THE DEPART- MENT OF HOMELAND SECURITY. (a) Assignment Authority of Secretary of De-
14 15 16 17 18	CURITY AND BUREAU OF CITIZENSHIP AND IMMIGRATION SERVICES OF THE DEPART- MENT OF HOMELAND SECURITY. (a) ASSIGNMENT AUTHORITY OF SECRETARY OF DE- FENSE.—Chapter 18 of title 10, United States Code, is
14 15 16 17 18 19	CURITY AND BUREAU OF CITIZENSHIP AND IMMIGRATION SERVICES OF THE DEPART- MENT OF HOMELAND SECURITY. (a) ASSIGNMENT AUTHORITY OF SECRETARY OF DE- FENSE.—Chapter 18 of title 10, United States Code, is amended by inserting after section 374 the following new
 14 15 16 17 18 19 20 	CURITY AND BUREAU OF CITIZENSHIP AND IMMIGRATION SERVICES OF THE DEPART- MENT OF HOMELAND SECURITY. (a) ASSIGNMENT AUTHORITY OF SECRETARY OF DE- FENSE.—Chapter 18 of title 10, United States Code, is amended by inserting after section 374 the following new section:
 14 15 16 17 18 19 20 21 	CURITY AND BUREAU OF CITIZENSHIP AND IMMIGRATION SERVICES OF THE DEPART- MENT OF HOMELAND SECURITY. (a) ASSIGNMENT AUTHORITY OF SECRETARY OF DE- FENSE.—Chapter 18 of title 10, United States Code, is amended by inserting after section 374 the following new section: *\$374a. Assignment of members to assist border pa -

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1	of Defense may assign members of the Army, Navy, Air
2	Force, and Marine Corps to assist—
3	"(1) the Bureau of Border Security of the De-
4	partment of Homeland Security in preventing the
5	entry of terrorists, drug traffickers, and illegal aliens
6	into the United States; and
7	"(2) the United States Customs Service of the
8	Department of Homeland Security in the inspection
9	of cargo, vehicles, and aircraft at points of entry
10	into the United States to prevent the entry of weap-
11	ons of mass destruction, components of weapons of
12	mass destruction, prohibited narcotics or drugs, or
13	other terrorist or drug trafficking items.
14	"(b) Request for Assignment.—The assignment
15	of members under subsection (a) may occur only if—
16	((1) the assignment is at the request of the
17	Secretary of Homeland Security; and
18	((2) the request is accompanied by a certifi-
19	cation by the Secretary of Homeland Security that
20	the assignment of members pursuant to the request
21	is necessary to respond to a threat to national secu-
22	rity posed by the entry into the United States of ter-
23	rorists, drug traffickers, or illegal aliens.
24	"(c) TRAINING PROGRAM REQUIRED.—The Sec-

25 retary of Homeland Security and the Secretary of De-

fense, shall establish a training program to ensure that 1 2 members receive general instruction regarding issues af-3 fecting law enforcement in the border areas in which the 4 members may perform duties under an assignment under 5 subsection (a). A member may not be deployed at a border location pursuant to an assignment under subsection (a) 6 7 until the member has successfully completed the training 8 program.

9 "(d) CONDITIONS OF USE.—(1) Whenever a member 10 who is assigned under subsection (a) to assist the Bureau 11 of Border Security or the United States Customs Service 12 is performing duties at a border location pursuant to the 13 assignment, a civilian law enforcement officer from the 14 agency concerned shall accompany the member.

15 "(2) Nothing in this section shall be construed to—
16 "(A) authorize a member assigned under sub17 section (a) to conduct a search, seizure, or other
18 similar law enforcement activity or to make an ar19 rest; and

20 "(B) supersede section 1385 of title 18 (popu21 larly known as the 'Posse Comitatus Act').

"(e) ESTABLISHMENT OF ONGOING JOINT TASK
FORCES.—(1) The Secretary of Homeland Security may
establish ongoing joint task forces if the Secretary of
Homeland Security determines that the joint task force,

and the assignment of members to the joint task force,
 is necessary to respond to a threat to national security
 posed by the entry into the United States of terrorists,
 drug traffickers, or illegal aliens.

5 "(2) If established, the joint task force shall fully6 comply with the standards as set forth in this section.

7 "(f) NOTIFICATION REQUIREMENTS.—The Secretary 8 of Homeland Security shall provide to the Governor of the 9 State in which members are to be deployed pursuant to 10 an assignment under subsection (a) and to local governments in the deployment area notification of the deploy-11 12 ment of the members to assist the Department of Homeland Security under this section and the types of tasks 13 to be performed by the members. 14

15 "(g) REIMBURSEMENT REQUIREMENT.—Section 377
16 of this title shall apply in the case of members assigned
17 under subsection (a).".

(b) COMMENCEMENT OF TRAINING PROGRAM.—The
training program required by subsection (b) of section
374a of title 10, United States Code, shall be established
as soon as practicable after the date of the enactment of
this Act.

23 (c) CLERICAL AMENDMENT.—The table of sections24 at the beginning of such chapter is amended by inserting

after the item relating to section 374 the following new
 item:

"374a. Assignment of members to assist border patrol and control.".

Subtitle E—Other Matters

4 SEC. 1041. COMMISSION ON THE LONG-TERM IMPLEMENTA-

TION OF THE NEW STRATEGIC POSTURE OF THE UNITED STATES.

7 (a) Establishment of Commission.—

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8 (1) ESTABLISHMENT.—There is hereby estab-9 lished a commission to be known as the "Commis-10 sion on the Long-Term Implementation of the New 11 Strategic Posture of the United States". The Sec-12 retary of Defense shall enter into a contract with a 13 federally funded research and development center to 14 provide for the organization, management, and sup-15 port of the Commission. Such contract shall be en-16 tered into in consultation with the Secretary of En-17 ergy. The selection of the federally funded research 18 and development center shall be subject to the ap-19 proval of the chairman of the Commission.

20 (2) COMPOSITION.—(A) The Commission shall
21 be composed of 12 members who shall be appointed
22 by the Secretary of Defense. In selecting individuals
23 for appointment to the Commission, the Secretary of
24 Defense shall consult with the chairman and ranking
25 minority member of the Committee on Armed Serv-

1 ices of the Senate and the chairman and ranking mi-2 nority member of the Committee on Armed Services 3 of the House of Representatives. 4 (B) Members of the Commission shall be ap-5 pointed from among private United States citizens 6 with knowledge and expertise in the political, mili-7 tary, operational, and technical aspects of nuclear 8 strategy. 9 (3) CHAIRMAN OF THE COMMISSION.—The Sec-10 retary of Defense shall designate one of the mem-11 bers of the Commission to serve as chairman of the 12 Commission. 13 (4) PERIOD OF APPOINTMENT; VACANCIES.— 14 Members shall be appointed for the life of the Com-15 mission. Any vacancy in the Commission shall be 16 filled in the same manner as the original appoint-17 ment. 18 (5) SECURITY CLEARANCES.—All members of 19 the Commission shall hold appropriate security 20 clearances. 21 (b) DUTIES OF COMMISSION.— 22 (1) REVIEW OF LONG-TERM IMPLEMENTATION 23 OF THE NUCLEAR POSTURE REVIEW.—The Commis-24 sion shall examine long-term programmatic require-25 ments to achieve the goals set forth in the report of

1	the Secretary of Defense submitted to Congress on
2	December 31, 2001, providing the results of the Nu-
3	clear Posture Review conducted pursuant to section
4	1041 of the Floyd D. Spence National Defense Au-
5	thorization Act for Fiscal Year 2001 (as enacted
6	into law by Public Law 106–398; 114 Stat. 1654,
7	1654A–262) and results of periodic assessments of
8	the Nuclear Posture Review. Matters examined by
9	the Commission shall include the following:
10	(A) The process of establishing require-
11	ments for strategic forces and how that process
12	accommodates employment of nonnuclear strike
13	platforms and munitions in a strategic role.
14	(B) How strategic intelligence, reconnais-
15	sance, and surveillance requirements differ from
16	nuclear intelligence, reconnaissance, and sur-
17	veillance requirements.
18	(C) The ability of a limited number of
19	strategic platforms to carry out a growing
20	range of nonnuclear strategic strike missions.
21	(D) The limits of tactical systems to per-
22	form nonnuclear global strategic missions in a
23	prompt manner.

1	(E) An assessment of the ability of the
2	current nuclear stockpile to address the evolving
3	strategic threat environment through 2025.
4	(2) Recommendations.—The Commission
5	shall include in its report recommendations with re-
6	spect to the following:
7	(A) Changes to the requirements process
8	to employ nonnuclear strike platforms and mu-
9	nitions in a strategic role.
10	(B) Changes to the nuclear stockpile and
11	infrastructure required to preserve a nuclear ca-
12	pability commensurate with the changes to the
13	strategic threat environment through 2025.
14	(C) Actions the Secretary of Defense and
15	the Secretary of Energy can take to preserve
16	flexibility of the defense nuclear complex while
17	reducing the cost of a Cold War strategic infra-
18	structure.
19	(D) Identify shortfalls in the strategic
20	modernization programs of the United States
21	that would undermine the ability of the United
22	States to develop new nonnuclear strategic
23	strike capabilities.
24	(3) Cooperation from government offi-
25	CIALS.—(A) In carrying out its duties, the Commis-

sion shall receive the full and timely cooperation of
 the Secretary of Defense, the Secretary of Energy,
 and any other United States Government official in
 providing the Commission with analyses, briefings,
 and other information necessary for the fulfillment
 of its responsibilities.

7 (B) The Secretary of Energy and the Secretary
8 of Defense shall each designate at least one officer
9 or employee of the Department of Energy and the
10 Department of Defense, respectively, to serve as a li11 aison officer between the department and the Com12 mission.

13 (c) REPORTS.—

(1) COMMISSION REPORT.—The Commission
shall submit to the Secretary of Defense and the
Committees on Armed Services of the Senate and
House of Representatives a report on the Commission's findings and conclusions. Such report shall be
submitted not later that 28 months after the date of
the first meeting of the Commission.

(2) SECRETARY OF DEFENSE RESPONSE.—Not
later than one year after the date on which the Commission submits its report under paragraph (1), the
Secretary of Defense shall submit to Congress a report—

1	(A) commenting on the Commission's find-
2	ings and conclusions; and
3	(B) explaining what actions, if any, the
4	Secretary intends to take to implement the rec-
5	ommendations of the Commission and, with re-
6	spect to each such recommendation, the Sec-
7	retary's reasons for implementing, or not imple-
8	menting, the recommendation.
9	(d) Hearings and Procedures.—
10	(1) HEARINGS.—The Commission may, for the
11	purpose of carrying out the purposes of this section,
12	hold hearings and take testimony.
13	(2) PROCEDURES.—The federally funded re-
14	search and development center with which a contract
15	is entered into under subsection $(a)(1)$ shall be re-
16	sponsible for establishing appropriate procedures for
17	the Commission.
18	(3) Detail of government employees.—
19	Upon request of the chairman of the Commission,
20	the head of any Federal department or agency may
21	detail, on a nonreimbursable basis, personnel of that
22	department or agency to the Commission to assist it
23	in carrying out its duties.

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(e) FUNDING.—Funds for activities of the Commis sion shall be provided from amounts appropriated for the
 Department of Defense.

4 (f) TERMINATION OF COMMISSION.—The Commis5 sion shall terminate 60 days after the date of the submis6 sion of its report under subsection (c)(1).

7 (g) IMPLEMENTATION.—

8 (1) FFRDC CONTRACT.—The Secretary of De9 fense shall enter into the contract required under
10 subsection (a)(1) not later that 60 days after the
11 date of the enactment of this Act.

(2) FIRST MEETING.—The Commission shall
convene its first meeting not later than 60 days
after the date as of which all members of the Commission have been appointed.

16 SEC. 1042. REESTABLISHMENT OF EMP COMMISSION.

(a) REESTABLISHMENT.—The commission established pursuant to title XIV of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as
enacted into law by Public Law 106–398; 114 Stat.
1654A–345), known as the Commission to Assess the
Threat to the United States from Electromagnetic Pulse
Attack, is hereby reestablished.

24 (b) MEMBERSHIP.—The Commission as reestablished25 shall have the same membership as the Commission had

as of the date of the submission of the report of the Com mission pursuant to section 1403(a) of such Act, as in
 effect before the date of the enactment of this Act. Service
 on the Commission is voluntary, and Commissioners may
 elect to terminate their service on the Commission.

6 (c) COMMISSION CHARTER DEFINED.—In this sec7 tion, the term "Commission charter" means title XIV of
8 the Floyd D. Spence National Defense Authorization Act
9 for Fiscal Year 2001 (as enacted into law by Public Law
106–398; 114 Stat. 1654A–345 et seq.).

(d) ESTABLISHMENT AND PURPOSE.—Section 1401
of the Commission charter (114 Stat. 1654A–345) is
amended—

14 (1) by striking subsections (e) and (g);

(2) by redesignating subsections (b), (c), and
(d) as subsections (c), (d), and (e), respectively;

17 (3) by inserting after subsection (a) the fol-18 lowing new subsection (b):

"(b) PURPOSE.—The purpose of the Commission is
to monitor, investigate, make recommendations, and report to Congress on the evolving threat to the United
States from electromagnetic pulse (hereinafter in this title
referred to as 'EMP') attack resulting from the detonation
of a nuclear weapon or weapons at high altitude.";

1	(4) in subsection (c), as redesignated by para-
2	graph (2), by striking the second and third sen-
3	tences and inserting "In the event of a vacancy in
4	the membership of the Commission, the Secretary of
5	Defense shall appoint a new member."; and
6	(5) in subsection (d), as redesignated by para-
7	graph (2), by striking "pulse (hereafter" and all
8	that follows and inserting "pulse effects referred to
9	in subsection (b).".
10	(e) DUTIES OF COMMISSION.—Section 1402 of the
11	Commission charter (114 Stat. 1654A–346) is amended
12	to read as follows:
13	"SEC. 1402. DUTIES OF COMMISSION.
14	"The Commission shall on an ongoing basis assess
15	the following:
16	"(1) The nature and magnitude of potential
17	EMP threats to the United States from terrorists
18	and all other potentially hostile actors.
19	"(2) The proliferation of technology relevant to
20	the EMP threat.
21	"(3) The vulnerability of electric-dependent
22	military systems and other electric-dependent sys-
23	tems in the United States to an EMP attack, giving
24	special attention to the progress, or lack of progress,
25	by the Department of Defense, other Government

departments and agencies of the United States, and
 entities of the private sector in taking steps to pro tect such systems from such an attack.".

4 (f) REPORT.—Section 1403 of the Commission char5 ter (114 Stat. 1654A–345) is amended to read as follows:
6 "SEC. 1403. REPORTS.

7 "(a) ANNUAL REPORT.—Not later than March 1 8 each year (beginning in 2007 and ending three years 9 later), the Commission shall submit to Congress an annual 10 report providing the Commission's current assessment of 11 the matters specified in section 1402.

12 "(b) ADDITIONAL REPORTS.—The Commission may
13 submit to Congress additional reports at such other times
14 as the Commission considers appropriate.

15 "(c) CONTENT OF REPORTS.—Each annual report
16 under subsection (a) shall include recommendations for
17 any steps the Commission believes should be taken by the
18 United States to better protect systems referred to in sec19 tion 1402(3) from an EMP attack.".

(g) CLERICAL AMENDMENT.—The heading for subsection (c) of section 1405 of the Commission charter (114
Stat. 1654A–347) is amended by striking "Commission"
and inserting "Panels".

24 (h) COMMISSION PERSONNEL MATTERS.—Section
25 1406(c)(2) of the Commission charter (114 Stat. 1654A–

1	347) is amended by striking "for grade GS-15 of the Gen-
2	eral Schedule" and inserting "for senior level and sci-
3	entific or professional positions".
4	(i) FUNDING.—Section 1408 of the Commission char-
5	ter (114 Stat. 1654A–348) is amended—
6	(1) by inserting "for any fiscal year" after "ac-
7	tivities of the Commission"; and
8	(2) by striking "for fiscal year 2001" and in-
9	serting "for that fiscal year".
10	(j) TERMINATION OF COMMISSION.—Section 1409 of
11	the Commission charter (114 Stat. 1654A–348) is amend-
12	ed by striking "60 days" and all that follows through "sec-
13	tion 1403(a)" and inserting "on May 1, 2010".
14	SEC. 1043. MODERNIZATION OF AUTHORITY RELATING TO
14 15	SEC. 1043. MODERNIZATION OF AUTHORITY RELATING TO SECURITY OF DEFENSE PROPERTY AND FA-
15	SECURITY OF DEFENSE PROPERTY AND FA-
15 16	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES.
15 16 17	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES. Section 21 of the Internal Security Act of 1950 (50
15 16 17 18	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES. Section 21 of the Internal Security Act of 1950 (50 U.S.C. 797) is amended to read as follows:
15 16 17 18 19	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES. Section 21 of the Internal Security Act of 1950 (50 U.S.C. 797) is amended to read as follows: "PENALTY FOR VIOLATION OF SECURITY REGULATIONS
15 16 17 18 19 20	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES. Section 21 of the Internal Security Act of 1950 (50 U.S.C. 797) is amended to read as follows: "PENALTY FOR VIOLATION OF SECURITY REGULATIONS AND ORDERS
 15 16 17 18 19 20 21 	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES. Section 21 of the Internal Security Act of 1950 (50 U.S.C. 797) is amended to read as follows: "PENALTY FOR VIOLATION OF SECURITY REGULATIONS AND ORDERS "SEC. 21. (a) MISDEMEANOR VIOLATION OF DE-
 15 16 17 18 19 20 21 22 	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES. Section 21 of the Internal Security Act of 1950 (50 U.S.C. 797) is amended to read as follows: "PENALTY FOR VIOLATION OF SECURITY REGULATIONS AND ORDERS "SEC. 21. (a) MISDEMEANOR VIOLATION OF DE- FENSE PROPERTY SECURITY REGULATIONS.—
 15 16 17 18 19 20 21 22 23 	SECURITY OF DEFENSE PROPERTY AND FA- CILITIES. Section 21 of the Internal Security Act of 1950 (50 U.S.C. 797) is amended to read as follows: "PENALTY FOR VIOLATION OF SECURITY REGULATIONS AND ORDERS "SEC. 21. (a) MISDEMEANOR VIOLATION OF DE- FENSE PROPERTY SECURITY REGULATIONS.— "(1) MISDEMEANOR.—Whoever willfully violates
 15 16 17 18 19 20 21 22 23 24 	SECURITY OF DEFENSE PROPERTY AND FA CILITIES. Section 21 of the Internal Security Act of 1950 (50 U.S.C. 797) is amended to read as follows: "PENALTY FOR VIOLATION OF SECURITY REGULATIONS AND ORDERS "SEC. 21. (a) MISDEMEANOR VIOLATION OF DE- FENSE PROPERTY SECURITY REGULATIONS.— (1) MISDEMEANOR.—Whoever willfully violates any defense property security regulation shall be

1	"(2) Defense property security regula-
2	TION DESCRIBED.—For purposes of paragraph (1),
3	a defense property security regulation is a property
4	security regulation that, pursuant to lawful author-
5	ity—
6	"(A) shall be or has been promulgated or
7	approved by the Secretary of Defense (or by a
8	military commander designated by the Sec-
9	retary of Defense or by a military officer, or a
10	civilian officer or employee of the Department
11	of Defense, holding a senior Department of De-
12	fense director position designated by the Sec-
13	retary of Defense) for the protection or security
14	of Department of Defense property; or
15	"(B) shall be or has been promulgated or
16	approved by the Administrator of the National
17	Aeronautics and Space Administration for the
18	protection or security of NASA property.
19	"(3) PROPERTY SECURITY REGULATION DE-
20	SCRIBED.—For purposes of paragraph (2), a prop-
21	erty security regulation, with respect to any prop-
22	erty, is a regulation—
23	"(A) relating to fire hazards, fire protec-
24	tion, lighting, machinery, guard service, dis-
25	repair, disuse, or other unsatisfactory condi-

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1	tions on such property, or the ingress thereto or
2	egress or removal of persons therefrom; or
3	"(B) otherwise providing for safeguarding
4	such property against destruction, loss, or in-
5	jury by accident or by enemy action, sabotage,
6	or other subversive actions.
7	"(4) DEFINITIONS.—In this subsection:
8	"(A) DEPARTMENT OF DEFENSE PROP-
9	ERTY.—The term 'Department of Defense
10	property' means covered property subject to the
11	jurisdiction, administration, or in the custody of
12	the Department of Defense, any Department or
13	agency of which that Department consists, or
14	any officer or employee of that Department or
15	agency.
16	"(B) NASA PROPERTY.—The term 'NASA
17	property' means covered property subject to the
18	jurisdiction, administration, or in the custody of
19	the National Aeronautics and Space Adminis-
20	tration or any officer or employee thereof.
21	"(C) COVERED PROPERTY.—The term
22	'covered property' means aircraft, airports, air-
23	port facilities, vessels, harbors, ports, piers,
24	water-front facilities, bases, forts, posts, labora-

1	tories, stations, vehicles, equipment, explosives,
2	or other property or places.
3	"(D) REGULATION AS INCLUDING
4	ORDER.—The term 'regulation' includes an
5	order.
6	"(b) Posting.—Any regulation or order covered by
7	subsection (a) shall be posted in conspicuous and appro-
8	priate places.".
9	SEC. 1044. REVISION OF DEPARTMENT OF DEFENSE COUN-
10	TERINTELLIGENCE POLYGRAPH PROGRAM.
11	(a) IN GENERAL.—Section 1564a of title 10, United
12	States Code, is amended to read as follows:
13	"§1564a. Counterintelligence polygraph program
14	"(a) Authority for Program.—The Secretary of
15	Defense may carry out a program for the administration
16	of counterintelligence polygraph examinations to persons
17	described in subsection (b). The program shall be con-
18	ducted in accordance with the standards specified in sub-
19	section (e).
20	"(b) PERSONS COVERED.—Except as provided in
21	subsection (d), the following persons, if their duties are
22	described in subsection (c), are subject to this section:
23	"(1) Military and civilian personnel of the De-
24	partment of Defense.
25	((2) Personnel of defense contractors

25 "(2) Personnel of defense contractors.

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"(3) A person assigned or detailed to the De-
partment of Defense.
"(4) An applicant for a position in the Depart-
ment of Defense.
"(c) COVERED TYPES OF DUTIES.—The Secretary of
Defense may provide, under standards established by the
Secretary, that a person described in subsection (b) is sub-
ject to this section if that person's duties involve—
"(1) access to information that—
"(A) has been classified at the level of top
secret; or
"(B) is designated as being within a spe-
cial access program under section 4.4(a) of Ex-
ecutive Order No. 12958 (or a successor Execu-
tive order); or
((2) assistance in an intelligence or military
mission in a case in which the unauthorized disclo-
sure or manipulation of information, as determined
under standards established by the Secretary of De-
fense, could reasonably be expected to—
"(A) jeopardize human life or safety;
"(B) result in the loss of unique or unique-
ly productive intelligence sources or methods
vital to United States security; or

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"(C) compromise technologies, operational
plans, or security procedures vital to the stra-
tegic advantage of the United States and its al-
lies.
"(d) Exceptions From Coverage for Certain
INTELLIGENCE AGENCIES AND FUNCTIONS.—This section
does not apply to the following persons:
"(1) A person assigned or detailed to the Cen-
tral Intelligence Agency or to an expert or consult-
ant under a contract with the Central Intelligence
Agency.
"(2) A person who is—
"(A) employed by or assigned or detailed
to the National Security Agency;
"(B) an expert or consultant under con-
tract to the National Security Agency;
"(C) an employee of a contractor of the
National Security Agency; or
"(D) a person applying for a position in
the National Security Agency.
"(3) A person assigned to a space where sen-
sitive cryptographic information is produced, proc-
essed, or stored.
"(4) A person employed by, or assigned or de-
tailed to, an office within the Department of Defense

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1	for the collection of specialized national foreign intel-
2	ligence through reconnaissance programs or a con-
3	tractor of such an office.
4	"(e) Standards.—(1) Polygraph examinations con-
5	ducted under this section shall comply with all applicable
6	laws and regulations.
7	((2) Such examinations may be authorized for any
8	of the following purposes:
9	"(A) To assist in determining the initial eligi-
10	bility for duties described in subsection (c) of, and
11	aperiodically thereafter, on a random basis, to assist
12	in determining the continued eligibility of, persons
13	described in subsections (b) and (c).
14	"(B) With the consent of, or upon the request
15	of, the examinee, to—
16	"(i) resolve serious credible derogatory in-
17	formation developed in connection with a per-
18	sonnel security investigation; or
19	"(ii) exculpate him- or herself of allega-
20	tions or evidence arising in the course of a
21	counterintelligence or personnel security inves-
22	tigation.
23	"(C) To assist, in a limited number of cases
24	when operational exigencies require the immediate
25	use of a person's services before the completion of

a personnel security investigation, in determining
 the interim eligibility for duties described in sub section (c) of the person.

4 "(3) Polygraph examinations conducted under this
5 section shall provide adequate safeguards, prescribed by
6 the Secretary of Defense, for the protection of the rights
7 and privacy of persons subject to this section under sub8 section (b) who are considered for or administered poly9 graph examinations under this section. Such safeguards
10 shall include the following:

"(A) The examinee shall receive timely notification of the examination and its intended purpose
and may only be given the examination with the consent of the examinee.

15 "(B) The examinee shall be advised of the16 examinee's right to consult with legal counsel.

17 "(C) All questions asked concerning the matter
18 at issue, other than technical questions necessary to
19 the polygraph technique, must have a relevance to
20 the subject of the inquiry.

21 "(f) OVERSIGHT.—(1) The Secretary shall establish
22 a process to monitor responsible and effective application
23 of polygraph examinations within the Department of De24 fense.

"(2) The Secretary shall make information on the use
 of polygraphs within the Department of Defense available
 to the congressional defense committees.

4 "(g) POLYGRAPH RESEARCH PROGRAM.—The Sec-5 retary shall carry out a continuing research program to 6 support the polygraph examination activities of the De-7 partment of Defense. The program shall include the fol-8 lowing:

9 "(1) An on-going evaluation of the validity of
10 polygraph techniques used by the Department.

11 "(2) Research on polygraph countermeasures12 and anti- countermeasures.

13 "(3) Developmental research on polygraph tech-14 niques, instrumentation, and analytic methods.".

(b) EFFECTIVE DATE; IMPLEMENTATION.—The
amendment made by subsection (a) shall apply with respect to polygraph examinations administered beginning
on the date of the enactment of this Act.

19SEC. 1045. REPEAL OF REQUIREMENT FOR REPORT TO20CONGRESS REGARDING GLOBAL STRIKE CA-21PABILITY.

(a) REPEAL OF REQUIREMENT FOR ANNUAL UPDATE TO PLAN FOR GLOBAL STRIKE CAPABILITY.—Subsection (a) of section 1032 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–

1	136; 117 Stat. 1605; 10 U.S.C. 113 note) is amended by
2	striking the second sentence.
3	(b) Repeal of 2006 Report Requirement.—Sub-
4	section $(b)(1)$ of such section is amended by striking ",
5	2005, and 2006" and inserting "and 2005".
6	SEC. 1046. TECHNICAL AND CLERICAL AMENDMENTS.
7	(a) Amendments Relating to Definition of
8	Congressional Defense Committees.—
9	(1) Chapter 169 of title 10, United States
10	Code, is amended as follows:
11	(A) Paragraph (4) of section 2801(c) is
12	amended to read as follows:
13	"(4) The term 'congressional defense commit-
14	tees' includes, with respect to any project to be car-
15	ried out by, or for the use of, an intelligence compo-
16	nent of the Department of Defense—
17	"(A) the Permanent Select Committee on
18	Intelligence of the House of Representatives;
19	and
20	"(B) the Select Committee on Intelligence
21	of the Senate.".
22	(B) The following sections are amended by
23	striking "appropriate committees of Congress"
24	each place it appears and inserting "congres-
25	sional defense committees": sections 2803(b),

1	2804(b), 2805(b)(2), 2806(c)(2), 2807(b),
2	2807(c), 2808(b), 2809(f)(1), 2811(d),
3	2812(c)(1)(A), 2813(c), 2814(a)(2)(A),
4	2814(g)(1), 2825(b)(1), 2827(b), 2828(f),
5	2837(c)(2), 2853(c)(2), 2854(b), 2854a(c)(1),
6	2865(e)(2), 2866(e)(2), 2875(e), 2881a(d)(2),
7	2881a(e), 2883(f), and 2884(a).
8	(C) Section 2835 is amended by adding at
9	the end the following new subsection:
10	"(i) Appropriate Committees of Congress De-
11	FINED.—In this section, the term 'appropriate committees
12	of Congress' means the congressional defense committees
13	and, with respect to the Coast Guard, the Committee on
14	Transportation and Infrastructure of the House of Rep-
15	resentatives and the Committee on Commerce, Science,
16	and Transportation of the Senate.".
17	(D) Section 2836 is amended by adding at
18	the end the following new subsection:
19	"(h) Appropriate Committees of Congress De-
20	FINED.—In this section, the term 'appropriate committees
21	of Congress' means the congressional defense committees
22	and, with respect to the Coast Guard, the Committee on
23	Transportation and Infrastructure of the House of Rep-
24	resentatives and the Committee on Commerce, Science,
25	and Transportation of the Senate.".

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1	(2) Section 2694a of such title is amended—
2	(A) in subsection (e), by striking "appro-
3	priate committees of Congress" and inserting
4	"congressional defense committees"; and
5	(B) in subsection (i), by striking para-
6	graph (1) and redesignating paragraphs (2) ,
7	(3), and (4) as paragraphs (1) , (2) , and (3) , re-
8	spectively.
9	(b) Amendments Relating to Definition of
10	Base Closure Laws.—
11	(1) Section 2694a(i) of title 10, United States
12	Code, is amended by striking paragraph (2).
13	(2) Paragraph (1) of section 1333(i) of the Na-
14	tional Defense Authorization Act for Fiscal Year
15	1994 (Public Law 103–160; 10 U.S.C. 2701 note)
16	is amended to read as follows:
17	"(1) BASE CLOSURE LAW.—The term 'base clo-
18	sure law' has the meaning given such term in section
19	101(a)(17) of title 10, United States Code.".
20	(3) Subsection (b) of section 2814 of the Mili-
21	tary Construction Authorization Act for Fiscal Year
22	1995 (division B of Public Law 103–337; 10 U.S.C.
23	2687 note) is amended to read as follows:
24	"(b) BASE CLOSURE LAW DEFINED.—In this sec-
25	tion, the term 'base closure law' has the meaning given

such term in section 101(a)(17) of title 10, United States
 Code.".

3 (4) Subsection (c) of section 3341 of title 5,
4 United States Code, is amended to read as follows:
5 "(c) For purposes of this section, the term 'base clo6 sure law' has the meaning given such term in section
7 101(a)(17) of title 10.".

8 (5) Chapter 5 of title 40, United States Code,
9 is amended—

10 (A) in section 554(a)(1), by striking
11 "means" and all that follows and inserting "has
12 the meaning given that term in section
13 101(a)(17) of title 10."; and

14 (B) in section 572(b)(1)(B), by striking
15 "section 2667(h)(2)" and inserting "section
16 101(a)(17) of title 10".

17 (6) The Act of November 13, 2000, entitled
18 "An Act to Amend the Organic Act of Guam, and
19 for other purposes" (Public Law 106–504, 114 Stat.
20 2309) is amended by striking paragraph (2) of sec21 tion 1(c) and inserting the following new paragraph
22 (2):

23 "(2) The term 'base closure law' has the mean24 ing given such term in section 101(a)(17) of title 10,
25 United States Code.".

(c) Definition of State for Purposes of Sec-TION 2694A.—Subsection (i) of section 2694a of title 10, United States Code, as amended by subsections (a)(2)(B)and (b)(1), is further amended— (1) by redesignating paragraphs (3) and (4) as paragraphs (1) and (2), respectively; and (2) in paragraph (2), as so redesignated, by striking "and the territories and possessions of the United States" and inserting ", Guam, the Virgin Islands, and American Samoa". Other Miscellaneous CORRECTIONS (d) TO TITLE 10, UNITED STATES CODE.—Title 10, United States Code, is amended as follows: (1) Section 101(e)(4)(B)(ii) is amended by striking the comma after "bulk explosives". (2) Section 127b(d)(1) is amended by striking "polices" in the second sentence and inserting "policies". (3) Section 1732 is amended— (A) in subsection (c)— (i) by striking (b)(2)(A)and (b)(2)(B)" in paragraphs (1) and (2) and

23 inserting "(b)(1)(A) and (b)(1)(B)"; and

24 (ii) by striking paragraph (3); and

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1	(B) in subsection $(d)(2)$, by striking
2	"(b)(2)(A)(ii)" and inserting "(b)(1)(A)(ii)".
3	(4) Section 2410n(b) is amended by striking
4	"competition" in the second sentence and inserting
5	"competition".
6	(5) Section $2507(d)$ is amended by striking
7	"section (a)" and inserting "subsection (a)".
8	(6) Section $2665(a)$ is amended by striking
9	"under section 2664 of this title".
10	(7) Section 2703(b) is amended by striking
11	"The terms 'unexploded ordnance', 'discarded mili-
12	tary munitions', and" and inserting "In this sub-
13	section, the terms 'discarded military munitions'
14	and".
15	(8) Section 2773a(a) is amended by inserting
16	"by" after "incorrect payment made" in the first
17	sentence.
18	(9) Section $2801(d)$ is amended by striking
19	"sections 2830 and 2835" and inserting "sections
20	2830, 2835, and 2836 of this chapter".
21	(10) Section 2881a(f) is amended by striking
22	"Notwithstanding section 2885 of this title, the"
23	and inserting "The".

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2 semicolon in the section heading and inserting a 3 colon. 4 (e) RONALD W. REAGAN NATIONAL DEFENSE AU-5 THORIZATION ACT FOR FISCAL YEAR 2005.—The Bob Stump National Defense Authorization Act for Fiscal 6 7 Year 2003 (Public Law 108–375) is amended as follows: 8 (1) Section 513(c)(2)(C) (118 Stat. 1881) is 9 amended by striking "404(a)(4)" and inserting "416(a)(4)". 10 11 (2) Section 1105(h) (118 Stat. 2075) is amend-12 ed by striking "(21 U.S.C." and inserting "(20 13 U.S.C.". 14 (f) BOB STUMP NATIONAL DEFENSE AUTHORIZA-15 TION ACT FOR FISCAL YEAR 2003.—The Bob Stump National Defense Authorization Act for Fiscal Year 2003 16 17 (Public Law 107–314) is amended as follows: 18 (1) Section 314 (116 Stat. 2508) is amended— (A) in subsection (d), by striking "(40 19 20 U.S.C." and inserting "(42 U.S.C."; and 21 (B) in subsection (e)(2), by striking "(40) 22 U.S.C." and inserting "(42 U.S.C.)". 23 (2) Section 635(a) (116 Stat. 2574) is amended 24 by inserting "the first place it appears" after "by 25 striking 'a claim'".

(g) NATIONAL DEFENSE AUTHORIZATION ACT FOR
 FISCAL YEAR 1994.—Section 1605(a)(4) of the National
 Defense Authorization Act for Fiscal Year 1994 (22
 U.S.C. 2751 note) is amended by striking "Logisitics" in
 the first sentence and inserting "Logistics".

6 (h) TITLE 38, UNITED STATES CODE.—Section
7 8111(b)(1) of title 38, United States Code, is amended
8 by inserting "of 1993" after "the Government Perform9 ance and Results Act".

10SEC. 1047. DELETION OF OBSOLETE DEFINITIONS IN TI-11TLES 10 AND 32, UNITED STATES CODE.

12 (a) DELETING OBSOLETE DEFINITION OF "TERRI13 TORY" IN TITLE 10.—Title 10, United States Code, is
14 amended as follows:

15 (1) Section 101(a) is amended by striking para-16 graph (2).

17 (2) The following sections are amended by
18 striking the terms "Territory or", "or Territory", "a
19 Territorial Department,", "or a Territory", "Terri20 tory and", "its Territories,", and "and Territories"
21 each place they appear: sections 101(a)(3), 332,
22 822, 1072, 1103, 2671, 3037, 5148, 8037, 8074,
23 12204, and 12642.

24 (3) The following sections are amended by25 striking the terms "Territory," and "Territories,"

each place they appear: sections 849, 858, 888,
 2668, 2669, 7545, and 9773.

3 (4) Section 808 is amended by striking "Terri4 tory, Commonwealth, or possession," and inserting
5 "Commonwealth, possession,".

6 (5) The following sections are amended are by 7 striking "Territories, Commonwealths, or posses-8 sions" each place it appears and inserting "Com-9 monwealths or possessions": sections 846, 847, 10 2734, 3062, 3074, 4747, 4778, 5986, 7652, 7653, 11 8062, 9778, and 12406.

(6) The following sections are amended by
striking "Territories, Commonwealths, and possessions" each place it appears and inserting "Commonwealths and possessions": sections 3062, 3074,
4747, 4778, 8062, and 9778.

17 (7) Section 312 is amended by striking "States
18 and Territories, and Puerto Rico" and inserting
19 "States, the Commonwealth of Puerto Rico, Guam,
20 and the Virgin Islands".

21 (8) Section 335 is amended by striking "the22 unincorporated territories of".

23 (9) Sections 4301 and 9301 are amended by
24 striking "State or Territory, Puerto Rico, or the
25 District of Columbia" each place it appears and in-

serting "State, the Commonwealth of Puerto Rico,
 the District of Columbia, Guam, or the Virgin Is lands".

4 (10) Sections 4685 and 9685 are amended by
5 striking "State or Territory concerned" each place it
6 appears and inserting "State concerned or Guam or
7 the Virgin Islands" and by striking "State and Ter8 ritorial" each place it appears and inserting "State,
9 Guam, and the Virgin Islands".

(11) Section 7851 is amended by striking
"States, the Territories, and the District of Columbia" and inserting "States, the District of Columbia,
Guam, and the Virgin Islands".

14 (12) Section 7854 is amended by striking "any
15 State, any Territory, or the District of Columbia"
16 and inserting "any State, the District of Columbia,
17 Guam, or the Virgin Islands".

18 (b) DELETING OBSOLETE DEFINITION OF "TERRI19 TORY" IN TITLE 32.—Title 32, United States Code, is
20 amended as follows:

21 (1) Paragraph (1) of section 101 is amended to22 read as follows:

23 "(1) For purposes of other laws relating to the
24 militia, the National Guard, the Army National
25 Guard of the United States, and the Air National

Guard of the United States, the term 'Territory' in cludes Guam and the Virgin Islands.".

3 (2) Sections 103, 104(c), 314, 315, 708(d), and
4 711 are amended by striking "State and Territory,
5 Puerto Rico and the District of Columbia" and
6 "State or Territory, Puerto Rico, and the District of
7 Columbia" each place they appear and inserting
8 "State, the Commonwealth of Puerto Rico, the Dis9 trict of Columbia, Guam, and the Virgin Islands".

10 (3) Sections 104(d), 107, 109, 503, 703, 704, 11 710, and 712 are amended by striking "State or 12 Territory, Puerto Rico or the District of Columbia" 13 and "State or Territory, Puerto Rico, the Virgin Is-14 lands or the District of Columbia" each place they 15 appear and inserting "State, the Commonwealth of 16 Puerto Rico, the District of Columbia, Guam, or the 17 Virgin Islands".

(4) Sections 104(a), 505, 702(a), and 708(a)
are amended by striking "State or Territory and
Puerto Rico" and "State or Territory, Puerto Rico"
each place they appear and inserting "State, the
Commonwealth of Puerto Rico, Guam, and the Virgin Islands".

24 (5) Section 324 is amended by striking "State
25 or Territory of whose National Guard he is a mem-

1	ber, or by the laws of Puerto Rico, or the District
2	of Columbia, if he is a member of its National
3	Guard" and inserting "State of whose National
4	Guard he is a member, or by the laws of the Com-
5	monwealth of Puerto Rico, or the District of Colum-
6	bia, Guam, or the Virgin Islands, whose National
7	Guard he is a member".
8	(6) Section 325 is amended by striking "State
9	or Territory, or of Puerto Rico" and "State or Ter-
10	ritory or Puerto Rico" each place they appear and
11	inserting "State, or of the Commonwealth of Puerto
12	Rico, Guam, or the Virgin Islands".
13	(7) Sections 326, 327, and 501 are amended by
14	striking "States and Territories, Puerto Rico, and
15	the District of Columbia" each place it appears and
16	inserting "States, the Commonwealth of Puerto
17	Rico, the District of Columbia, Guam, and the Vir-
18	gin Islands''.
19	SEC. 1048. SENSE OF CONGRESS RECOGNIZING THE DIVER-
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20	SITY OF THE MEMBERS OF THE ARMED
20 21	SITY OF THE MEMBERS OF THE ARMED FORCES KILLED IN OPERATION IRAQI FREE-
21	FORCES KILLED IN OPERATION IRAQI FREE-
21 22	FORCES KILLED IN OPERATION IRAQI FREE- DOM AND OPERATION ENDURING FREEDOM

1	(1) Over 1,500 members of the United States
2	Armed Forces have been killed while serving in Op-
3	eration Iraqi Freedom and Operation Enduring
4	Freedom.
5	(2) The members of the Armed Forces killed in
6	Operation Iraqi Freedom and Operation Enduring
7	Freedom came from diverse ethnic backgrounds.
8	(3) All of these members of the Armed Forces
9	lost their lives defending the cause of freedom, de-
10	mocracy, and liberty.
11	(4) Diversity is an essential part of the strength
12	of the Armed Forces, in which members having dif-
13	ferent ethnic backgrounds and faiths share the same
14	goal of defending the cause of freedom, democracy,
15	and liberty.
16	(5) The Armed Forces are representative of the
17	diverse culture and backgrounds that make the
18	United States a great nation.
19	(b) SENSE OF CONGRESS.—It is the sense of Con-
20	gress that the United States should—
21	(1) recognize and celebrate the diversity of the
22	Armed Forces; and
23	(2) recognize and honor the sacrifices being
24	made by the diverse members of the Armed Forces
25	and their families in the war against terrorism.

1SEC. 1049. DEPARTMENT OF DEFENSE SUPPORT FOR2YOUTH ORGANIZATIONS, INCLUDING THE3BOY SCOUTS OF AMERICA.

4 (a) SUPPORT FOR YOUTH ORGANIZATIONS.—No 5 Federal law (including any rule, regulation, directive, instruction, or order) shall be construed to limit the Depart-6 7 ment of Defense from providing any form of support de-8 scribed in subsection (b) to a youth organization (includ-9 ing the Boy Scouts of America and any group officially affiliated with the Boy Scouts of America) described in 10 11 part B of subtitle II of title 36, United States Code, that is intended to serve individuals under the age of 21 years 12 that would result in the Department of Defense providing 13 less support to that youth organization than was provided 14 by the Department of Defense during each of the pre-15 16 ceding four fiscal years.

17 (b) TYPES OF SUPPORT.—Support referred to in sub-18 section (a) includes—

- 19 (1) holding meetings, camping events, or other20 activities on defense property; and
- 21 (2) hosting any official event of the youth orga-22 nization.

4 (a) PROHIBITION OF DESTRUCTION OF CERTAIN
5 DOCUMENTS.—The Secretary of Defense may not destroy
6 any document in the custody or control of the Department
7 of Defense that is a historical record (or part of a histor8 ical record) relating to radioactive fallout from the testing
9 of any nuclear device.

(b) PRESERVATION AND PUBLICATION OF INFORMATION.—The Secretary of Defense shall identify, preserve,
and publish information contained in documents referred
to in subsection (a).

14SEC. 1051. SPECIAL IMMIGRANT STATUS FOR PERSONS15SERVING AS TRANSLATORS WITH UNITED16STATES ARMED FORCES.

(a) IN GENERAL.—For purposes of the Immigration
and Nationality Act (8 U.S.C. 1101 et seq.), subject to
subsection (c)(1), the Secretary of Homeland Security
may provide an alien described in subsection (b) with the
status of a special immigrant under section 101(a)(27) of
such Act (8 U.S.C. 1101(a)(27)), if the alien—

(1) files with the Secretary of Homeland Security a petition under section 204 of such Act (8
U.S.C. 1154) for classification under section 203(b)(4) of such Act (8 U.S.C. 1153(b)(4)); and

1	(2) is otherwise eligible to receive an immigrant
2	visa and is otherwise admissible to the United States
3	for permanent residence, except in determining such
4	admissibility, the grounds for inadmissibility speci-
5	fied in section $212(a)(4)$ of such Act (8 U.S.C.
6	1182(a)(4)) shall not apply.
7	(b) ALIENS DESCRIBED.—
8	(1) PRINCIPAL ALIENS.—An alien is described
9	in this subsection if the alien—
10	(A) is a national of Iraq or Afghanistan;
11	(B) worked directly with United States
12	Armed Forces as a translator for a period of at
13	least 12 months;
14	(C) obtained a favorable written rec-
15	ommendation from the first general or flag offi-
16	cer in the chain of command of the United
17	States Armed Forces unit that was supported
18	by the alien; and
19	(D) prior to filing the petition described in
20	subsection $(a)(1)$, cleared a background check
21	and screening, as determined by the first gen-
22	eral or flag officer in the chain of command of
23	the United States Armed Forces unit that was
24	supported by the alien.

1 (2) SPOUSES AND CHILDREN.—An alien is de-2 scribed in this subsection if the alien is the spouse 3 or child of a principal alien described in paragraph 4 (1), and is following or accompanying to join the 5 principal alien.

6 (c) NUMERICAL LIMITATIONS.—

7 (1) IN GENERAL.—The total number of prin8 cipal aliens who may be provided special immigrant
9 status under this section during any fiscal year shall
10 not exceed 50.

11 (2) Counting against special immigrant 12 CAP.—For purposes of the application of sections 13 201 through 203 of the Immigration and Nationality 14 Act (8 U.S.C. 1151–1153) in any fiscal year, aliens 15 eligible to be provided status under this section shall 16 be treated as special immigrants described in section 17 101(a)(27) of such Act (8 U.S.C. 1101(a)(27)) who 18 are not described in subparagraph (A), (B), (C), or 19 (K) of such section.

(d) APPLICATION OF IMMIGRATION AND NATIONALITY ACT PROVISIONS.—The definitions in subsections
(a) and (b) of section 101 of the Immigration and Nationality Act (8 U.S.C. 1101) shall apply in the administration
of this section.

TITLE XI—CIVILIAN PERSONNEL MATTERS

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	Sec. 1101. Extension of eligibility to continue Federal employee health benefits.
	Sec. 1102. Extension of Department of Defense voluntary reduction in force
	authority.
	Sec. 1103. Extension of authority to make lump sum severance payments.
	Sec. 1104. Authority for heads of agencies to allow shorter length of required service by Federal employees after completion of training.
	Sec. 1105. Authority to waive annual limitation on total compensation paid to Federal civilian employees.
	Sec. 1106. Transportation of family members incident to repatriation of Fed- eral employees held captive.
	Sec. 1107. Permanent extension of Science, Mathematics, and Research for Transformation (SMART) Defense Education Program.
	Sec. 1108. Veterans' preference status for certain veterans who served on active
	duty during the period beginning on September 11, 2001, and
	ending as of the close of Operation Iraqi Freedom.
3	SEC. 1101. EXTENSION OF ELIGIBILITY TO CONTINUE FED-
4	ERAL EMPLOYEE HEALTH BENEFITS.
5	Section 8905a(d)(4)(B) of title 5, United States
5 6	Section 8905a(d)(4)(B) of title 5, United States Code, is amended—
6	Code, is amended—
6 7	Code, is amended— (1) in clause (i), by striking "October 1, 2006"
6 7 8	Code, is amended— (1) in clause (i), by striking "October 1, 2006" and inserting "October 1, 2010"; and
6 7 8 9	Code, is amended— (1) in clause (i), by striking "October 1, 2006" and inserting "October 1, 2010"; and (2) in clause (ii)—
6 7 8 9 10	Code, is amended— (1) in clause (i), by striking "October 1, 2006" and inserting "October 1, 2010"; and (2) in clause (ii)— (A) by striking "February 1, 2007" and

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3 Section 3502(f)(5) of title 5, United States Code, is
4 amended by striking "September 30, 2005" and inserting
5 "September 30, 2010".

6 SEC. 1103. EXTENSION OF AUTHORITY TO MAKE LUMP SUM 7 SEVERANCE PAYMENTS.

8 Section 5595(i)(4) of title 5, United States Code, is
9 amended by striking "October 1, 2006" and inserting
10 "October 1, 2010".

SEC. 1104. AUTHORITY FOR HEADS OF AGENCIES TO
 ALLOW SHORTER LENGTH OF REQUIRED
 SERVICE BY FEDERAL EMPLOYEES AFTER
 COMPLETION OF TRAINING.

15 Section 4108 of title 5, United States Code, is16 amended—

17 (1) by redesignating subsections (b) and (c) as18 subsections (c) and (d);

(2) by striking "subsection (b)" in subsection
(d) (as so redesignated) and inserting "subsection
(c)"; and

(3) by inserting after subsection (a) the fol-lowing new subsection (b):

24 "(b) The head of an agency that authorized training
25 for an employee may require a period of service for the
26 employee that is shorter than the period required under
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subsection (a)(1) if the head of the agency determines it
 is in the best interests of the agency to require a shorter
 period.".

4 SEC. 1105. AUTHORITY TO WAIVE ANNUAL LIMITATION ON 5 TOTAL COMPENSATION PAID TO FEDERAL CI6 VILIAN EMPLOYEES.

7 (a) WAIVER AUTHORITY.—During 2006 and notwith-8 standing section 5547 of title 5, United States Code, the 9 head of an executive agency may waive, subject to sub-10 section (b), the limitation established in that section for total compensation (including limitations on the aggregate 11 of basic pay and premium pay payable in a calendar year) 12 13 of an employee who performs work while in an overseas location that is in the area of responsibility of the com-14 15 mander of the United States Central Command, in direct support of or directly related to a military operation (in-16 cluding a contingency operation as defined in section 17 101(13) of title 10, United States Code). 18

(b) \$200,000 MAXIMUM TOTAL COMPENSATION .—
The total compensation of an employee whose pay is covered by a waiver under subsection (a) may not exceed
\$200,000 in a calendar year.

23 (c) ADDITIONAL PAY NOT CONSIDERED BASIC
24 PAY.—To the extent that a waiver under subsection (a)
25 results in payment of additional premium pay of a type

that is normally creditable as basic pay for retirement or 1 2 any other purpose, such additional pay— 3 (1) shall not be considered to be basic pay for 4 any purpose; and 5 (2) shall not be used in computing a lump sum 6 payment for accumulated and accrued annual leave 7 under section 5551 of title 5. United States Code. 8 SEC. 1106. TRANSPORTATION OF FAMILY MEMBERS INCI-9 DENT TO REPATRIATION OF FEDERAL EM-10 PLOYEES HELD CAPTIVE. 11 (a) ALLOWANCES AUTHORIZED.—Chapter 57 of title 12 5, United States Code, is amended by adding at the end 13 the following new section: 14 "§ 5760. Travel and transportation allowances: trans-15 portation of family members incident to 16 repatriation of employees held captive 17 "(a) ALLOWANCES AUTHORIZED.—(1) The head of an agency may provide the travel and transportation al-18 19 lowances described in subsection (c) to not more than three family members of an employee as defined in section 20 21 2105 of this title who— "(A) was held captive, as determined by the 22 23 head of the agency, and 24 "(B) is repatriated to a site in or outside the United States. 25

"(2) In circumstances determined to be appropriate
 by the head of the agency concerned, the head of the agen cy may waive the limitation on the number of family mem bers provided travel and transportation allowances under
 this section.

6 "(b) ELIGIBLE PERSONS.—(1) In this section, the
7 term 'family member' has the meaning given that term
8 in section 411h(b) of title 37.

9 "(2) The head of an agency may also provide such 10 travel and transportation allowances to an attendant who 11 accompanies a family member if the head of the agency 12 determines that—

13 "(A) the family member is unable to travel un14 attended because of age, physical condition, or other
15 justifiable reason; and

16 "(B) no other family member who is receiving
17 the allowances under this section is able to serve as
18 an attendant for the family member.

19 "(3) If no family member is able to travel to the repa-20 triation site, the head of the agency concerned may pro-21 vide the travel and transportation allowances to not more 22 than two persons who are related to the member (but who 23 do not satisfy the definition of family member) and are 24 selected by the member. "(c) ALLOWANCES DESCRIBED.—(1) The transpor tation authorized by subsection (a) is round-trip transpor tation between—

4 "(A) the home of the family member (or the
5 home of an attendant or other person provided
6 transportation pursuant to paragraph (2) or (3) of
7 subsection (b)); and

8 "(B) the location of the repatriation site or
9 other location determined to be appropriate by the
10 head of the agency concerned.

11 "(2) In addition to the transportation authorized by 12 subsection (a), the head of an agency may provide a per 13 diem allowance or reimbursement for the actual and nec-14 essary expenses of the travel, or a combination thereof, 15 but not to exceed the rates established under section 16 404(d) of title 37.

17 "(d) PROVISION OF ALLOWANCES.—(1) The trans18 portation authorized by subsection (a) may be provided
19 by any of the following means:

20 "(A) Transportation in-kind.

21 "(B) A monetary allowance in place of trans22 portation in-kind at a rate to be prescribed by the
23 heads of the agencies concerned.

24 "(C) Reimbursement for the commercial cost of25 transportation.

"(2) An allowance payable under this subsection may
 be paid in advance.

3 "(3) Reimbursement payable under this subsection
4 may not exceed the cost of government-procured commer5 cial round-trip air travel.

6 "(e) REGULATIONS.—The heads of the agencies con7 cerned shall prescribe uniform regulations to carry out
8 this section.".

9 (b) CLERICAL AMENDMENT.—The table of sections
10 at the beginning of chapter 57 of title 5, United States
11 Code, is amended by adding at the end the following new
12 item:

"5760. Travel and transportation allowances: transportation of family members incident to repatriation of employees held captive.".

 13
 SEC. 1107. PERMANENT EXTENSION OF SCIENCE, MATHE

 14
 MATICS, AND RESEARCH FOR TRANS

 15
 FORMATION (SMART) DEFENSE EDUCATION

 16
 PROGRAM.

(a) PERMANENT EXTENSION.—Section 1105 of the
Ronald W. Reagan National Defense Authorization Act
for Fiscal Year 2005 (Public Law 108–375; 118 Stat.
2074; 10 U.S.C. 2192 note) is amended—

(1) by striking "pilot" each place it appears in
the section and subsection headings and the text;

23 (2) in subsection (a)—

24 (A) by striking "(1)";

1	(B) by striking paragraph (2); and
2	(C) by inserting "foreign languages," after
3	"engineering,"; and
4	(3) in subsection (b)—
5	(A) in paragraph (1)(B), by striking "un-
6	dergraduate" and inserting "associates degree,
7	undergraduate degree,"; and
8	(B) by adding at the end the following new
9	paragraph:
10	"(3) Financial assistance provided under a
11	scholarship awarded under this section may be paid
12	directly to the recipient of such scholarship or to an
13	administering entity for disbursement of the funds.".
14	(b) Codification.—
15	(1) Amendment to title 10.—Chapter 111 of
16	title 10, United States Code, is amended—
17	(A) by inserting after section 2192 the fol-
18	lowing:
19	"§2192a. Science, Mathematics, and Research for
20	Transformation (SMART) Defense Schol-
21	arship Program";
22	and
23	(B) by transferring and inserting the text
24	of section 1105 of the Ronald W. Reagan Na-
25	tional Defense Authorization Act for Fiscal

1	Year 2005 (Public Law 108–375; 118 Stat.
2	2074; 10 U.S.C. 2192 note), as amended by
3	subsection (a), so as to appear below the section
4	heading for section 2192a, as added by sub-
5	paragraph (A).
6	(2) CLERICAL AMENDMENT.—The table of sec-
7	tions at the beginning of such chapter is amended
8	by inserting after the item relating to section 2192
9	the following new item:
	"2192a. Science, Mathematics, and Research for Transformation (SMART) De- fense Scholarship Program.".
10	(c) Conforming Amendment.—Section 1105 of the
11	Ronald W. Reagan National Defense Authorization Act
12	for Fiscal Year 2005 (Public Law 108–375; 118 Stat.
13	2074; 10 U.S.C. 2192 note) is amended by striking sub-
14	sections (a), (b), (c), (d), (e), (f), and (h).
15	SEC. 1108. VETERANS' PREFERENCE STATUS FOR CERTAIN
16	VETERANS WHO SERVED ON ACTIVE DUTY
17	DURING THE PERIOD BEGINNING ON SEP-
18	TEMBER 11, 2001, AND ENDING AS OF THE
19	CLOSE OF OPERATION IRAQI FREEDOM.
20	(a) Definition of Veteran.—Section 2108(1) of
21	title 5, United States Code, is amended—
22	(1) in subparagraph (B), by striking "or" at
23	the end;

1	(2) in subparagraph (C), by adding "or" after
2	the semicolon; and
3	(3) by inserting after subparagraph (C) the fol-
4	lowing:
5	"(D) served on active duty as defined by
6	section $101(21)$ of title 38 at any time in the
7	armed forces for a period of more than 180
8	consecutive days any part of which occurred
9	during the period beginning on September 11,
10	2001, and ending on the date prescribed by
11	Presidential proclamation or by law as the last
12	date of Operation Iraqi Freedom;".
13	(b) CONFORMING AMENDMENT.—Section
14	2108(3)(B) of such title is amended by striking "para-
15	graph $(1)(B)$ or (C) " and inserting "paragraph $(1)(B)$,
16	(C), or (D)".
17	TITLE XII—MATTERS RELATING
18	TO FOREIGN NATIONS

Subtitle A—Assistance and Training

Sec. 1201. Extension of humanitarian and civic assistance provided to host na-	Sec.
tions in conjunction with military operations.	
Sec. 1202. Commanders' Emergency Response Program.	Sec.
Sec. 1203. Military educational exchanges between senior officers and officials	Sec.
of the United States and Taiwan.	
Sec. 1204. Modification of geographic restriction under bilateral and regional	Sec.
cooperation programs for payment of certain expenses of de-	
fense personnel of developing countries.	
Sec. 1205. Authority for Department of Defense to enter into acquisition and	Sec.
cross-servicing agreements with regional organizations of which	
the United States is not a member.	
Sec. 1206. Two-year extension of authority for payment of certain administra-	Sec.
tive services and support for coalition liaison officers.	

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Subtitle B-Nonproliferation Matters and Countries of Concern

- Sec. 1211. Report on acquisition by Iran of nuclear weapons.
- Sec. 1212. Procurement sanctions against foreign persons that transfer certain defense articles and services to the People's Republic of China.
- Sec. 1213. Prohibition on procurements from Communist Chinese military companies.

Subtitle C—Other Matters

- Sec. 1221. Purchase of weapons overseas for force protection purposes.
- Sec. 1222. Requirement for establishment of certain criteria applicable to ongoing Global Posture Review.
- Sec. 1223. War-related reporting requirements.
- Sec. 1224. Sense of Congress concerning cooperation with Russia on issues pertaining to missile defense.

Subtitle A—Assistance and Training

3 SEC. 1201. EXTENSION OF HUMANITARIAN AND CIVIC AS-

4 SISTANCE PROVIDED TO HOST NATIONS IN 5 CONJUNCTION WITH MILITARY OPERATIONS.

6 (a) LIMITATION ON AMOUNT OF ASSISTANCE FOR
7 CLEARANCE OF LANDMINES, ETC.—Subsection (c)(3) of
8 section 401 of title 10, United States Code is amended
9 by striking "\$5,000,000" and inserting "\$10,000,000".

10 (b) EXTENSION AND CLARIFICATION OF TYPES OF
11 HEALTH CARE AUTHORIZED.—Subsection (e)(1) of such
12 section is amended—

- 13 (1) by inserting "surgical," before "dental,"14 both places it appears; and
- (2) by inserting ", including education, training, and technical assistance related to the care provided" before the period at the end.

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3 (a) FISCAL YEAR 2006 AUTHORITY.—During fiscal
4 year 2006, from funds made available to the Department
5 of Defense for operation and maintenance pursuant to
6 title XV, not to exceed \$500,000,000 may be used by the
7 Secretary of Defense to provide funds—

8 (1) for the Commanders' Emergency Response 9 Program established by the Administrator of the Co-10 alition Provisional Authority for the purpose of ena-11 bling United States military commanders in Iraq to 12 respond to urgent humanitarian relief and recon-13 struction requirements within their areas of respon-14 sibility by carrying out programs that will imme-15 diately assist the Iraqi people; and

16 (2) for a similar program to assist the people17 of Afghanistan.

18 (b) QUARTERLY REPORTS.—Not later than 15 days 19 after the end of each fiscal-year quarter, the Secretary of 20Defense shall submit to the congressional defense committees a report regarding the source of funds and the alloca-21 22 tion and use of funds during that quarter that were made 23 available pursuant to the authority provided in this section 24 or under any other provision of law for the purposes stated in subsection (a). 25

(c) LIMITATION ON USE OF FUNDS.—Funds author ized for the Commanders' Emergency Response Program
 by this section may not be used to provide goods, services,
 or funds to national armies, national guard forces, border
 security forces, civil defense forces, infrastructure protec tion forces, highway patrol units, police, special police, or
 intelligence or other security forces.

8 (d) SECRETARY OF DEFENSE GUIDANCE.—Not later 9 than 90 days after the date of the enactment of this Act, 10 the Secretary of Defense shall issue to the commander of the United States Central Command detailed guidance 11 12 concerning the types of activities for which United States 13 military commanders in Iraq may use funds under the Commanders' Emergency Response Program to respond 14 15 to urgent relief and reconstruction requirements and the terms under which such funds may be expended. The Sec-16 retary shall simultaneously provide a copy of that guid-17 18 ance to the congressional defense committees.

19 SEC. 1203. MILITARY EDUCATIONAL EXCHANGES BETWEEN

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SENIOR OFFICERS AND OFFICIALS OF THE UNITED STATES AND TAIWAN.

(a) DEFENSE EXCHANGES.—The Secretary of Defense shall undertake a program of senior military officer
and senior official exchanges with Taiwan designed to im-

prove Taiwan's defenses against the People's Liberation
 Army of the People's Republic of China.

3 (b) EXCHANGES DESCRIBED.—For the purposes of 4 this section, the term "exchange" means an activity, exer-5 cise, event, or observation opportunity between Armed 6 Forces personnel or Department of Defense officials of the 7 United States and armed forces personnel and officials of 8 Taiwan.

9 (c) FOCUS OF EXCHANGES.—The senior military offi-10 cer and senior official exchanges undertaken pursuant to 11 subsection (a) shall include exchanges focused on the fol-12 lowing, especially as they relate to defending Taiwan 13 against potential submarine attack and potential missile 14 attack:

- 15 (1) Threat analysis.
- 16 (2) Military doctrine.
- 17 (3) Force planning.
- 18 (4) Logistical support.
- 19 (5) Intelligence collection and analysis.
- 20 (6) Operational tactics, techniques, and proce-21 dures.

(d) CIVIL-MILITARY AFFAIRS.—The senior military
officer and senior official exchanges undertaken pursuant
to subsection (a) shall include activities and exercises fo-

cused on civil-military relations, including parliamentary
 relations.

3 (e) LOCATION OF EXCHANGES.—The senior military
4 officer and senior official exchanges undertaken pursuant
5 to subsection (a) shall be conducted in both the United
6 States and Taiwan.

7 (f) DEFINITIONS.—For purposes of this section:

8 (1) The term "senior military officer" means a
9 general or flag officer of the Armed Forces on active
10 duty.

(2) The term "senior official" means a civilian
official of the Department of Defense at the level of
Deputy Assistant Secretary of Defense or above.

14 SEC. 1204. MODIFICATION OF GEOGRAPHIC RESTRICTION

15 UNDER BILATERAL AND REGIONAL CO16 OPERATION PROGRAMS FOR PAYMENT OF
17 CERTAIN EXPENSES OF DEFENSE PER18 SONNEL OF DEVELOPING COUNTRIES.

19 Section 1051(b)(1) of title 10, United States Code,20 is amended—

(1) by inserting "to and" after "in connectionwith travel"; and

(2) by striking "in which the developing country
is located" and inserting "in which the meeting for
which expenses are authorized is located".

1	SEC. 1205. AUTHORITY FOR DEPARTMENT OF DEFENSE TO
2	ENTER INTO ACQUISITION AND CROSS-SERV-
3	ICING AGREEMENTS WITH REGIONAL ORGA-
4	NIZATIONS OF WHICH THE UNITED STATES IS
5	NOT A MEMBER.
6	Subchapter I of chapter 138 of title 10, United States
7	Code, is amended by striking "of which the United States
8	is a member" in sections $2341(1)$, $2342(a)(1)(C)$, and
9	2344(b)(4).
10	SEC. 1206. TWO-YEAR EXTENSION OF AUTHORITY FOR PAY-
11	MENT OF CERTAIN ADMINISTRATIVE SERV-
12	ICES AND SUPPORT FOR COALITION LIAISON
13	OFFICERS.
14	Section 1051a(e) of title 10, United States Code, is
15	amended by striking "September 30, 2005" and inserting
16	"September 30, 2007".
17	Subtitle B—Nonproliferation
18	Matters and Countries of Concern
19	SEC. 1211. REPORT ON ACQUISITION BY IRAN OF NUCLEAR
20	WEAPONS.
21	(a) SENSE OF CONGRESS.—It is the sense of Con-
22	gress that—
23	(1) the Iran Nonproliferation Act of 2000
24	(Public Law 106–178) has been a critical tool in
25	preventing the spread of weapons of mass destruc-
26	tion and their associated delivery systems to Iran;
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(2) the prevention of the development by Iran
 of weapons of mass destruction and their associated
 delivery systems remains the paramount policy goal
 of the United States with respect to matters associ ated with Iran; and

6 (3) the Iran Nonproliferation Act of 2000
7 should not be weakened by creating exceptions to re8 quirements of such Act that are intended to serve
9 lesser policy priorities.

10 (b) REPORT.—Not later than nine months after the date of the enactment of this Act, the Secretary of Defense 11 12 and Chairman of the Joint Chiefs of Staff shall submit 13 to Congress a report that examines the strategic and military implications of the acquisition by Iran of nuclear 14 15 weapons during the five-year period beginning on the date of the enactment of this Act. The report shall include the 16 17 following:

(1) An assessment of the acquisition by Iran of
nuclear weapons on the balance of power among
states within the area of responsibility of the United
States Central Command.

(2) A description of the active and passive defense systems of the United States that may be able
to counter such nuclear weapons based on the future-years defense program under section 221 of

1	title 10, United States Code, extant at the time of
2	the fiscal year 2005 defense budget request.
3	(3) A description of the military capabilities
4	that the United States possesses that would enable
5	it to deal with the potential acquisition and use of
6	nuclear weapons by Iran within the area of responsi-
7	bility of the United States Central Command.
8	(4) An assessment of Iran's ability to deliver
9	and detonate nuclear weapons outside of the area of
10	responsibility of the United States Central Com-
11	mand.
12	(5) A summary of the entities that have pro-
	(5) A summary of the chemics that have pro-
13	vided technology, knowledge, or assistance useful in
13 14	
	vided technology, knowledge, or assistance useful in
14	vided technology, knowledge, or assistance useful in the efforts of Iran to develop weapons of mass de-
14 15	vided technology, knowledge, or assistance useful in the efforts of Iran to develop weapons of mass de- struction or their associated delivery systems during
14 15 16	vided technology, knowledge, or assistance useful in the efforts of Iran to develop weapons of mass de- struction or their associated delivery systems during the ten-year period ending on the date of the enact-
14 15 16 17	vided technology, knowledge, or assistance useful in the efforts of Iran to develop weapons of mass de- struction or their associated delivery systems during the ten-year period ending on the date of the enact- ment of this Act.

1SEC. 1212. PROCUREMENT SANCTIONS AGAINST FOREIGN2PERSONS THAT TRANSFER CERTAIN DE-3FENSE ARTICLES AND SERVICES TO THE4PEOPLE'S REPUBLIC OF CHINA.

5 (a) DECLARATION OF POLICY.—Congress declares
6 that it is the policy of the United States to deny the Peo7 ple's Republic of China such defense goods and defense
8 technology that could be used to threaten the United
9 States or undermine the security of Taiwan or the stability
10 of the Western Pacific region.

(b) PROCUREMENT SANCTION.—(1) The Secretary of
Defense may not procure, by contract or otherwise, any
goods or services from—

14 (A) any foreign person the Secretary of Defense 15 determines has, with actual knowledge, on or after 16 the date of the enactment of this Act, exported, 17 transferred, or otherwise provided to governmental 18 or nongovernmental entities of the People's Republic 19 of China any item or class of items on the United 20 States Munitions List (or any item or class of items 21 that are identical, substantially identical, or directly 22 competitive to an item or class of items on the 23 United States Munitions List); or

24 (B) any foreign person the Secretary of Defense25 determines—

1	(i) is a successor entity to a person re-
2	ferred to in paragraph (1);
3	(ii) is a parent or subsidiary of a person
4	referred to in paragraph (1); or
5	(iii) is an affiliate of a person referred to
6	in paragraph (1) if that affiliate is controlled in
7	fact by such person.
8	(2) The prohibition under paragraph (1) with respect
9	to a foreign person shall last for a period of five years
10	after a determination is made by the Secretary of Defense
11	with respect to that person under paragraph $(1)(A)$.
12	(c) Public Availability of List of Sanctioned
13	PERSONS.—(1) The Secretary of Defense shall annually
14	publish in the Federal Register a current list of any for-
15	eign persons sanctioned under subsection (b). The removal
16	of foreign persons from, and the addition of foreign per-
17	sons to, the list shall also be so published.
18	(2) The Secretary shall maintain the list published
19	under paragraph (1) on the Internet website of the De-
20	partment of Defense.
21	(d) Removal From List of Sanctioned Per-
22	SONS.—The Secretary of Defense may remove a person
23	from the list of sanctioned persons referred to in sub-
24	section (c) only after the five-year prohibition period im-

posed under subsection (b) with respect to the person has
 expired.

3 (e) EXCEPTIONS.—(1) Subsection (b) shall not 4 apply—

5 (A) to contracts, or subcontracts under such 6 contracts, in existence on the date of the enactment 7 of this Act, including options under such contracts;

8 (B) if the Secretary of Defense determines in 9 writing that the person to which the sanctions would 10 otherwise be applied is a sole source supplier of the 11 goods or services being procured, that the goods or 12 services are essential, and that alternative sources 13 are not readily or reasonably available;

(C) in the case of a contract for routine servicing and maintenance, if the Secretary of Defense
determines in writing alternative sources for performing the contract are not readily or reasonably
available; or

(D) if the Secretary of Defense determines in
writing that goods or services proposed to be procured under the contract are essential to the national security of the United States.

23 (2) Determinations under paragraph (1) shall be pub-24 lished in the Federal Register.

25 (f) DEFINITIONS.—In this section:

(1) The term "foreign person" has the meaning
 given the term in section 14 of the Iran and Libya
 Sanctions Act of 1996 (50 U.S.C. 1701 note).

4 (2) The term "United States Munitions List"
5 means the list referred to in section 38(a)(1) of the
6 Arms Export Control Act (22 U.S.C. 2778(a)(1)).

7 SEC. 1213. PROHIBITION ON PROCUREMENTS FROM COM-

MUNIST CHINESE MILITARY COMPANIES.

9 (a) PROHIBITION.—The Secretary of Defense may
10 not procure goods or services, through a contract or any
11 subcontract (at any tier) under a contract, from any Com-

munist Chinese military company.

(b) DEFINITION.—In this section, the term "Communist Chinese military company" has the meaning provided that term by section 1237(b)(4) of the Strom Thurmond National Defense Authorization Act for Fiscal Year
17 1999 (50 U.S.C. 1701 note).

18 Subtitle C—Other Matters

19 SEC. 1221. PURCHASE OF WEAPONS OVERSEAS FOR FORCE

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PROTECTION PURPOSES.

21 (a) PURCHASES IN COUNTRIES IN WHICH COMBAT22 OPERATIONS ARE ONGOING.—

(1) FORCE PROTECTION PURCHASES.—Chapter
3 of title 10, United States Code, is amended by inserting after section 127b the following new section:

3 "(a) AUTHORITY.—When elements of the armed 4 forces are engaged in ongoing military operations in a 5 country, the Secretary of Defense may, for the purpose 6 of protecting United States forces in that country, pur-7 chase weapons from any foreign person, foreign govern-8 ment, international organization, or other entity located 9 in that country.

10 "(b) LIMITATION.—The total amount expended dur11 ing any fiscal year for purchases under this section may
12 not exceed \$15,000,000.

13 "(c) ANNUAL CONGRESSIONAL REPORT.—Not later 14 than 30 days after the end of each fiscal year during which 15 the authority under subsection (a) is used, the Secretary 16 of Defense shall submit to the congressional defense com-17 mittees a report on the use of that authority during that 18 fiscal year. Each such report shall include the following: 19 "(1) The number and type of weapons pur-

chased during that fiscal year under subsection (a),
together with the amount spent for those weapons
and the Secretary's estimate of the fair market value
of those weapons.

24 "(2) A description of the dispositions (if any)
25 during that fiscal year of weapons purchased under
26 subsection (a).".

(2) CLERICAL AMENDMENT.—The table of sec tions at the beginning of such chapter is amended
 by inserting after the item relating to section 127b
 the following new item:

"127c. Purchase of weapons overseas: force protection.".

5 (b) EFFECTIVE DATE.—Section 127c of title 10,
6 United States Code, as added by subsection (a), shall take
7 effect on October 1, 2005.

8 SEC. 1222. REQUIREMENT FOR ESTABLISHMENT OF CER9 TAIN CRITERIA APPLICABLE TO ON-GOING 10 GLOBAL POSTURE REVIEW.

11 (a) CRITERIA.—As part of the on-going review of 12 overseas basing plans being conducted within the Department of Defense that is referred to as the "Global Posture" 13 Review", the Secretary of Defense shall develop criteria 14 15 for assessing, with respect to each type of facility specified 16 in subsection (c), the following factors in deciding whether 17 to seek agreement with a foreign country to establish or maintain such a facility in that country: 18

(1) The effect on strategic mobility of units deployed to overseas locations in areas in which United
States Armed Forces have not traditionally been deployed.

(2) The cost of deploying units to areas referred to in paragraph (1) on a rotational basis
(rather than on a permanent basing basis).

1	(3) The strategic benefit of rotational deploy-
2	ments through countries with which the United
3	States is developing a close or new security relation-
4	ship.
5	(4) The relative speed and complexity of con-
6	ducting negotiations with a particular country.
7	(5) The appropriate and available funding
8	mechanisms for changes to specific Main Operating
9	Bases, Forward Operating Bases, or Cooperative Se-
10	curity Locations.
11	(6) The effect on military quality of life of es-
12	tablishing or maintaining any of such types of facili-
13	ties.
14	(7) Other criteria as Secretary of Defense de-
15	termines appropriate.
16	(b) Analysis of Alternatives to Basing or Op-
17	ERATING LOCATIONS.—The Secretary of Defense shall de-
18	velop a mechanism for analyzing alternatives to any par-
19	ticular overseas basing or operating location. Such a mech-
20	anism shall incorporate the factors specified in paragraphs
21	(1) through (4) of subsection (a).
22	(c) Minimal Infrastructure Requirements for
23	OVERSEAS INSTALLATIONS.—The Secretary of Defense
24	shall develop a template of minimal infrastructure require-
25	ments for each of the following types of facilities:

(1) Facilities categorized as Main Operating
 Bases.

3 (2) Facilities categorized as Forward Operating4 Bases.

5 (3) Facilities categorized as Cooperative Secu-6 rity Locations.

7 (d) CONSULTATION WITH SENIOR MILITARY OFFI8 CERS.—The Secretary of Defense shall carry out sub9 sections (a), (b), and (c) in consultation with the Chair10 man of the Joint Chiefs of Staff and the commanders of
11 the regional combatant commands.

(e) ANNUAL BUDGET ELEMENT.—The Secretary of
Defense shall provide to Congress, as an element of the
annual budget request of the Secretary, information regarding the funding sources for changes to individual
Main Operating Bases, Forward Operating Bases, or Cooperative Security Locations.

(f) REPORT.—Not later than March 30, 2006, the
Secretary of Defense shall submit to Congress a report
on the matters specified in subsections (a) through (c).

21 SEC. 1223. WAR-RELATED REPORTING REQUIREMENTS.

(a) REPORTS REQUIRED FOR OPERATION IRAQI
FREEDOM, OPERATION ENDURING FREEDOM, AND OPERATION NOBLE EAGLE.—The Secretary of Defense shall
submit to the congressional defense committees, in accord-

ance with this section, war-related reports on costs, recon stitution, and military construction for each of Operation
 Iraqi Freedom, Operation Enduring Freedom, and Oper ation Noble Eagle.

5 (b) SUBMISSION TO GAO OF CERTAIN REPORTS ON 6 COSTS.—The Secretary of Defense shall submit to the 7 Comptroller General, no later than 45 days after the end 8 of each reporting month, the Department of Defense Sup-9 plemental and Cost of War Execution reports. Based on 10 these reports, the Comptroller General shall provide Con-11 gress quarterly updates on war costs.

12 (c) RECONSTITUTION.—

13 PROCUREMENT.—The (1)report prepared 14 under subsection (a) shall identify, for each war-re-15 lated procurement funding request since fiscal year 16 2003, end-item quantities requested and the purpose 17 of the request (such as replacement for battle losses, 18 improved capability, increase in force size, restruc-19 turing of forces), shown by service.

20 (2) EQUIPMENT MAINTENANCE.—The report
21 prepared under subsection (a) shall provide an as22 sessment that compares peacetime versus wartime
23 equipment maintenance requirements. The assess24 ment should include the effect of war operations on
25 the backlog of maintenance requirements over the

period of fiscal years 2003 to the present. It should
 also examine the extent that war operations have
 precluded maintenance from being performed be cause equipment was unavailable.

5 (3) SUBMISSION REQUIREMENTS.—The report 6 under this subsection shall be submitted to the Con-7 gress not later than 180 days after the date of the 8 enactment of this Act. The Secretary of Defense 9 shall submit updated procurement and equipment 10 maintenance reports concurrently with future war-11 related funding requests.

12 (d) MILITARY CONSTRUCTION.—

(1) MILITARY CONSTRUCTION.—The report prepared under subsection (a) shall identify the number
of United States military personnel that can be supported by the facility infrastructure in Iraq and Afghanistan and in the neighboring countries from
where Operation Iraq Freedom and Operation Enduring Freedom are supported.

20 (2) SUBMISSION REQUIREMENTS.—The report
21 shall be submitted to Congress not later than 180
22 days after the date of the enactment of this Act.
23 The Secretary of Defense shall submit an updated
24 military construction report concurrently with future
25 war-related funding requests.

1	SEC. 1224. SENSE OF CONGRESS CONCERNING COOPERA-
2	TION WITH RUSSIA ON ISSUES PERTAINING
3	TO MISSILE DEFENSE.
4	It is the sense of Congress that—
5	(1) cooperation between the United States and
6	Russia with regard to missile defense is in the inter-
7	est of the United States;
8	(2) there does not exist strong enough engage-
9	ment between the United States and Russia with re-
10	spect to missile defense cooperation;
11	(3) the United States should explore innovative
12	and nontraditional means of cooperation with Russia
13	on issues pertaining to missile defense; and
14	(4) as part of such an effort, the Secretary of
15	Defense should consider the possibilities for United
16	States-Russian cooperation with respect to missile
17	defense through—
18	(A) the testing of specific elements of the
19	detection and tracking equipment of the Missile
20	Defense Agency of the United States Depart-
21	ment of Defense through the use of Russian
22	target missiles; and
23	(B) the provision of early warning radar to
24	the Missile Defense Agency by the use of Rus-
25	sian radar data.

1TITLEXIII—COOPERATIVE2THREATREDUCTIONWITH3STATES OF THE FORMER SO-4VIET UNION

Sec. 1301. Specification of Cooperative Threat Reduction programs and funds. Sec. 1302. Funding allocations.

Sec. 1303. Authority to obligate weapons of mass destruction proliferation prevention funds for nuclear weapons storage security.

Sec. 1304. Extension of limited waiver of restrictions on use of funds for threat reduction in states of the former Soviet Union.

Sec. 1305. Report on elimination of impediments to nuclear threat-reduction and nonproliferation programs in the Russian Federation.

5 SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT RE-

6 **DUCTION PROGRAMS AND FUNDS.**

7 (a) SPECIFICATION OF CTR PROGRAMS.—For pur8 poses of section 301 and other provisions of this Act, Co9 operative Threat Reduction programs are the programs 10 specified in section 1501(b) of the National Defense Au11 thorization Act for Fiscal Year 1997 (Public Law 104– 12 201; 110 Stat. 2731; 50 U.S.C. 2362 note).

(b) FISCAL YEAR 2006 COOPERATIVE THREAT RE14 DUCTION FUNDS DEFINED.—As used in this title, the
15 term "fiscal year 2006 Cooperative Threat Reduction
16 funds" means the funds appropriated pursuant to the au17 thorization of appropriations in section 301 for Coopera18 tive Threat Reduction programs.

(c) AVAILABILITY OF FUNDS.—Funds appropriatedpursuant to the authorization of appropriations in section

301 for Cooperative Threat Reduction programs shall be
 available for obligation for three fiscal years.

3 SEC. 1302. FUNDING ALLOCATIONS.

4 (a) FUNDING FOR SPECIFIC PURPOSES.—Of the 5 \$415,549,000 authorized to be appropriated to the De-6 partment of Defense for fiscal year 2006 in section 7 301(19) for Cooperative Threat Reduction programs, the 8 following amounts may be obligated for the purposes spec-9 ified:

10 (1) For strategic offensive arms elimination in
11 Russia, \$78,900,000.

12 (2) For nuclear weapons storage security in13 Russia, \$74,100,000.

14 (3) For nuclear weapons transportation security15 in Russia, \$30,000,000.

16 (4) For weapons of mass destruction prolifera17 tion prevention in the states of the former Soviet
18 Union, \$40,600,000.

19 (5) For chemical weapons destruction in Rus-20 sia, \$108,500,000.

21 (6) For biological weapons proliferation preven22 tion in the former Soviet Union, \$60,849,000.

23 (7) For defense and military contacts,
24 \$8,000,000.

(8) For activities designated as Other Assess ments/Administrative Support, \$14,600,000.

3 (b) REPORT ON OBLIGATION OR EXPENDITURE OF 4 FUNDS FOR OTHER PURPOSES.—No fiscal year 2006 Co-5 operative Threat Reduction funds may be obligated or expended for a purpose other than a purpose listed in para-6 7 graphs (1) through (8) of subsection (a) until 30 days 8 after the date that the Secretary of Defense submits to 9 Congress a report on the purpose for which the funds will 10 be obligated or expended and the amount of funds to be obligated or expended. Nothing in the preceding sentence 11 12 shall be construed as authorizing the obligation or expend-13 iture of fiscal year 2006 Cooperative Threat Reduction funds for a purpose for which the obligation or expendi-14 15 ture of such funds is specifically prohibited under this title or any other provision of law. 16

17 (c) LIMITED AUTHORITY TO VARY INDIVIDUAL AMOUNTS.—(1) Subject to paragraphs (2) and (3), in any 18 case in which the Secretary of Defense determines that 19 20 it is necessary to do so in the national interest, the Sec-21 retary may obligate amounts appropriated for fiscal year 22 2006 for a purpose listed in any of the paragraphs in sub-23 section (a) in excess of the specific amount authorized for 24 that purpose.

1	(2) An obligation of funds for a purpose stated in
2	any of the paragraphs in subsection (a) in excess of the
3	specific amount authorized for such purpose may be made
4	using the authority provided in paragraph (1) only after—
5	(A) the Secretary submits to Congress notifica-
6	tion of the intent to do so together with a complete
7	discussion of the justification for doing so; and
8	(B) 15 days have elapsed following the date of
9	the notification.
10	(3) The Secretary may not, under the authority pro-
11	vided in paragraph (1), obligate amounts for a purpose
12	stated in any of paragraphs (5) through (8) of subsection
13	(a) in excess of 125 percent of the specific amount author-
14	ized for such purpose.
15	SEC. 1303. AUTHORITY TO OBLIGATE WEAPONS OF MASS
15 16	SEC. 1303. AUTHORITY TO OBLIGATE WEAPONS OF MASS DESTRUCTION PROLIFERATION PREVENTION
16	DESTRUCTION PROLIFERATION PREVENTION
16 17	DESTRUCTION PROLIFERATION PREVENTION FUNDS FOR NUCLEAR WEAPONS STORAGE
16 17 18	DESTRUCTION PROLIFERATION PREVENTION FUNDS FOR NUCLEAR WEAPONS STORAGE SECURITY.
16 17 18 19	DESTRUCTION PROLIFERATION PREVENTION FUNDS FOR NUCLEAR WEAPONS STORAGE SECURITY. (a) IN GENERAL.—Subject to subsection (b), in any
16 17 18 19 20	DESTRUCTION PROLIFERATION PREVENTION FUNDS FOR NUCLEAR WEAPONS STORAGE SECURITY. (a) IN GENERAL.—Subject to subsection (b), in any case in which the Secretary of Defense determines that
 16 17 18 19 20 21 	DESTRUCTION PROLIFERATION PREVENTION FUNDS FOR NUCLEAR WEAPONS STORAGE SECURITY. (a) IN GENERAL.—Subject to subsection (b), in any case in which the Secretary of Defense determines that it is necessary to do so in the national interest, the Sec-
 16 17 18 19 20 21 22 	DESTRUCTION PROLIFERATION PREVENTION FUNDS FOR NUCLEAR WEAPONS STORAGE SECURITY. (a) IN GENERAL.—Subject to subsection (b), in any case in which the Secretary of Defense determines that it is necessary to do so in the national interest, the Sec- retary may obligate amounts appropriated for fiscal year

(b) LIMITATION.—The authority provided in sub section (a) may be used only after—

3 (1) the Secretary submits to Congress notification of
4 the intent to do so together with a complete discussion
5 of the justification for doing so; and

6 (2) 15 days have elapsed following the date of the7 notification.

8 SEC. 1304. EXTENSION OF LIMITED WAIVER OF RESTRIC9 TIONS ON USE OF FUNDS FOR THREAT RE10 DUCTION IN STATES OF THE FORMER SOVIET
11 UNION.

Section 1306 of the Bob Stump National Defense
Authorization Act for Fiscal Year 2003 (22 U.S.C. 5952
note) is amended by adding at the end the following new
subsection:

"(f) COVERAGE OF CALENDAR YEARS.—The authority under subsection (a) applies with respect to calendar
years 2005, 2006, and 2007 in the same manner as it
applies to fiscal years. The authority under this subsection
shall expire on December 31, 2007.".

21 SEC. 1305. REPORT ON ELIMINATION OF IMPEDIMENTS TO
22 NUCLEAR THREAT-REDUCTION AND NON23 PROLIFERATION PROGRAMS IN THE RUSSIAN
24 FEDERATION.

25 (a) FINDINGS.—Congress finds that—

1 (1) despite the importance of programs and ac-2 tivities to assist in securing nuclear weapons and 3 fissile materials in the states of the former Soviet 4 Union, the effective conduct of some programs and 5 activities in the Russian Federation is impeded by 6 numerous legal and administrative disagreements re-7 garding a variety of issues, including issues relating 8 to access to sites, liability, and taxation; and

9 (2) it has been possible to resolve disagreements 10 of that nature in other republics of the former So-11 viet Union through committed and high-level discus-12 sions between the United States and those republics. 13 (b) REPORT.—Not later than November 1, 2006, the President shall submit to Congress a report on impedi-14 15 ments in the states of the former Soviet Union to the effective conduct of programs and activities of the United 16 17 States relating to securing nuclear weapons and fissile ma-18 terials in those states. The report shall—

(1) identify the impediments to the rapid, efficient, and effective conduct of programs and activities of the Department of Defense, the Department of State, and the Department of Energy to assist in securing such materials in those states, including issues relating to access to sites, liability, and taxation; and

1 (2) describe the plans of the United States to 2 overcome or ameliorate such impediments, including an identification and discussion of new models and 3 4 approaches that might be used to develop new rela-5 tionships with entities in Russia capable of assisting 6 in removing or ameliorating those impediments, and 7 any congressional action that may be necessary for 8 that purpose.

9 TITLE XIV—CONTRACT DISPUTE 10 ENHANCEMENT

Subtitle A—General provisions

Sec. 1411. Definitions.

Subtitle B-Establishment of civilian and defense Boards of contract appeals

- Sec. 1421. Establishment.
- Sec. 1422. Membership.
- Sec. 1423. Chairmen.
- Sec. 1424. Rulemaking authority.
- Sec. 1425. Authorization of appropriations.

Subtitle C-Functions of defense and civilian Boards of contract appeals

- Sec. 1431. Contract disputes.
- Sec. 1432. Enhanced access for small business.
- Sec. 1433. Applicability to certain contracts.

Subtitle D-Transfers and transition, savings, and conforming provisions

- Sec. 1441. Transfer and allocation of appropriations and personnel.
- Sec. 1442. Terminations and savings provisions.
- Sec. 1443. Contract disputes authority of Boards.
- Sec. 1444. References to agency Boards of contract appeals.
- Sec. 1445. Conforming amendments.

Subtitle E-Effective Date; Regulations and Appointment of Chairmen

- Sec. 1451. Effective date.
- Sec. 1452. Regulations.
- Sec. 1453. Appointment of Chairmen of Defense Board and Civilian Board.

Subtitle A—General Provisions 1 2 SEC. 1411. DEFINITIONS. 3 (a) IN GENERAL.—The Office of Federal Procurement Policy Act (41 U.S.C. 401 et seq.) is amended by 4 5 adding at the end the following: **"TITLE II—DISPUTE** 6 RESOLUTION 7 "Subtitle A—General Provisions 8 9 **"SEC. 201. DEFINITIONS.** 10 "In this title: 11 "(1) The term 'Defense Board' means the De-12 partment of Defense Board of Contract Appeals es-13 tablished pursuant to section 8(a)(1) of the Contract 14 Disputes Act of 1978 (41 U.S.C. 607). 15 "(2) The term 'Civilian Board' means the Civil-16 ian Board of Contract Appeals established pursuant to section 8(b)(1) of the Contract Disputes Act of 17 18 1978 (41 U.S.C. 607). 19 "(3) The term 'Board judge' means a member 20 of the Defense Board or the Civilian Board, as the 21 case may be. 22 "(4) The term 'Chairman' means the Chairman 23 of the Defense Board or the Civilian Board, as the 24 case may be. 25 "(5) The term 'Board concerned' means—

1	"(A) the Defense Board with respect to
2	matters within its jurisdiction; and
3	"(B) the Civilian Board with respect to
4	matters within its jurisdiction.
5	"(6) The term 'executive agency'—
6	"(A) with respect to contract disputes
7	under the jurisdiction of the Defense Board,
8	means the Department of Defense, the Depart-
9	ment of the Army, the Department of the Navy,
10	the Department of the Air Force, or the Na-
11	tional Aeronautics and Space Administration;
12	and
13	"(B) with respect to contract disputes
14	under the jurisdiction of the Civilian Board, has
15	the meaning given by section $4(1)$ of this Act
16	except that the term does not include the De-
17	partment of Defense, the Department of the
18	Army, the Department of the Navy, the Depart-
19	ment of the Air Force, the National Aero-
20	nautics and Space Administration, and the Ten-
21	nessee Valley Authority.".
22	(b) Conforming Amendments.—The Office of
23	Federal Procurement Policy Act (41 U.S.C. 401 et seq.)
24	is further amended—
25	(1) by inserting the following before section 1:

TITLE I—FEDERAL PROCURE MENT POLICY GENERALLY";

3 and

4 (2) in section 4, by striking out "As used in
5 this Act:" and inserting in lieu thereof "Except as
6 otherwise specifically provided, as used in this Act:".
7 Subtitle B—Establishment of Civil8 ian and Defense Boards of Con-

9 **tract Appeals**

10 SEC. 1421. ESTABLISHMENT.

(a) DEFENSE BOARD.—Subsection (a)(1) of section
8 of the Contract Disputes Act of 1978 (41 U.S.C. 607)
is amended to read as follows:

14 "(a)(1) There is established in the Department of De15 fense a board of contract appeals to be known as the De16 partment of Defense Board of Contract Appeals.".

17 (b) CIVILIAN BOARD.—Subsection (b)(1) of section
18 8 of the Contract Disputes Act of 1978 (41 U.S.C. 607)
19 is amended to read as follows:

20 "(b)(1) There is established in the General Services
21 Administration a board of contract appeals to be known
22 as the Civilian Board of Contract Appeals.".

1 SEC. 1422. MEMBERSHIP.

2 The Office of Federal Procurement Policy Act (41
3 U.S.C. 401 et seq.), as amended by section 1411, is fur4 ther amended by adding at the end the following:

5 "SEC. 202. MEMBERSHIP.

6 "(a) APPOINTMENT.—(1)(A) The Defense Board 7 shall consist of judges appointed by the Secretary of De-8 fense from a register of applicants maintained by the De-9 fense Board, in accordance with rules issued by the De-10 fense Board for establishing and maintaining a register 11 of eligible applicants and selecting Defense Board judges. 12 The Secretary shall appoint a judge without regard to po-13 litical affiliation and solely on the basis of the professional qualifications required to perform the duties and respon-14 15 sibilities of a Defense Board judge.

16 "(B) The Civilian Board shall consist of judges appointed by the Administrator for Federal Procurement 17 Policy from a register of applicants maintained by the Ad-18 19 ministrator, in accordance with rules issued by the Administrator for establishing and maintaining a register of eli-20 21 gible applicants and selecting Civilian Board judges. The 22 Administrator shall appoint a judge without regard to po-23 litical affiliation and solely on the basis of the professional 24 qualifications required to perform the duties and responsibilities of a Civilian Board judge. 25

"(2) The members of the Defense Board and the Ci vilian Board shall be selected and appointed to serve in
 the same manner as administrative law judges appointed
 pursuant to section 3105 of title 5, United States Code,
 with an additional requirement that such members shall
 have had not fewer than five years of experience in public
 contract law.

8 "(3) Notwithstanding paragraph (2) and subject to
9 subsection (b), the following persons shall serve as Board
10 judges:

11 "(A) For the Defense Board, any full-time
12 member of the Armed Services Board of Contract
13 Appeals serving as such on the day before the effec14 tive date of this title.

"(B) For the Civilian Board, any full-time
member of any agency board of contract appeals
other than the Armed Services Board of Contract
Appeals, the Postal Service Board of Contract Appeals, and the board of contract appeals of the Tennessee Valley Authority serving as such on the day
before the effective date of this title.

"(b) REMOVAL.—Members of the Defense Board and
the Civilian Board shall be subject to removal in the same
manner as administrative law judges, as provided in section 7521 of title 5, United States Code.

"(c) COMPENSATION.—Compensation for the Chair man of the Defense Board and the Chairman of the Civil ian Board and all other members of each Board shall be
 determined under section 5372a of title 5, United States
 Code.".

6 SEC. 1423. CHAIRMEN.

7 The Office of Federal Procurement Policy Act (41
8 U.S.C. 401 et seq.), as amended by section 1422, is fur9 ther amended by adding at the end the following:

10 "SEC. 203. CHAIRMEN.

11 "(a) DESIGNATION.—(1)(A) The Chairman of the 12 Defense Board shall be designated by the Secretary of De-13 fense to serve for a term of five years. The Secretary shall 14 select the Chairman from among sitting judges each of 15 whom has had at least five years of service as a member 16 of the Armed Services Board of Contract Appeals.

"(B) The Chairman of the Civilian Board shall be
designated by the Administrator for Federal Procurement
Policy to serve for a term of five years. The Administrator
shall select the Chairman from among sitting judges each
of whom has had at least five years of service as a member
of an agency board of contract appeals other than the
Armed Services Board of Contract Appeals.

24 "(2) A Chairman of a Board may continue to serve25 after the expiration of the Chairman's term until a suc-

cessor has taken office. A Chairman may be reappointed
 any number of times.

"(b) RESPONSIBILITIES.—The Chairman of the Defense Board or the Civilian Board, as the case may be,
shall be responsible on behalf of the Board for the executive and administrative operation of the Board, including
functions of the Board with respect to the following:

8 "(1) The selection, appointment, and fixing of 9 the compensation of such personnel, pursuant to 10 part III of title 5, United States Code, as the Chair-11 man considers necessary or appropriate, including a 12 Clerk of the Board, a General Counsel, and clerical 13 and legal assistance for Board judges.

14 "(2) The supervision of personnel employed by
15 or assigned to the Board, and the distribution of
16 work among such personnel.

"(3) The operation of an Office of the Clerk of
the Board, including the receipt of all filings made
with the Board, the assignment of cases, and the
maintenance of all records of the Board.

"(4) The prescription of such rules and regulations as the Chairman considers necessary or appropriate for the administration and management of the
Board.

"(c) VICE CHAIRMEN.—The Chairman of the De fense Board or the Civilian Board, as the case may be,
 may designate up to two other Board judges as Vice
 Chairmen. The Vice Chairmen, in the order designated by
 the Chairman, shall act in the place and stead of the
 Chairman during the absence of the Chairman.".

7 SEC. 1424. RULEMAKING AUTHORITY.

8 The Office of Federal Procurement Policy Act (41
9 U.S.C. 401 et seq.), as amended by section 1423, is fur10 ther amended by adding at the end the following:

11 "SEC. 204. RULEMAKING AUTHORITY.

12 "Except as provided by section 1452 of the National 13 Defense Authorization Act for Fiscal Year 2006, the 14 Chairman of the Defense Board and the Chairman of the 15 Civilian Board, in consultation with the Administrator for 16 Federal Procurement Policy, shall jointly issue and main-17 tain—

"(1) such procedural rules and regulations as
are necessary to the exercise of the functions of the
Boards under section 211; and

21 "(2) statements of policy of general applica-22 bility with respect to such functions.".

2 The Office of Federal Procurement Policy Act (41
3 U.S.C. 401 et seq.), as amended by section 1424, is fur4 ther amended by adding at the end the following:

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5 "SEC. 205. AUTHORIZATION OF APPROPRIATIONS.

6 "There are authorized to be appropriated for fiscal 7 year 2006 and each succeeding fiscal year such sums as 8 may be necessary to carry out the provisions of this title. 9 Funds for the activities of each Board shall be separately 10 appropriated for such purpose. Funds appropriate pursu-11 ant to this section shall remain available until expended.".

12 Subtitle C—Functions of Defense 13 and Civilian Boards of Contract 14 Appeals

15 SEC. 1431. CONTRACT DISPUTES.

16 The Office of Federal Procurement Policy Act (41
17 U.S.C. 401 et seq.), as amended by section 1425, is fur18 ther amended by adding at the end the following:

19 "Subtitle B—Functions of the De-

20 fense and Civilian Boards of

21 **Contract Appeals**

22 "SEC. 211. CONTRACT DISPUTES.

23 "The Defense Board shall have jurisdiction as pro24 vided by section 8(a)(1) of the Contract Disputes Act of
25 1978 (41 U.S.C. 607(a)). The Civilian Board shall have

jurisdiction as provided by section 8(b)(1) of such Act (41
 U.S.C. 607(b)).".

3 SEC. 1432. ENHANCED ACCESS FOR SMALL BUSINESS.

4 Section 9(a) of the Contract Disputes Act of 1978
5 (41 U.S.C. 608) is amended by striking out the period
6 at the end of the first sentence and inserting the following:
7 "or, in the case of a small business concern (as defined
8 in the Small Business Act and regulations under that
9 Act), \$150,000 or less.".

10 SEC. 1433. APPLICABILITY TO CERTAIN CONTRACTS.

The Office of Federal Procurement Policy Act (41
U.S.C. 401 et seq.), as amended by section 1431, is further amended by adding at the end the following:

14 "SEC. 212. APPLICABILITY TO CERTAIN CONTRACTS.

15 "(a) CONTRACTS AT OR BELOW THE SIMPLIFIED AC-16 QUISITION THRESHOLD.—Notwithstanding section 33 of 17 this Act, the authority conferred on the Defense Board 18 and the Civilian Board by this title is applicable to con-19 tracts in amounts not greater than the simplified acquisi-20 tion threshold.

21 "(b) CONTRACTS FOR COMMERCIAL ITEMS.—Not-22 withstanding section 34 of this Act, the authority con-23 ferred on the Defense Board and the Civilian Board by 24 this title is applicable to contracts for the procurement of 25 commercial items.".

Subtitle D—Transfers and Transi tion, Savings, and Conforming Provisions

4 SEC. 1441. TRANSFER AND ALLOCATION OF APPROPRIA-

5 TIONS AND PERSONNEL.

6 (a) TRANSFERS.—

7 (1) Armed services board of contract ap-8 PEALS.—The personnel employed in connection with, 9 and the assets, liabilities, contracts, property, 10 records, and unexpended balance of appropriations, 11 authorizations, allocations, and other funds em-12 ployed, held, used, arising from, available to, or to 13 be made available in connection with the functions 14 vested by law in the Armed Services Board of Con-15 tract Appeals established pursuant to section 8 of 16 the Contract Disputes Act of 1978 (41 U.S.C. 607) 17 (as in effect on the day before the effective date de-18 scribed in section 1451), shall be transferred to the 19 Department of Defense Board of Contract Appeals 20 for appropriate allocation by the Chairman of that 21 Board.

(2) OTHER BOARDS OF CONTRACTS APPEALS.—
The personnel employed in connection with, and the assets, liabilities, contracts, property, records, and unexpended balance of appropriations, authoriza-

1 tions, allocations, and other funds employed, held, 2 used, arising from, available to, or to be made avail-3 able in connection with the functions vested by law 4 in the boards of contract appeals established pursu-5 ant to section 8 of the Contract Disputes Act of 6 1978 (41 U.S.C. 607) (as in effect on the day before 7 the effective date described in section 1451) other 8 than the Armed Services Board of Contract Appeals, 9 the board of contract appeals of the Tennessee Val-10 ley Authority, and the Postal Service Board of Contract Appeals shall be transferred to the Civilian 11 12 Board of Contract Appeals for appropriate allocation 13 by the Chairman of that Board.

(b) EFFECT ON PERSONNEL.—Personnel transferred
pursuant to this subtitle shall not be separated or reduced
in compensation for one year after such transfer, except
for cause.

(c) REGULATIONS.—(1) The Department of Defense
Board of Contract Appeals and the Civilian Board of Contract Appeals shall each prescribe regulations for the release of competing employees in a reduction in force that
gives due effect to—

- 23 (A) efficiency or performance ratings;
- 24 (B) military preference; and
- 25 (C) tenure of employment.

(2) In prescribing the regulations, the Board con cerned shall provide for military preference in the same
 manner as set forth in subchapter I of chapter 35 of title
 5, United States Code.

5 SEC. 1442. TERMINATIONS AND SAVINGS PROVISIONS.

6 (a) TERMINATION OF BOARDS OF CONTRACT AP-7 PEALS.—Effective on the effective date described in sec-8 tion 1451, the boards of contract appeals established pur-9 suant to section 8 of the Contract Disputes Act of 1978 10 (41 U.S.C. 607) (as in effect on the day before such effective date), other than the board of contract appeals of the 11 12 Tennessee Valley Authority and the Postal Service Board 13 of Contract Appeals, shall terminate.

(b) SAVINGS PROVISION FOR CONTRACT DISPUTE
MATTERS PENDING BEFORE BOARDS.—(1) This title and
the amendments made by this title shall not affect any
proceedings pending on the effective date described in section 1451 before any board of contract appeals terminated
by subsection (a).

(2) In the case of any such proceedings pending before the Armed Services Board of Contract Appeals, the
proceedings shall be continued by the Department of Defense Board of Contract Appeals, and orders which were
issued in any such proceeding by the Armed Services
Board of Contract Appeals shall continue in effect until

modified, terminated, superseded, or revoked by the De partment of Defense Board of Contract Appeals, by a
 court of competent jurisdiction, or by operation of law.

4 (3) In the case of any such proceedings pending be-5 fore an agency board of contract appeals other than the Armed Services Board of Contract Appeals or the board 6 7 of contract appeals of the Tennessee Valley Authority, the 8 proceedings shall be continued by the Civilian Board of 9 Contract Appeals, and orders which were issued in any 10 such proceeding by the agency board shall continue in effect until modified, terminated, superseded, or revoked by 11 12 the Civilian Board of Contract Appeals, by a court of com-13 petent jurisdiction, or by operation of law.

14 SEC. 1443. CONTRACT DISPUTES AUTHORITY OF BOARDS.

(a) Section 2 of the Contract Disputes Act of 1978
(41 U.S.C. 601) is amended—

17 (1) in paragraph (2), by striking out ", the
18 United States Postal Service, and the Postal Rate
19 Commission";

20 (2) by redesignating paragraph (7) as para21 graph (9);

(3) by amending paragraph (6) to read as fol-lows:

24 "(6) the terms 'agency board' or 'agency board
25 of contract appeals' mean—

1	"(1) the Department of Defense Board of
2	Contract Appeals established under section
3	8(a)(1) of this Act;
4	"(2) the Civilian Board of Contract Ap-
5	peals established under section $8(b)(1)$ of this
6	Act;
7	"(3) the board of contract appeals of the
8	Tennessee Valley Authority; or
9	"(4) the Postal Service Board of Contract
10	Appeals established under section 8(h) of this
11	Act;"; and
12	(4) by inserting after paragraph (6) the fol-
13	lowing new paragraphs:
14	"(7) the term 'Defense Board' means the De-
15	partment of Defense Board of Contract Appeals es-
16	tablished under section $8(a)(1)$ of this Act;
17	"(8) the term 'Civilian Board' means the Civil-
18	ian Board of Contract Appeals established under
19	section 8(b)(1) of this Act; and".
20	(b) Section 8 of the Contract Disputes Act of 1978
21	(41 U.S.C. 607), as amended by section 1421, is further
22	amended—
23	(1) by striking out subsection (c);
24	(2) in subsection (d)—

1 (A) by striking out the first sentence and 2 inserting in lieu thereof the following: "The Defense Board shall have jurisdiction to decide 3 4 any appeal from a decision of a contracting offi-5 cer of the Department of Defense, the Depart-6 ment of the Army, the Department of the Navy, 7 the Department of the Air Force, or the Na-8 tional Aeronautics and Space Administration 9 relative to a contract made by that department 10 or agency. The Civilian Board shall have juris-11 diction to decide any appeal from a decision of 12 a contracting officer of any executive agency 13 (other than the Department of Defense, the De-14 partment of the Army, the Department of the 15 Navy, the Department of the Air Force, the 16 National Aeronautics and Space Administra-17 tion, the United States Postal Service, the Post-18 al Rate Commission, or the Tennessee Valley 19 Authority) relative to a contract made by that 20 agency. Each other agency board shall have jurisdiction to decide any appeal from a decision 21 22 of a contracting officer relative to a contract 23 made by its agency."; and

1	(B) in the second sentence, by striking out
2	"Claims Court" and inserting in lieu thereof
3	"Court of Federal Claims";

4 (3) by striking out subsection (h) and inserting5 in lieu thereof the following:

6 "(h) There is established an agency board of contract 7 appeals to be known as the 'Postal Service Board of Con-8 tract Appeals'. Such board shall have jurisdiction to decide 9 any appeal from a decision of a contracting officer of the 10 United States Postal Service or the Postal Rate Commission relative to a contract made by either agency. Such 11 12 board shall consist of judges appointed by the Postmaster 13 General who shall meet the qualifications of and serve in the same manner as judges of the Civilian Board of Con-14 15 tract Appeals. This Act and title II of the Office of Federal Procurement Policy Act shall apply to contract dis-16 17 putes before the Postal Service Board of Contract Appeals in the same manner as they apply to contract disputes 18 before the Civilian Board."; and 19

20 (4) by striking out subsection (i).

21 SEC. 1444. REFERENCES TO AGENCY BOARDS OF CON22 TRACT APPEALS.

(a) DEFENSE BOARD.—Any reference to the Armed
Services Board of Contract Appeals in any provision of
law or in any rule, regulation, or other paper of the United

States shall be treated as referring to the Department of
 Defense Board of Contract Appeals.

3 (b) CIVILIAN BOARD.—Any reference to an agency 4 board of contract appeals other than the Armed Services 5 Board of Contract Appeals, the board of contract appeals of the Tennessee Valley Authority, or the Postal Service 6 7 Board of Contract Appeals in any provision of law or in 8 any rule, regulation, or other paper of the United States 9 shall be treated as referring to the Civilian Board of Con-10 tract Appeals.

11 SEC. 1445. CONFORMING AMENDMENTS.

(a) TITLE 5.—Section 5372a(a)(1) of title 5, United
States Code, is amended by inserting after "of 1978" the
following: "or a member of the Department of Defense
Board of Contract Appeals or the Civilian Board of Contract Appeals appointed under section 202 of the Office
of Federal Procurement Policy Act".

18 (b) OFFICE OF FEDERAL PROCUREMENT POLICY19 Act.—

(1) The table of contents for the Office of Federal Procurement Policy Act (contained in section
1(b)) is amended by inserting the following before
the item relating to section 1:

"TITLE I—FEDERAL PROCUREMENT POLICY GENERALLY".

(2) The table of contents for the Office of Fed eral Procurement Policy Act (contained in section
 1(b)) is amended by adding at the end the following:

"TITLE II—DISPUTE RESOLUTION

"Subtitle A—General provisions

"201. Definitions.

"202. Membership.

"203. Chairmen.

"204. Rulemaking authority.

"205. Authorization of appropriations.

"Subtitle B-Functions of the defense and civilian Boards of contract appeals

"211. Contract disputes.

"212. Applicability to certain contracts.".

4 Subtitle E—Effective Date; Regula5 tions and Appointment of Chair-

6 **men**

7 SEC. 1451. EFFECTIVE DATE.

8 Title II of the Office of Federal Procurement Policy 9 Act, as added by this title, and the amendments and re-10 peals made by this title shall take effect 1 year after the 11 date of the enactment of this Act.

12 SEC. 1452. REGULATIONS.

(a) REGULATIONS REGARDING CLAIMS.—Not later
than 1 year after the date of the enactment of this Act,
the Chairman of the Armed Services Board of Contract
Appeals and the Chairman of the General Services Board
of Contract Appeals, in consultation with the Administrator for Federal Procurement Policy, shall jointly
issue—

1	(1) such procedural rules and regulations as are
2	necessary to the exercise of the functions of the De-
3	partment of Defense Board of Contract Appeals and
4	the Civilian Board of Contract Appeals under sec-
5	tions 211 of the Office of Federal Procurement Pol-
6	icy Act (as added by this title); and
7	(2) statements of policy of general applicability
8	with respect to such functions.
9	(b) Regulations Regarding Appointment of
10	JUDGES.—Not later than 1 year after the date of the en-
11	actment of this Act—
12	(1) the Chairman of the Armed Services Board
13	of Contract Appeals shall issue rules governing the
14	establishment and maintenance of a register of eligi-
15	ble applicants and the selection of judges for the De-
16	partment of Defense Board of Contract Appeals;
17	and
18	
	(2) the Administrator for Federal Procurement
19	(2) the Administrator for Federal Procurement Policy shall issue rules governing the establishment
19 20	
	Policy shall issue rules governing the establishment

1	SEC. 1453. APPOINTMENT OF CHAIRMEN OF DEFENSE
2	BOARD AND CIVILIAN BOARD.
3	Notwithstanding section 1451, not later than 1 year
4	after the date of the enactment of this Act—
5	(1) the Secretary of Defense shall appoint the
6	Chairman of the Department of Defense Board of
7	Contract Appeals; and
8	(2) the Administrator for Federal Procurement
9	Policy shall appoint the Chairman of the Civilian
10	Board of Contract Appeals.
11	TITLE XV—AUTHORIZATION FOR
12	INCREASED COSTS DUE TO
13	OPERATION IRAQI FREEDOM
14	AND OPERATION ENDURING
15	FREEDOM

Subtitle A—General Increases

- Sec. 1501. Purpose.
- Sec. 1502. Army procurement.
- Sec. 1503. Navy and Marine Corps procurement.
- Sec. 1504. Defense-wide activities procurement.
- Sec. 1505. Research, development, test, and evaluation, defense-wide activities.
- Sec. 1506. Operation and maintenance.
- Sec. 1507. Defense working capital funds.
- Sec. 1508. Defense Health Program.
- Sec. 1509. Military personnel.
- Sec. 1510. Iraq Freedom Fund.
- Sec. 1511. Classified programs.
- Sec. 1512. Treatment as additional authorizations.
- Sec. 1513. Transfer authority.
- Sec. 1514. Availability of funds.

Subtitle B—Personnel Provisions

Sec. 1521. Increase in active Army and Marine Corps strength levels.

Sec. 1522. Additional authority for increases of Army and Marine Corps active duty end strengths for fiscal years 2007 through 2009.

- Sec. 1523. Military death gratuity enhancement.
- Sec. 1524. Permanent prohibition against requiring certain injured members to pay for meals provided by military treatment facilities.
- Sec. 1525. Permanent authority to provide travel and transportation allowances for dependents to visit hospitalized members injured in combat operation or combat zone.
- Sec. 1526. Permanent increase in length of time dependents of certain deceased members may continue to occupy military family housing or receive basic allowance for housing.
- Sec. 1527. Availability of special pay for members during rehabilitation from combat-related injuries.
- Sec. 1528. Allowance to cover monthly deduction from basic pay for Servicemembers' Group Life Insurance coverage for members serving in Operation Enduring Freedom or Operation Iraqi Freedom.

Subtitle C—Matters Involving Support Provided by Foreign Nations

Sec. 1531. Reimbursement of certain coalition nations for support provided to United States military operations.

Subtitle A—General Increases

2 SEC. 1501. PURPOSE.

1

The purpose of this title is to authorize emergency appropriations for the Department of Defense for fiscal year 2006 to provide funds for additional costs due to Operation Iraqi Freedom and Operation Enduring Freedom. Funds authorized for appropriation in this title are available upon the enactment of this Act.

9 SEC. 1502. ARMY PROCUREMENT.

Funds are hereby authorized to be appropriated for
fiscal year 2006 for procurement accounts of the Army
in amounts as follows:

- 13 (1) For weapons and tracked combat vehicles,
 14 \$574,627,000.
- 15 (2) For ammunition, \$105,700,000.
- 16 (3) For other procurement, \$1,945,350,000.

1 SEC. 1503. NAVY AND MARINE CORPS PROCUREMENT. 2 (a) NAVY.—Funds are hereby authorized to be appro-3 priated for fiscal year 2006 for procurement accounts for the Navy in amounts as follows: 4 5 (1) For weapons procurement, \$36,800,000. 6 (2) For other procurement, \$15,300,000. 7 (b) MARINE CORPS.—Funds are hereby authorized to 8 be appropriated for fiscal year 2006 for procurement for 9 the Marine Corps in the amount of \$445,400,000. 10 (c) NAVY AND MARINE CORPS AMMUNITION.—Funds 11 are hereby authorized to be appropriated for fiscal year 2006 for procurement of ammunition for the Navy and 12 13 the Marine Corps in the amount of \$144,721,000. 14 SEC. 1504. DEFENSE-WIDE ACTIVITIES PROCUREMENT. 15 Funds are hereby authorized to be appropriated for 16 fiscal year 2006 for the procurement account for Defensewide procurement in the amount of \$103,900,000. 17 18 SEC. 1505. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-19 TION, DEFENSE-WIDE ACTIVITIES. 20 Funds are hereby authorized to be appropriated for 21 fiscal year 2006 for the Department of Defense for re-22 search, development, test and evaluation, Defense-wide, in

23 the amount of \$75,000,000.

24 SEC. 1506. OPERATION AND MAINTENANCE.

25 Funds are hereby authorized to be appropriated for
26 fiscal year 2006 for the use of the Armed Forces for exHR 1815 RFS

penses, not otherwise provided for, for operation and
 maintenance, in amounts as follows:

- 3 (1) For the Army, \$20,305,001,000.
- 4 (2) For the Navy, \$1,838,000,000.
- 5 (3) For the Marine Corps, \$1,791,800,000.
- 6 (4) For the Air Force, \$3,195,352,000.

7 (5) For Defense-wide, \$2,870,333,000.

8 (6) For the Army National Guard,
9 \$159,500,000.

10 (7) For the Army Reserve, \$26,400,000.

11 SEC. 1507. DEFENSE WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for
fiscal year 2006 for the Defense Working Capital Fund
in the amount of \$1,700,000,000.

15 SEC. 1508. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2006 for expenses, not otherwise provided for, for the Defense Health Program in the amount of \$846,000,000, for Operation and Maintenance.

21 SEC. 1509. MILITARY PERSONNEL.

There is hereby authorized to be appropriated to the
Department of Defense for military personnel accounts for
fiscal year 2006 a total of \$9,390,010,000.

1 SEC. 1510. IRAQ FREEDOM FUND.

2 (a) IN GENERAL.—Funds are hereby authorized to 3 be appropriated for fiscal year 2006 for the account of the Iraq Freedom Fund in amount of \$1,000,000,000, to 4 5 remain available for transfer to other accounts in this title until April 30, 2006. Amounts of authorization so trans-6 7 ferred shall be merged with, and be made available for, 8 the same purposes as the authorization to which trans-9 ferred.

10 (b) NOTICE TO CONGRESS.—A transfer may be made 11 from the Iraq Freedom Fund only after the Secretary of 12 Defense notifies the congressional defense subcommittees 13 with respect to the proposed transfer in writing not less 14 than five days before the transfer is made.

15 SEC. 1511. CLASSIFIED PROGRAMS.

There is hereby authorized to be appropriated for fiscal year 2006 for classified programs the amount of
\$2,500,000,000.

19 SEC. 1512. TREATMENT AS ADDITIONAL AUTHORIZATIONS.

The amounts authorized to be appropriated by this title are in addition to amounts otherwise authorized to be appropriated by this Act.

23 SEC. 1513. TRANSFER AUTHORITY.

24 (a) Authority to Transfer Authorizations.—

25 (1) AUTHORITY.—Upon determination by the
26 Secretary of Defense that such action is necessary in
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500

1 the national interest, the Secretary may transfer 2 amounts of authorizations made available to the De-3 partment of Defense in this title for fiscal year 2006 4 between any such authorizations for that fiscal year (or any subdivisions thereof). Amounts of authoriza-5 6 tions so transferred shall be merged with and be 7 available for the same purposes as the authorization 8 to which transferred.

9 (2) LIMITATION.—The total amount of author-10 izations that the Secretary may transfer under the 11 of this section authority may not exceed \$3,000,000,000. The transfer authority provided in 12 13 this section is in addition to any other transfer au-14 thority available to the Secretary of Defense.

(b) LIMITATIONS.—The authority provided by thissection to transfer authorizations—

17 (1) may only be used to provide authority for
18 items that have a higher priority than the items
19 from which authority is transferred;

20 (2) may not be used to provide authority for an
21 item that has been denied authorization by Con22 gress; and

23 (3) may not be combined with the authority24 under section 1001.

1 (c) EFFECT ON AUTHORIZATION AMOUNTS.—A 2 transfer made from one account to another under the au-3 thority of this section shall be deemed to increase the 4 amount authorized for the account to which the amount 5 is transferred by an amount equal to the amount trans-6 ferred.

7 (d) NOTICE TO CONGRESS.—A transfer may be made
8 under the authority of this section only after the Secretary
9 of Defense—

10 (1) consults with the chairmen and ranking
11 members of the congressional defense committees
12 with respect to the proposed transfer; and

13 (2) after such consultation, notifies those com14 mittees in writing of the proposed transfer not less
15 than five days before the transfer is made.

16 SEC. 1514. AVAILABILITY OF FUNDS.

Funds in this title shall be made available for obligation to the Army, Navy, Marine Corps, Air Force, and
Defense-wide components by the end of the second quarter
of fiscal year 2006.

Subtitle B—Personnel Provisions 1 2 SEC. 1521. INCREASE IN ACTIVE ARMY AND MARINE CORPS 3 STRENGTH LEVELS. 4 End STRENGTHS.—The (a) AUTHORIZED end strength level authorized for fiscal year 2006 under sec-5 6 tion 401— 7 (1) for the Army is hereby increased by 30,000; 8 and 9 (2) for the Marine Corps is hereby increased by 10 4,000. (b) STATUTORY MINIMUM ACTIVE STRENGTH LEV-11 12 ELS.— 13 (1) ARMY.—The minimum strength for the 14 Army under section 691(b) of title 10, United States 15 Code (notwithstanding the number specified in para-16 graph (1) of that section) for the period beginning on October 1, 2005, and ending on September 30, 17 18 2006, shall be the number specified in section 19 401(1) of this Act, increased by 30,000. 20 (2) MARINE CORPS.—The minimum strength 21 for the Marine Corps under section 691(b) of title 22 10, United States Code (notwithstanding the num-23 ber specified in paragraph (3) of that section) for 24 the period beginning on October 1, 2005, and ending 25 on September 30, 2006, shall be the number specified in section 401(3) of this Act, increased by
 4,000.

(c) LIMITATION.—The authorized strengths for the 3 4 Army and Marine Corps provided in subsection (a) for ac-5 tive duty personnel for fiscal year 2006 are subject to the condition that costs of active-duty personnel of the Army 6 7 and the Marine Corps for that fiscal year in excess of 8 482,400 and 175,000, respectively, shall be paid out of 9 funds appropriated for that fiscal year for a contingent 10 emergency reserve fund or as an emergency supplemental 11 appropriation.

12SEC. 1522. ADDITIONAL AUTHORITY FOR INCREASES OF13ARMY AND MARINE CORPS ACTIVE DUTY END14STRENGTHS FOR FISCAL YEARS 200715THROUGH 2009.

16 Effective October 1, 2006, the text of section 403 of
17 the Ronald W. Reagan National Defense Authorization
18 Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat.
19 1863) is amended to read as follows:

20 "(a) AUTHORITY.—

"(1) ARMY.—For each of fiscal years 2007,
2008, and 2009, the Secretary of Defense may, as
the Secretary determines necessary for the purposes
specified in paragraph (3), establish the active-duty
end strength for the Army at a number greater than

the number otherwise authorized by law up to the
 number equal to the fiscal-year 2006 baseline plus
 20,000.

4 "(2) MARINE CORPS.—For each of fiscal years 5 2007, 2008, and 2009, the Secretary of Defense 6 may, as the Secretary determines necessary for the 7 purposes specified in paragraph (3), establish the active-duty end strength for the Marine Corps at a 8 9 number greater than the number otherwise author-10 ized by law up to the number equal to the fiscal-year 11 2006 baseline plus 5,000.

"(3) PURPOSE OF INCREASES.—The purposes
for which increases may be made in Army and Marine Corps active duty end strengths under paragraphs (1) and (2) are—

"(A) to support operational missions; and
"(B) to achieve transformational reorganization objectives, including objectives for increased numbers of combat brigades and battalions, increased unit manning, force stabilization
and shaping, and rebalancing of the active and
reserve component forces.

23 "(4) FISCAL-YEAR 2006 BASELINE.—In this
24 subsection, the term 'fiscal-year 2006 baseline', with
25 respect to the Army and Marine Corps, means the

active-duty end strength authorized for those serv ices in section 1521 of the National Defense Author ization Act for Fiscal Year 2006.

4 "(5) ACTIVE-DUTY END STRENGTH.—In this 5 subsection, the term 'active-duty end strength' 6 means the strength for active-duty personnel of one 7 the Armed Forces as of the last day of a fiscal year. 8 "(b) Relationship to Presidential Waiver Au-9 THORITY.—Nothing in this section shall be construed to 10 limit the President's authority under section 123a of title 10, United States Code, to waive any statutory end 11 strength in a time of war or national emergency. 12

"(c) RELATIONSHIP TO OTHER VARIANCE AUTHORITY.—The authority under subsection (a) is in addition
to the authority to vary authorized end strengths that is
provided in subsections (e) and (f) of section 115 of title
10, United States Code.

18 "(d) Budget Treatment.—

"(1) FISCAL YEAR 2007 BUDGET.—The budget
for the Department of Defense for fiscal year 2007
as submitted to Congress shall comply, with respect
to funding, with subsections (c) and (d) of section
691 of title 10, United States Code.

24 "(2) OTHER INCREASES.—If the Secretary of
25 Defense plans to increase the Army or Marine Corps

1	active duty end strength for a fiscal year under sub-
2	section (a), then the budget for the Department of
3	Defense for that fiscal year as submitted to Con-
4	gress shall include the amounts necessary for fund-
5	ing that active duty end strength in excess of the fis-
6	cal year 2006 active duty end strength authorized
7	for that service under section 401 of the National
8	Defense Authorization Act for Fiscal Year 2006.".
9	SEC. 1523. MILITARY DEATH GRATUITY ENHANCEMENT.
10	(a) INCREASE IN AMOUNT.—Section 1478 of title 10,
11	United States Code, is amended—
12	(1) by redesignating subsections (b) and (c) as
13	subsections (c) and (e), respectively;
14	(2) by designating the second sentence of sub-
15	section (a) as subsection (b) and by striking therein
16	
10	"this purpose" and inserting "the purpose of sub-
17	section (a)";
17	section (a)";
17 18	section (a)";(3) in subsection (a), by striking "title shall be
17 18 19	 section (a)"; (3) in subsection (a), by striking "title shall be \$12,000 (as adjusted under subsection (c))." and in-
17 18 19 20	 section (a)"; (3) in subsection (a), by striking "title shall be \$12,000 (as adjusted under subsection (c))." and inserting the following: "title—
 17 18 19 20 21 	 section (a)"; (3) in subsection (a), by striking "title shall be \$12,000 (as adjusted under subsection (c))." and inserting the following: "title— "(1) except as provided in paragraph (2), shall
 17 18 19 20 21 22 	 section (a)"; (3) in subsection (a), by striking "title shall be \$12,000 (as adjusted under subsection (c))." and inserting the following: "title— "(1) except as provided in paragraph (2), shall be \$12,000 (as adjusted under subsection (e)); and

1 (4) by inserting after subsection (c), as redesig-2 nated by paragraph (1), the following new sub-3 section: "(d) A death referred to in subsection (a)(2) is a 4 5 death resulting from wounds, injuries, or illnesses that 6 are— 7 ((1))incurred described in section as 8 1413a(e)(2) of this title; or 9 "(2) incurred in an operation designated by the 10 Secretary of Defense as a combat operation or in an 11 area designated by the Secretary as a combat zone."; and 12 13 (5) in subsection (e), as redesignated by para-14 graph (1), by striking "subsection (a)" and inserting "subsection (a)(1)". 15 16 (b) EFFECTIVE DATE.—The amendments made by 17 subsection (a) shall take effect on October 1, 2005, imme-18 diately after the provisions of the second sentence of sec-19 tion 1013(e)(2) of division A of the Emergency Supple-20 mental Appropriations Act for Defense, the Global War 21 on Terror, and Tsunami Relief, 2005 (Public Law 109-22 13).

1 SEC. 1524. PERMANENT PROHIBITION AGAINST REQUIRING 2 CERTAIN INJURED MEMBERS TO PAY FOR 3 **MEALS PROVIDED BY MILITARY TREATMENT** 4 FACILITIES. 5 (a) PROHIBITION.—Section 402 of title 37, United States Code, is amended— 6 7 (1) by redesignating subsection (h) as sub-8 section (i); and 9 (2) by inserting after subsection (g) the fol-10 lowing new subsection: 11 "(h) NO PAYMENT FOR MEALS RECEIVED AT MILI-TARY TREATMENT FACILITIES.—(1) A member of the 12 armed forces who is undergoing medical recuperation or 13 therapy, or is otherwise in the status of continuous care, 14 including outpatient care, at a military treatment facility 15 16 for an injury, illness, or disease described in paragraph 17 (2) shall not be required to pay, during any month in which the member is entitled to a basic allowance for sub-18 19 sistence under this section, any charge for meals provided 20 to the member by the military treatment facility. 21 "(2) Paragraph (1) applies with respect to an injury,

21 "(2) Paragraph (1) applies with respect to an injury,
22 illness, or disease incurred or aggravated by a member
23 while the member was serving on active duty—

24 "(A) in support of Operation Iraqi Freedom or
25 Operation Enduring Freedom; or

1	"(B) in any other operation designated by the				
2	Secretary of Defense as a combat operation or in an				
3	area designated by the Secretary as a combat				
4	zone.".				
5	(b) Repeal of Temporary Authority.—Section				
6	1023 of division A of the Emergency Supplemental Appro-				
7	priations Act for Defense, the Global War on Terror, and				
8	Tsunami Relief, 2005 (Public Law 109–13), is repealed.				
9	(c) EFFECTIVE DATE.—The amendments made by				
10	this section shall take effect on the earlier of the following:				
11	(1) The date of the enactment of this Act.				
12	(2) September 30, 2005.				
12 13	(2) September 30, 2005. SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL				
13	SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL				
13 14	SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES FOR				
13 14 15	SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES FOR DEPENDENTS TO VISIT HOSPITALIZED MEM-				
13 14 15 16	SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES FOR DEPENDENTS TO VISIT HOSPITALIZED MEM- BERS INJURED IN COMBAT OPERATION OR				
 13 14 15 16 17 	SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES FOR DEPENDENTS TO VISIT HOSPITALIZED MEM- BERS INJURED IN COMBAT OPERATION OR COMBAT ZONE.				
 13 14 15 16 17 18 	SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES FOR DEPENDENTS TO VISIT HOSPITALIZED MEM- BERS INJURED IN COMBAT OPERATION OR COMBAT ZONE. (a) AUTHORITY TO CONTINUE ALLOWANCE.—Effec-				
 13 14 15 16 17 18 19 	 SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES FOR DEPENDENTS TO VISIT HOSPITALIZED MEM- BERS INJURED IN COMBAT OPERATION OR COMBAT ZONE. (a) AUTHORITY TO CONTINUE ALLOWANCE.—Effec- tive as of September 30, 2005, section 1026 of division 				
 13 14 15 16 17 18 19 20 	 SEC. 1525. PERMANENT AUTHORITY TO PROVIDE TRAVEL AND TRANSPORTATION ALLOWANCES FOR DEPENDENTS TO VISIT HOSPITALIZED MEM- BERS INJURED IN COMBAT OPERATION OR COMBAT ZONE. (a) AUTHORITY TO CONTINUE ALLOWANCE.—Effec- tive as of September 30, 2005, section 1026 of division A of the Emergency Supplemental Appropriations Act for 				

(b) CODIFICATION OF REPORTING REQUIREMENT.—
 Section 411h of title 37, United States Code, is amended
 by adding at the end the following new subsection:

4 "(e) If the amount of travel and transportation allow5 ances provided in a fiscal year under clause (ii) of sub6 section (a)(2)(B) exceeds \$20,000,000, the Secretary of
7 Defense shall submit to Congress a report specifying the
8 total amount of travel and transportation allowances pro9 vided under such clause in such fiscal year.".

10 (c) CONFORMING AMENDMENT.—Subsection
11 (a)(2)(B)(ii) of such section, as added by section 1026 of
12 division A of the Emergency Supplemental Appropriations
13 Act for Defense, the Global War on Terror, and Tsunami
14 Relief, 2005 (Public Law 109–13), is amended by striking
15 "under section 1967(c)(1)(A) of title 38".

16SEC. 1526. PERMANENT INCREASE IN LENGTH OF TIME DE-17PENDENTS OF CERTAIN DECEASED MEM-18BERS MAY CONTINUE TO OCCUPY MILITARY19FAMILY HOUSING OR RECEIVE BASIC ALLOW-20ANCE FOR HOUSING.

Effective as of September 30, 2005, section 1022 of
division A of the Emergency Supplemental Appropriations
Act for Defense, the Global War on Terror, and Tsunami
Relief, 2005 (Public Law 109–13), is amended—

25 (1) by striking "(a)"; and

1	(2) by striking subsection (b).
2	SEC. 1527. AVAILABILITY OF SPECIAL PAY FOR MEMBERS
3	DURING REHABILITATION FROM COMBAT-RE-
4	LATED INJURIES.

5 (a) SPECIAL PAY AUTHORIZED.—Chapter 5 of title
6 37, United States Code, is amended by adding at the end
7 the following new section:

8 "§ 327. Combat-related injury rehabilitation pay

9 "(a) SPECIAL PAY AUTHORIZED.—The Secretary 10 concerned may pay monthly special pay under this section 11 to a member of the armed forces who incurs a combat-12 related injury in a combat operation or combat zone des-13 ignated by the Secretary of Defense and is evacuated from 14 the theater of the combat operation or from the combat 15 zone for medical treatment.

16 "(b) COMMENCEMENT OF PAYMENT.—Subject to 17 subsection (c), the special pay authorized by subsection 18 (a) may be paid to a member described in such subsection 19 for any month beginning after the date on which the mem-20 ber was evacuated from the theater of the combat oper-21 ation or the combat zone in which the member incurred 22 the combat-related injury.

23 "(c) TERMINATION OF PAYMENTS.—The payment of24 special pay to a member under subsection (a) shall termi-

nate at the end of the first month during which any of
 the following occurs:

3 "(1) The member is paid a benefit under the
4 traumatic injury protection rider of the
5 Servicemembers' Group Life Insurance Program
6 issued under section 1980A of title 38.

7 "(2) The member is no longer hospitalized in a
8 military treatment facility or a facility under the
9 auspices of the military health care system.

10 "(d) AMOUNT OF SPECIAL PAY.—The monthly
11 amount of special pay paid to a member under this section
12 shall be equal to \$430.

"(e) RELATIONSHIP TO OTHER PAY AND ALLOWANCES.—Special pay paid to a member under this section
is in addition to any other pay and allowances to which
the member is entitled or authorized to receive.

17 "(f) COMBAT-RELATED DISABILITY.—In this section,
18 the term 'combat-related injury', with respect to a mem19 ber, means a wound, injury, or illness that is incurred (as
20 determined using the criteria prescribed by the Secretary
21 of Defense under section 1413a(e)(2) of title 10) by the
22 member—

- 23 "(1) as a direct result of armed conflict;
- 24 "(2) while engaged in hazardous service;

 "(3) in the performance of duty under conditions simulating war; or
 "(4) through an instrumentality of war.".
 (b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of chapter 5 of such title is amended by
 adding at the end the following new item: "327. Combat-related injury rehabilitation pay.".

7 (c) EFFECTIVE DATE.—The Secretary of a military 8 department may provide special pay under section 327 of 9 title 37, United States Code, as added by subsection (a), for months beginning on or after the date of the enact-10 ment of this Act. A member of the Armed Forces who 11 12 incurred a combat-related injury, as defined in subsection (f) of such section, before the date of the enactment of 13 this Act may receive such pay for months beginning on 14 15 or after that date so long as the member continues to satisfy the eligibility criteria specified in such section. 16

17 SEC. 1528. ALLOWANCE TO COVER MONTHLY DEDUCTION

18 FROM BASIC PAY FOR SERVICEMEMBERS'
19 GROUP LIFE INSURANCE COVERAGE FOR
20 MEMBERS SERVING IN OPERATION ENDUR21 ING FREEDOM OR OPERATION IRAQI FREE22 DOM.

(a) ALLOWANCE TO COVER SGLI DEDUCTIONS.—
Chapter 7 of title 37, United States Code, is amended by
adding at the end the following new section:

1 "§ 437. Allowance to cover monthly premium for
 2 Servicemembers' Group Life Insurance:
 3 members serving in Operation Enduring
 4 Freedom or Operation Iraqi Freedom

5 "(a) REIMBURSEMENT FOR PREMIUM DEDUCTION.— In the case of a member of the armed forces who has ob-6 7 tained insurance coverage for the member under the Servicemembers' Group Life Insurance program under 8 9 subchapter III of chapter 19 of title 38 and who serves 10 in the theater of operations for Operation Enduring Free-11 dom or Operation Iraqi Freedom at any time during a month, the Secretary concerned shall pay the member an 12 13 allowance under this section for that month in an amount equal to the lesser of the following: 14

"(1) The amount of the deduction actually
made for that month from the basic pay of the member for the amount of Servicemembers' Group Life
Insurance coverage obtained by the member under
section 1967 of title 38.

"(2) The amount of the deduction otherwise
made under subsection (a)(1) of section 1969 of title
38 for members who have in effect for themselves
the maximum amount of coverage under section
1967(a) of title 38.

25 "(b) NOTICE OF AVAILABILITY OF ALLOWANCE.—To
26 the maximum extent practicable, in advance of the deploy-HR 1815 RFS 4 "(1) The availability of the allowance under this
5 section for members insured under the
6 Servicemembers' Group Life Insurance program.

"(2) The ability of members who elected not to
be insured under Servicemembers' Group Life Insurance, or elected less than the authorized maximum
coverage, to obtain insurance, or to obtain additional
coverage, as the case may be, under the authority
provided in section 1967(c) of title 38.".

(b) CLERICAL AMENDMENT.—The table of sections
14 at the beginning of chapter 7 of title 37, United States
15 Code, is amended by adding at the end the following new
16 item:

"437. Allowance to cover monthly premium for Servicemembers' Group Life Insurance: members serving in Operation Enduring Freedom or Operation Iraqi Freedom.".

17 (c) EFFECTIVE DATE; NOTIFICATION.—Section 437 of title 37, United States Code, as added by subsection 18 19 (a), shall apply with respect to service by members of the 20 Armed Forces in the theater of operations for Operation 21 Enduring Freedom or Operation Iraqi Freedom for 22 months beginning on or after October 1, 2005. In the case 23 of members who are serving in the theater of operations 24 for Operation Enduring Freedom or Operation Iraqi Free-**HR 1815 RFS**

1 dom as of the date of the enactment of this Act, the Sec2 retary of Defense shall provide such members, as soon as
3 practicable, the information specified in subsection (b) of
4 that section.

5 (d) FUNDING SOURCE.—Amounts appropriated pursuant to the authorization of appropriations in section 6 7 1509 for emergency appropriations for military personnel 8 accounts for the Department of Defense for fiscal year 9 2006 shall be available to the Secretary of a military de-10 partment to provide the allowance established by section 11 437 of title 37, United States Code, as added by subsection (a). 12

13 Subtitle C—Matters Involving Sup14 port Provided by Foreign Na15 tions

16 SEC. 1531. REIMBURSEMENT OF CERTAIN COALITION NA-17 TIONS FOR SUPPORT PROVIDED TO UNITED

18 STATES MILITARY OPERATIONS.

(a) AUTHORITY.—From funds made available for the
Department of Defense by this title for Defense-Wide Operations and Maintenance, the Secretary of Defense may
reimburse any key cooperating nation for logistical and
military support provided by that nation to or in connection with United States military operations in Iraq, Afghanistan, and the global war on terrorism.

1 (b) DETERMINATIONS.—Payments authorized under 2 subsection (a) may be made in such amounts as the Sec-3 retary of Defense, with the concurrence of the Secretary 4 of State and in consultation with the Director of the Office of Management and Budget, may determine, in the Sec-5 retary's discretion, based on documentation determined by 6 7 the Secretary of Defense to adequately account for the 8 support provided. Any such determination by the Sec-9 retary of Defense shall be final and conclusive upon the 10 accounting officers of the United States. To the maximum extent practicable, the Secretary shall develop standards 11 12 for determining the kinds of logistical and military support to the United States that shall be considered reimbursable 13 14 under this section.

15 (c) LIMITATIONS.—

- 16 (1) TOTAL AMOUNT.—The total amount of pay17 ments made under the authority of this section dur18 ing fiscal year 2006 may not exceed \$1,500,000,000.
- 19 (2) PROHIBITION ON CONTRACTUAL OBLIGA20 TIONS TO MAKE PAYMENTS.—The Secretary may
 21 not enter into any contractual obligation to make a
 22 payment under the authority of this section.

23 (d) CONGRESSIONAL NOTIFICATIONS.—The Sec-24 retary of Defense—

(1) shall notify the congressional defense committees not less than 15 days before making any payment under the authority of this section; and
 (2) shall submit to those committees quarterly reports on the use of the authority under this section.

7 TITLE XVI—CONTRACTORS ON 8 THE BATTLEFIELD

Sec. 1601. Short title.
Sec. 1602. Findings.
Sec. 1603. Definitions.
Sec. 1604. Requirements for commanders of combatant commands relating to contractors accompanying and not accompanying the force.
Sec. 1605. Requirements for contractors relating to possession of weapons.
Sec. 1606. Battlefield accountability.

9 SEC. 1601. SHORT TITLE.

10 This title may be cited as the "Contractors on the

11 Battlefield Regulatory Act".

12 SEC. 1602. FINDINGS.

13 Congress finds the following:

(1) Contract personnel have provided invaluable
services in support of combat, humanitarian, peacekeeping, and reconstruction operations worldwide,
and they should be recognized for their contributions, including in some instances the loss of their
lives, in support of such operations.

1 (2) Contract personnel are appropriately pro-2 hibited from performing inherently governmental functions. 3 4 (3) Contract personnel will be present on and 5 supporting the battlefield of tomorrow providing cru-6 cial goods and services for military, humanitarian, 7 peacekeeping, and reconstruction operations. 8 SEC. 1603. DEFINITIONS. 9 In this title: 10 (1)CONTRACTOR ACCOMPANYING THE 11 FORCE.— (A) IN GENERAL.—The term "contractor 12

13accompanying the force" means a contractor for14a contract with the Department of Defense, a15subcontract at any tier under such a contract,16or a task order at any tier issued under such17a contract, if the contract, subcontract, or task18order—

(i) is paid for using funds appropriated to or for the use of the Department; and

(ii) is for the performance of work
that directly supports United States military operations overseas or deployed
United States Armed Forces.

	021
1	(B) Employees included.—The term in-
2	cludes employees of any contractor described in
3	subparagraph (A).
4	(2) Contractor not accompanying the
5	FORCE.—
6	(A) IN GENERAL.—The term "contractor
7	not accompanying the force' means a con-
8	tractor for a contract with the Federal Govern-
9	ment, a subcontract at any tier under such a
10	contract, or a task order at any tier issued
11	under such a contract, if the contract, sub-
12	contract, or task order is for the performance
13	of work related to private security, reconstruc-
14	tion, humanitarian assistance, peacekeeping, or
15	other activities in an area of responsibility of a
16	commander of a combatant command.
17	(B) EMPLOYEES INCLUDED.—The term in-
18	cludes employees of any contractor described in
19	subparagraph (A).
20	(3) Combatant command.—The term "com-
21	batant command" has the meaning provided in sec-
22	tion 161(c) of title 10, United States Code.

5 (a) PROTECTION OF CONTRACTORS BY ARMED6 FORCES.—

7 (1)CONTRACTORS ACCOMPANYING FORCE.— 8 The Secretary of Defense shall require each com-9 mander of a combatant command to make a deter-10 mination regarding the appropriate level of security 11 protection by the Armed Forces of contractors ac-12 companying the force in the commander's area of re-13 sponsibility, and to include in the operational plans 14 of the commander the results of the determination.

(2) CONTRACTORS NOT ACCOMPANYING
FORCE.—Any requirements for security protection of
contractors accompanying the force included in operational plans under paragraph (1) may also be applied by the commander to contractors not accompanying the force.

21 (b) Communications Plan.—

(1) CONTRACTORS ACCOMPANYING FORCE.—
The Secretary of Defense shall require each commander of a combatant command to include in the operational plans of the commander a communica-

1	tions plan for contractors accompanying the force in
2	the commander's area of responsibility.
3	(2) Contractors not accompanying
4	FORCE.—Such communications plan may be applied
5	by the commander to contractors not accompanying
6	the force in such area.
7	(3) Provision of plan to contractors.—
8	Any communications plan included in operational
9	plans under this subsection shall be provided by the
10	commander concerned to the affected contractors.
11	(c) Sharing Intelligence.—
12	(1) Contractors accompanying force.—
13	The Secretary of Defense shall require each com-
14	mander of a combatant command to share with con-
15	tractors accompanying the force open-source intel-
16	ligence, threat assessments, and information related
17	to contractor movement to avoid hostile or friendly
18	fire incidents and to further the missions of both the
19	Department of Defense and the contractors.
20	(2) Contractors Not Accompanying
21	FORCE.—The Secretary of Defense shall require
22	each commander of a combatant command to share,
23	to the extent practicable, the intelligence, assess-
24	ments, and information referred to in paragraph (1)
25	with contractors not accompanying the force.

(3) WAIVER.—The commander of a combatant
 command may waive the requirements of this sub section if required to ensure operational security in
 the commander's area of responsibility.

5 SEC. 1605. REQUIREMENTS FOR CONTRACTORS RELATING 6 TO POSSESSION OF WEAPONS.

7 (a) REQUIREMENT FOR REGULATIONS REGARDING 8 CARRYING WEAPONS FOR CONTRACTORS ACCOMPANYING 9 FORCE.—The Secretary of Defense shall prescribe regula-10 tions describing the type of weapons and circumstances under which contractors accompanying the force may 11 12 carry a weapon for self defense or in order to perform 13 work required under the contract, and information required to be provided by such contractors relating to such 14 15 weapons. The regulations shall include the following:

16 (1) A requirement that a contractor accom-17 panying the force request in writing approval, from 18 the commander of the combatant command for the 19 area in which the contractor is performing work 20 under a contract, for the contractor to carry weap-21 ons.

(2) Subject to subsection (b), a requirement
that the commander of a combatant command determine whether it is appropriate for a contractor accompanying the force to carry a weapon for self de-

fense or in order to perform work required under the
 contract, taking into account the duties required to
 be performed under the contract and the security
 situation in the area of operations, and, if deter mined appropriate, to approve a request referred to
 in paragraph (1).

7 (3) A requirement that any contractor accom8 panying the force that is carrying a weapon for self
9 defense use only a firearm that meets United States
10 military specifications for self defense and ammuni11 tion that meets United States military specifications.

(4) A requirement that a contractor accompanying the force must have proof of appropriate
training for using any firearm for self defense, as
determined by the Secretary of Defense.

16 (b) DEEMED APPROVAL FOR CARRYING WEAPON.— The regulations shall provide that, for purposes of the re-17 18 quirements of paragraphs (1) and (2) of subsection (a), 19 a requirement in a contract awarded by the Department 20 that a contractor carry a weapon to perform work under 21 the contract shall be deemed to be approved by the com-22 mander for the contractor to carry such a weapon. The 23 regulations shall require that the contracting officer for 24 such a contract shall notify the appropriate commander 25 of any such requirement.

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1 SEC. 1606. BATTLEFIELD ACCOUNTABILITY.

(a) QUARTERLY LIST OF CONTRACTOR PERSONNEL
IN COMMANDER'S AREA.—The Secretary of Defense shall
require each commander of a combatant command to obtain quarterly from contractors accompanying the force a
list of all contractor personnel who are present in the commander's area of responsibility, with the following information for each individual on the list:

9 (1) Whether the individual carries a weapon.

10 (2) Proof of appropriate training with respect11 to any weapon carried by the individual.

12 (3) Proof of citizenship.

13 (b) MEETINGS WITH CONTRACTORS.—The Secretary of Defense shall require each commander of a combatant 14 command to meet regularly with representatives of con-15 16 tractors both accompanying and not accompanying the force who are present in the commander's area of respon-17 18 sibility, in order to provide information about the require-19 ments of the commander with respect to the contractors 20and recommendations to the contractors regarding secu-21 rity for the protection of the contractors.

(c) DATABASE.—The Secretary of Defense shall require each commander of a combatant command to maintain a central database of the information provided under
subsection (a) with respect to all contractors accompanying the force in the commander's area of responsiHR 1815 RFS

bility and shall allow the commander to maintain such a 1 2 database with respect to contractors not accompanying the 3 force. The Secretary shall prescribe a design for the infor-4 mation to be collected for the database required under this 5 subsection, which shall be uniform for all combatant commands. To the extent practicable, the Secretary shall rely 6 7 on existing sources in the Department of Defense for the 8 information to be included in the database and make such 9 existing information available to each commander.

10 (d) CONTRACTOR REQUIREMENT.—Any contractor 11 accompanying the force, and, upon determination of the 12 commander of a combatant command concerned, any con-13 tractor not accompanying the force, shall provide informa-14 tion sought by a commander of a combatant command for 15 purposes of subsection (a), upon request from the com-16 mander.

17 Division B—Military Construction 18 Authorizations

19 SEC. 2001. SHORT TITLE.

20 This division may be cited as the "Military Construc-

21 tion Authorization Act for Fiscal Year 2006".

22

TITLE XXI—ARMY

Sec. 2101. Authorized Army construction and land acquisition projects.

Sec. 2102. Family housing.

Sec. 2103. Improvements to military family housing units.

Sec. 2104. Authorization of appropriations, Army.

Sec. 2105. Modification of authority to carry out certain fiscal year 2004 project.

SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISITION PROJECTS.

3 (a) INSIDE THE UNITED STATES.—Using amounts 4 appropriated pursuant to the authorization of appropria-5 tions in section 2104(a)(1), the Secretary of the Army 6 may acquire real property and carry out military construc-7 tion projects for the installations or locations inside the 8 United States, and in the amounts, set forth in the fol-9 lowing table:

State	Installation or Location	Amount
Alabama	Anniston Army Depot	\$3,150,000
	Fort Rucker	\$9,700,000
	Redstone Arsenal	\$4,700,000
Alaska	Fort Wainwright	\$33,560,000
Arizona	Ft. Huachuca	\$5,100,000
California	Concord	\$11,850,000
	Fort Irwin	\$21,250,000
Colorado	Fort Carson	\$70,622,000
Georgia	Fort Benning	\$30,261,000
	Fort Gillem	\$3,900,000
	Fort Stewart/Hunter Army Air Field	\$57,980,000
Hawaii	Pohakuloa Training Area	\$43,300,000
	Schofield Barracks	\$53,900,000
Illinois	Rock Island Arsenal	\$7,400,000
Indiana	Crane Army Ammunition Activity	\$5,700,000
Kansas	Fort Riley	\$23,000,000
Kentucky	Fort Campbell	\$108,175,000
Louisiana	Fort Polk	\$28,887,000
Missouri	Fort Leonard Wood	\$8,100,000
New Jersey	Picatinny Arsenal	\$4,450,000
New York	Fort Drum	\$73,350,000
	United States Military Academy, West Point	\$4,000,000
North Carolina	Fort Bragg	\$301,250,000
Ohio	Joint Systems Manufacturing Center, Lima	\$11,600,000
Oklahoma	Fort Sill	\$5,850,000
	McAlester	\$6,500,000
Pennsylvania	Letterkenny Depot	\$6,300,000
South Carolina	Fort Jackson	\$1,600,000
Texas	Fort Bliss	\$5,000,000
	Fort Hood	\$57,888,000
Utah	Dugway Proving Ground	\$25,000,000
Virginia	Fort A.P. Hill	\$2,700,000
	Fort Belvoir	\$18,000,000
	Fort Lee	\$3,900,000
	Fort Myer	\$15,200,000
Washington	Fort Lewis	\$99,949,000

Army: Inside the United States

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 2 appropriated pursuant to the authorization of appropria-3 tions in section 2104(a)(2), the Secretary of the Army 4 may acquire real property and carry out military construc-5 tion projects for the installations or locations outside the 6 United States, and in the amounts, set forth in the fol-7 lowing table:

Country	Installation or Location	Amount
Italy	Grafenwoehr Pisa Camp Humphreys Yongpyong	\$84,081,000 \$5,254,000 \$114,162,000 \$1,450,000

Army: Outside the United States

8 SEC. 2102. FAMILY HOUSING.

9 (a) CONSTRUCTION ACQUISITION.—Using AND 10 amounts appropriated pursuant to the authorization of ap-11 propriations in section 2104(a)(5)(A), the Secretary of the 12 Army may construct or acquire family housing units (in-13 cluding land acquisition and supporting facilities) at the 14 installations or locations, in the number of units, and in 15 the amounts set forth in the following table:

Army: Family Housing

State	Installation or Location	Units	Amount
Alaska	Fort Richardson	117	\$49,000,000
	Fort Wainwright	180	\$91,000,000
Arizona	Fort Huachuca	131	\$31,000,000
	Yuma Proving Ground	35	\$11,200,000
Oklahoma	Fort Sill	129	\$24,000,000
Virginia	Fort Lee	96	\$19,500,000
	Fort Monroe	21	\$6,000,000

1 (b) PLANNING AND DESIGN.—Using amounts appro-2 priated pursuant to the authorization of appropriations in 3 section 2104(a)(5)(A), the Secretary of the Army may 4 carry out architectural and engineering services and con-5 struction design activities with respect to the construction 6 or improvement of family housing units in an amount not 7 to exceed \$17,536,000.

8 SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING 9 UNITS.

10 Subject to section 2825 of title 10, United States 11 Code, and using amounts appropriated pursuant to the 12 authorization of appropriations in section 2104(a)(5)(A), 13 the Secretary of the Army may improve existing military 14 family housing units in an amount not to exceed 15 \$300,400,000.

16 SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for fiscal years
beginning after September 30, 2005, for military construction, land acquisition, and military family housing
functions of the Department of the Army in the total
amount of \$2,955,400,000, as follows:

(1) For military construction projects inside the
United States authorized by section 2101(a),
\$985,172,000.

1	(2) For military construction projects outside
2	the United States authorized by section 2101(b),
3	\$204,947,000.
4	(3) For unspecified minor military construction
5	projects authorized by section 2805 of title 10,
6	United States Code, \$20,000,000.
7	(4) For architectural and engineering services
8	and construction design under section 2807 of title
9	10, United States Code, \$168,023,000.
10	(5) For military family housing functions:
11	(A) For construction and acquisition, plan-
12	ning and design, and improvement of military
13	family housing and facilities, \$549,636,000.
14	(B) For support of military family housing
15	(including the functions described in section
16	2833 of title 10, United States Code),
17	803,993,000.
18	(6) For the construction of phase 3 of the
19	Lewis & Clark instructional facility at Fort Leaven-
20	worth, Kansas, authorized by section 2101(a) of the
21	Military Construction Authorization Act for Fiscal
22	Year 2003 (division B of Public Law 107–314; 116
23	Stat. 2681), \$42,642,000.
24	(7) For the construction of phase 2 of a bar-

racks complex at Vilseck, Germany, authorized by

1	section 2101(b) of the Military Construction Author-
2	ization Act for Fiscal Year 2004 (division B of Pub-
3	lic Law 108–136; 117 Stat. 1697), as amended by
4	section 2105 of this Act, \$13,600,000.
5	(8) For the construction of phase 2 of the
6	Drum Road upgrade at Helemano Military Reserva-
7	tion, Hawaii, authorized by section 2101(a) of the
8	Military Construction Authorization Act for Fiscal
9	Year 2005 (division B of Public Law 108–375; 118
10	Stat. 2101), \$41,000,000.
11	(9) For the construction of phase 2 a vehicle
12	maintenance facility at Schofield Barracks, Hawaii,
13	authorized by section 2101(a) of the Military Con-
14	struction Authorization Act for Fiscal Year 2005
15	(division B of Public Law 108–375; 118 Stat.
16	2101), \$24,656,000.
17	(10) For the construction of phase 2 of a bar-
18	racks complex, at Fort Campbell, Kentucky, author-
19	ized by section 2101(a) of the Military Construction
20	Authorization Act for Fiscal Year 2005 (division B
21	of Public Law 108–375; 118 Stat. 2101),
22	\$24,650,000.
23	(11) For the construction of phase 2 of trainee

24 barracks, Basic Training Complex 1 at Fort Knox,
25 Kentucky, authorized by section 2101(a) of the Mili-

tary Construction Authorization Act of Fiscal Year
 2005 (division B of Public Law 108–375; 118 Stat.
 2101), \$21,000,000.

4 (12) For the construction of phase 2 of a li5 brary and learning center at the United States Mili6 tary Academy, West Point, New York, authorized by
7 section 2101(a) of the Military Construction Author8 ization Act for Fiscal Year 2005 (division B of Pub9 lic Law 108–375; 118 Stat. 2101), \$25,470,000.

(13) For the construction of phase 2 of a barracks complex renewal project at Fort Bragg, North
Carolina, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year
2005 (division B of Public Law 108–375; 118 Stat.
2101), \$30,611,000.

16 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION 17 PROJECTS.—Notwithstanding the cost variations author-18 ized by section 2853 of title 10, United States Code, and 19 any other cost variation authorized by law, the total cost 20 of all projects carried out under section 2101 of this Act 21 may not exceed the sum of the following:

(1) The total amount authorized to be appropriated under paragraphs (1) and (2) of subsection
(a).

1 (2) \$16,500,000 (the balance of the amount au-2 thorized under section 2101(a) for construction of a 3 barracks complex for Fort Drum, New York). 4 (3) \$31,000,000 (the balance of the amount au-5 thorized under section 2101(a) for construction of a 6 barracks complex for the 2nd Brigade at Fort 7 Bragg, North Carolina). 8 (4) \$50,000,000 (the balance of the amount au-9 thorized under section 2101(a) for construction of a 10 barracks complex for the 3nd Brigade at Fort 11 Bragg, North Carolina). 12 (5) \$77,400,000 (the balance of the amount au-13 thorized under section 2101(a) for construction of a 14 barracks complex for divisional artillery at Fort 15 Bragg, North Carolina). 16 (6) \$13,000,000 (the balance of the amount au-17 thorized under section 2101(a) for construction of a 18 defense access road for Fort Belvoir, Virginia. 19 SEC. 2105. MODIFICATION OF AUTHORITY TO CARRY OUT 20 **CERTAIN FISCAL YEAR 2004 PROJECT.** 21 MODIFICATION OF OUTSIDE UNITED (a) THE 22 STATES PROJECT.—The table in section 2101(b) of the 23 Military Construction Authorization Act for Fiscal Year 24 2004 (division B of Public Law 108–136; 117 Stat. 1698) 25 is amended—

(1) in the item relating to Vilseck, Germany, by 1 2 striking "\$31,000,000" in the amount column and inserting "\$26,000,000"; and 3 4 (2) by striking the amount identified as the 5 total in the amount column and inserting 6 "\$226,900,000". 7 (b) CONFORMING AMENDMENT.—Section 2104(b)(6)

8 of that Act (117 Stat. 1700) is amended by striking9 "\$18,900,000" and inserting "\$13,900,000".

10 TITLE XXII—NAVY

Sec. 2201. Authorized Navy construction and land acquisition projects.

Sec. 2202. Family housing.

Sec. 2203. Improvements to military family housing units.

- Sec. 2204. Authorization of appropriations, Navy.
- Sec. 2205. Modification of authority to carry out certain fiscal year 2004 project.
- Sec. 2206. Modifications of authority to carry out certain fiscal year 2005 projects.

11 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND

12 ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts
appropriated pursuant to the authorization of appropriations in section 2204(a)(1), the Secretary of the Navy may
acquire real property and carry out military construction
projects for the installations or locations inside the United
States, and in the amounts, set forth in the following
table:

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Navy: Inside the United States

State	Installation or Location	Amount
Arizona	Marine Corps Air Station, Yuma	\$3,637,000
California	Air-Ground Combat Center, Twentynine Palms	\$24,000,000
	Marine Corps Air Station, Camp Pendelton	\$1,400,000
	Marine Corps Air Station, Miramar	\$5,070,000
	Marine Corps Base, Camp Pendleton	\$90,437,000
	Naval Air Station, Lemoore	\$8,480,000
	Naval Air Station, North Island	\$13,700,000
	Naval Air Warfare Center, China Lake	\$19,158,000
	Naval Postgraduate School	\$6,500,000
Florida	Diving&Salvage Training Center, Panama City	\$9,678,000
	Naval Air Station, Jacksonville	\$88,603,000
	Naval Air Station, Pensacola	\$8,710,000
	Naval Station, Mayport	\$15,220,000
Georgia	Naval Submarine Base, Kings Bay	\$6,890,000
0.00-8-0	Marine Corps Logistics Base, Albany	\$5,840,000
Hawaii	Marine Corps Air Station, Kaneohe Bay	\$5,700,000
	Naval Base, Pearl Harbor	\$29,700,00
Illinois	Recruit Training Command, Great Lakes	\$167,750,000
Maryland	Naval Air Warfare Center, Patuxent River	\$5,800,000
	Naval Surface Warfare Center, Indian Head	\$13,460,00
	United States Naval Academy, Annapolis	\$51,720,00
New Hampshire	Portsmouth Naval Shipyard	\$8,100,000
North Carolina	Marine Corps Air Station, Cherry Point	\$29,147,000
	Marine Corps Air Station, New River	\$6,840,000
	Marine Corps Base, Camp Lejeune	\$44,590,000
Pennsylvania	Naval Station Weapons Center, Philadelphia	\$4,780,000
Rhode Island	Naval Station, Newport	\$4,870,000
Texas	Naval Air Station, Kingsville	\$16,040,000
Virginia	Marine Corps Air Field, Quantico	\$19,698,00
	Marine Corps Base, Quantico	\$4,270,000
	Naval Air Station, Oceana	\$11,680,000
	Naval Amphibious Base, Little Creek	\$36,034,000
	Naval Station, Norfolk	\$111,033,000
Washington	Naval Station, Everett	\$70,950,000
0	Naval Submarine Base, Bangor	\$60,160,000
	Naval Air Station, Whidbey Island	\$4,010,000

(b) OUTSIDE THE UNITED STATES.—Using amounts
 appropriated pursuant to the authorization of appropria tions in section 2204(a)(2), the Secretary of the Navy may
 acquire real property and carry out military construction
 projects for the installation outside the United States, and
 in the amount, set forth in the following table:

Navy: Outside the United States

Country	Installation or Location	Amount
Guam	Naval Station, Guam	\$55,473,000

1 SEC. 2202. FAMILY HOUSING.

Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a)(5)(A), the Secretary of the Navy may construct or acquire family housing units (including land acquisition and supporting facilities) at the installation, in the number of units, and in the amount set forth in the following table:

Navy: Family Housing

State	Installation or Location	Units	Amount
Guam	Commander Naval Region, Mari- anas.	126	\$43,495,000

8 SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING 9 UNITS.

10 Subject to section 2825 of title 10, United States 11 Code, and using amounts appropriated pursuant to the 12 authorization of appropriations in section 2204(a)(5)(A), 13 the Secretary of the Navy may improve existing military 14 family housing units in an amount not to exceed 15 \$178,644,000.

16 SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for fiscal years
beginning after September 30, 2005, for military construction, land acquisition, and military family housing
functions of the Department of the Navy in the total
amount of \$1,916,779,000, as follows:

1	(1) For military construction projects inside the
2	United States authorized by section 2201(a),
3	\$802,311,000.
4	(2) For military construction projects outside
5	the United States authorized by section 2201(b),
6	\$25,584,000.
7	(3) For architectural and engineering services
8	and construction design under section 2807 of title
9	10, United States Code, \$36,029,000.
10	(4) For military family housing functions:
11	(A) For construction and acquisition, plan-
12	ning and design, and improvement of military
13	family housing and facilities, \$218,942,000.
14	(B) For support of military family housing
15	(including functions described in section 2833
16	of title 10, United States Code), \$588,660,000.
17	(5) For the construction of increment 3 of the
18	general purpose berthing pier at Naval Weapons
19	Station, Earle, New Jersey, authorized by section
20	2201(a) of the Military Construction Authorization
21	Act for Fiscal Year 2004 (division B of Public Law
22	108–136; 117 Stat. 1704), as amended by section
23	2205 of this Act, \$54,432,000.
24	(6) For the construction of increment 3 of pier
25	11 replacement at Naval Station, Norfolk, Virginia,

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authorized by section 2201(a) of the Military Con-2 struction Authorization Act for Fiscal Year 2004 3 (division B of Public Law 108–136; 117 Stat. 4 1704), \$40,200,000. (7) For the construction of increment 2 of the 5 6 apron and hangar at Naval Air Facility, El Centro, 7 California, authorized by section 2201(a) of the Mili-8 tary Construction Authorization Act for Fiscal Year 9 2005 (division B of Public Law 108–375; 118 Stat. 10 2105), \$18,666,000. 11 (8) For the construction of increment 2 of the 12 White Side complex, Marine Corps Air Facility, 13 Quantico, Virginia, authorized by section 2201(a) of 14 the Military Construction Authorization Act for Fis-15 cal Year 2005 (division B of Public Law 108–375;

16 118 Stat. 2105), \$34,730,000.

17 (9) For the construction of increment 2 of the 18 limited area production and storage complex at Stra-19 tegic Weapons Facility Pacific, Bangor, Washington, 20 authorized by section 2201(a) of the Military Con-21 struction Authorization Act for Fiscal Year 2005 22 (division B of Public Law 108-375; 118 Stat. 23 2106), as amended by section 2206 of this Act, 24 \$47,095,000.

1	(10) For the construction of increment 2 of the
2	lab consolidation at Strategic Weapons Facility Pa-
3	cific, Bangor, Washington authorized by section
4	2201(a) of the Military Construction Authorization
5	Act for Fiscal Year 2005 (division B of Public Law
6	108–375; 118 Stat. 2106), as amended by section
7	2206 of this Act, \$9,430,000.
8	(11) For the construction of increment 2 of the
9	presidential helicopter programs support facility at
10	Naval Air Station, Patuxent River, Maryland, au-
11	thorized by section 2201(c) of the Military Construc-
12	tion Authorization Act for Fiscal Year 2005 (divi-
13	sion B of Public Law 108–375; 118 Stat. 2106), as
14	amended by section 2206 of this Act, \$40,700,000.
15	(b) Limitation on Total Cost of Construction
16	PROJECTS.—Notwithstanding the cost variations author-
17	ized by section 2853 of title 10, United States Code, and
18	any other cost variation authorized by law, the total cost
19	of all projects carried out under section 2201 of this Act
20	may not exceed the sum of the following:
21	(1) The total amount authorized to be appro-

(1) The total amount authorized to be appropriated under paragraphs (1) and (2) of subsection
(a).

24 (2) \$37,721,000 (the balance of the amount au25 thorized under section 2201(a) for a reclamation

1 and conveyance project for Camp Pendleton, Cali-2 fornia). 3 (3) \$43,424,000 (the balance of the amount au-4 thorized under section 2201(a) for a helicopter 5 hangar replacement at Naval Air Station, Jackson-6 ville, Florida). 7 (4) \$45,850,000 (the balance of the amount au-8 thorized under section 2201(a) for infrastructure up-9 grades to Recruit Training Command, Great Lakes, 10 Illinois). 11 (5) \$26,790,000 (the balance of the amount au-12 thorized under section 2201(a) for construction of a 13 field house at United States Naval Academy, Annap-14 olis, Maryland). 15 (6) \$31,059,000 (the balance of the amount au-16 thorized under section 2201(a) for replacement of 17 Ship Repair Pier 3 at Norfolk Naval Shipyard, Vir-

18 ginia).

(7) \$21,000,000 (the balance of the amount authorized under section 2201(a) for construction of
bachelor quarters for Naval Station, Everett, Washington).

(8) \$29,889,000 (the balance of the amount authorized under section 2201(b) for wharf upgrades
at Naval Station, Guam).

SEC. 2205. MODIFICATION OF AUTHORITY TO CARRY OUT

1

2 **CERTAIN FISCAL YEAR 2004 PROJECT.** 3 (a) Modification of Inside the United States **PROJECT.**—The table in section 2201(a) of the Military 4 5 Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108–136; 117 Stat. 1703) is 6 7 amended-8 (1) in the item relating to Naval Weapons Sta-9 tion, Earle, New Jersey, by striking "\$123,720,000" 10 in the amount column and inserting 11 "\$140,372,000"; and 12 (2) by striking the amount identified as the 13 total in the amount column and inserting "\$1,352,524,000". 14 15 (b) CONFORMING AMENDMENT.—Section 2204(b)(4) 16 of that Act (117 Stat. 1706) is amended by striking "\$96,980,000" and inserting "\$113,632,000". 17 18 SEC. 2206. MODIFICATIONS OF AUTHORITY TO CARRY OUT 19 **CERTAIN FISCAL YEAR 2005 PROJECTS.** 20 (a) Modification of Inside the United States **PROJECTS.**—The table in section 2201(a) of the Military 21 22 Construction Authorization Act for Fiscal Year 2005 (di-23 vision B of Public Law 108–375; 118 Stat. 2105) is 24 amended-

25 (1) in the item relating to Marine Corps Air
26 Facility, Quantico, Virginia, by striking
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1	"\$73,838,000" in the amount column and inserting
2	``\$74,462,000'';
3	(2) in the item relating to Strategic Weapons
4	Facility Pacific, Bangor, Washington, by striking
5	"\$138,060,000" in the amount column and inserting
6	"\$147,760,000"; and
7	(3) by striking the amount identified as the
8	total in the amount column and inserting
9	``\$962,379,000''.
10	(b) Conforming Amendments.—Section 2204(b)
11	of that Act (118 Stat. 2107) is amended—
12	(1) in paragraph (4) , by striking
13	"\$34,098,000" and inserting "\$34,722,000";
1 /	(9) by redecignating parament (7) as para
14	(2) by redesignating paragraph (7) as para-
14 15	(2) by redesignating paragraph (7) as para- graph (8) and, in such paragraph—
15	graph (8) and, in such paragraph—
15 16	graph (8) and, in such paragraph— (A) by striking "\$65,982,000" and insert-
15 16 17	graph (8) and, in such paragraph— (A) by striking "\$65,982,000" and insert- ing "\$66,614,000"; and
15 16 17 18	 graph (8) and, in such paragraph— (A) by striking "\$65,982,000" and insert- ing "\$66,614,000"; and (B) by striking "at an unspecified loca-
15 16 17 18 19	 graph (8) and, in such paragraph— (A) by striking "\$65,982,000" and insert- ing "\$66,614,000"; and (B) by striking "at an unspecified loca- tion" and inserting "at Naval Air Station, Pa-
15 16 17 18 19 20	 graph (8) and, in such paragraph— (A) by striking "\$65,982,000" and inserting "\$66,614,000"; and (B) by striking "at an unspecified location" and inserting "at Naval Air Station, Patuxent River, Maryland"; and
 15 16 17 18 19 20 21 	 graph (8) and, in such paragraph— (A) by striking "\$65,982,000" and inserting "\$66,614,000"; and (B) by striking "at an unspecified location" and inserting "at Naval Air Station, Patuxent River, Maryland"; and (3) by inserting after paragraph (6) the fol-

consolidation, Strategic Weapons Facility Pacific,
 Bangor, Washington).".
 TITLE XXIII—AIR FORCE

Sec. 2301. Authorized Air Force construction and land acquisition projects.

Sec. 2302. Family housing.

5

Sec. 2303. Improvements to military family housing units.

Sec. 2304. Authorization of appropriations, Air Force.

4 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND

LAND ACQUISITION PROJECTS.

6 (a) INSIDE THE UNITED STATES.—Using amounts 7 appropriated pursuant to the authorization of appropria-8 tions in section 2304(a)(1), the Secretary of the Air Force 9 may acquire real property and carry out military construc-10 tion projects for the installations or locations inside the 11 United States, and in the amounts, set forth in the fol-12 lowing table:

State	Installation or Location	Amount
Alabama	Maxwell Air Force Base	\$14,900,000
Alaska	Clear Air Force Base	\$20,000,000
	Elmendorf Air Force Base	\$84,820,000
Arizona	Davis-Monthan Air Force Base	\$8,600,000
	Luke Air Force Base	\$13,000,000
Arkansas	Little Rock Air Force Base	\$8,900,000
California	Beale Air Force Base	\$14,200,000
	Edwards Air Force Base	\$103,000,000
	Travis Air Force Base	\$31,600,000
	Vandenberg Air Force Base	\$16,845,000
Colorado	Buckley Air Force Base	\$20,100,000
	Peterson Air Force Base	\$25,500,000
	United States Air Force Academy	\$13,000,000
Delaware	Dover Air Force Base	\$19,000,000
District of Columbia	Bolling Air Force Base	\$14,900,000
Florida	Hurlburt Field	\$2,540,000
	MacDill Air Force Base	\$107,200,000
	Tyndall Air Force Base	\$21,500,000
Georgia	Robins Air Force Base	\$7,600,000
Hawaii	Hickam Air Force Base	\$13,378,000
Idaho	Mountain Home Air Force Base	\$9,835,000
Massachusetts	Hanscom Air Force Base	\$10,000,000
Mississippi	Keesler Air Force Base	\$47,500,000

Air Force: Inside the United States

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State	Installation or Location	Amount
Missouri	Whiteman Air Force Base	\$5,721,000
Nebraska	Offutt Air Force Base	\$50,280,000
Nevada	Indian Springs Auxiliary Field	\$60,724,000
	Nellis Air Force Base	\$23,311,000
New Jersey	McGuire Air Force Base	\$13,185,000
New Mexico	Kirtland Air Force Base	\$6,600,000
North Dakota	Minot Air Force Base	\$8,700,000
Ohio	Wright Patterson Air Force Base	\$32,620,000
Oklahoma	Tinker Air Force Base	\$31,960,000
South Carolina	Charleston Air Force Base	\$2,583,000
	Shaw Air Force Base	\$16,030,000
Texas	Goodfellow Air Force Base	\$4,300,000
	Laughlin Air Force Base	\$7,900,000
	Sheppard Air Force Base	\$36,000,000
Utah	Hill Air Force Base	\$24,100,000
Virginia	Langley Air Force Base	\$44,365,000

Air Force: Inside the United States—Continued

545

(b) OUTSIDE THE UNITED STATES.—Using amounts
 appropriated pursuant to the authorization of appropria tions in section 2304(a)(2), the Secretary of the Air Force
 may acquire real property and carry out military construc tion projects for the installations or locations outside the
 United States, and in the amounts, set forth in the fol lowing table:

Country	Installation or Location	Amount
Germany	Ramstein Air Base Spangdahlem Air Base	\$11,650,000 \$12,474,000
Guam Italy	Andersen Air Base Aviano Air Base	\$18,500,000 \$22,660,000
Korea	Kunsan Air Base Osan Air Base	\$50,900,000 \$40,719,000
Portugal Turkey	Lajes Field, Azores Incirlik Air Base	\$12,000,000 \$5,780,000
United Kingdom	Royal Air Force Lakenheath Royal Air Force Mildenhall	\$5,125,000 \$13,500,000

Air Force: Outside the United States

8 SEC. 2302. FAMILY HOUSING.

9 (a) CONSTRUCTION AND ACQUISITION.—Using10 amounts appropriated pursuant to the authorization of ap-

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propriations in section 2304(a)(5)(A), the Secretary of the
 Air Force may construct or acquire family housing units
 (including land acquisition and supporting facilities) at the
 installations or locations, in the number of units, and in
 the amounts set forth in the following table:

State or Country	Installation or Location	Units	Amount
Alaska	Eielson Air Force Base	392	\$55,794,000
California	Edwards Air Force Base	226	\$59,699,000
District of Columbia	Bolling Air Force Base	157	\$48,223,000
Florida	MacDill Air Force Base	109	\$40,982,000
Idaho	Mountain Home Air Force Base	194	\$56,467,000
Missouri	Whiteman Air Force Base	111	\$26,917,000
Montana	Malmstrom Air Force Base	296	\$68,971,000
North Carolina	Seymour Johnson Air Force Base	255	\$48,868,000
North Dakota	Grand Forks Air Force Base	300	\$86,706,000
	Minot Air Force Base	223	\$44,548,000
South Carolina	Charleston Air Force Base	10	\$15,935,000
South Dakota	Ellsworth Air Force Base	60	\$14,383,000
Texas	Dyess Air Force Base	190	\$43,016,000
Germany	Ramstein Air Base	101	\$62,952,000
	Spangdahlem Air Base	79	\$45,385,000
Turkey	Incirlik Air Base	100	\$22,730,000
United Kingdom	Royal Air Force Lakenheath	107	\$48,437,000

Air Force: Family Housing

6 (b) PLANNING AND DESIGN.—Using amounts appro-7 priated pursuant to the authorization of appropriations in 8 section 2304(a)(5)(A), the Secretary of the Air Force may 9 carry out architectural and engineering services and con-10 struction design activities with respect to the construction 11 or improvement of military family housing units in an 12 amount not to exceed \$37,104,000.

13 SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING

14 UNITS.

15 Subject to section 2825 of title 10, United States
16 Code, and using amounts appropriated pursuant to the
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authorization of appropriations in section 2304(a)(5)(A),
 the Secretary of the Air Force may improve existing mili tary family housing units in an amount not to exceed
 \$409,103,000.

5 SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR 6 FORCE.

7 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds
8 are hereby authorized to be appropriated for fiscal years
9 beginning after September 30, 2005, for military con10 struction, land acquisition, and military family housing
11 functions of the Department of the Air Force in the total
12 amount of \$3,162,877,000, as follows:

13 (1) For military construction projects inside the
14 United States authorized by section 2301(a),
15 \$871,297,000.

16 (2) For military construction projects outside
17 the United States authorized by section 2301(b),
18 \$193,308,000.

19 (3) For unspecified minor military construction
20 projects authorized by section 2805 of title 10,
21 United States Code, \$15,000,000.

(4) For architectural and engineering services
and construction design under section 2807 of title
10, United States Code, \$91,733,000.

25 (5) For military family housing functions:

1	(A) For construction and acquisition, plan-
2	ning and design, and improvement of military
3	family housing and facilities, \$1,236,220,000.
4	(B) For support of military family housing
5	(including functions described in section 2833
6	of title 10, United States Code), \$755,319,000.
7	(b) Limitation on Total Cost of Construction
8	PROJECTS.—Notwithstanding the cost variations author-
9	ized by section 2853 of title 10, United States Code, and
10	any other cost variation authorized by law, the total cost
11	of all projects carried out under section 2301 of this Act
12	may not exceed the total amount authorized to be appro-
13	priated under paragraphs (1) and (2) of subsection (a):
14	(1) The total amount authorized to be appro-
15	priated under paragraphs (1) and (2) of subsection
16	(a).
17	(2) \$30,000,000 (the balance of the amount au-
18	thorized under section 2301(a) for construction of a
19	C–17 maintenance complex at Elmendorf Air Force
20	Base, Alaska).
21	(3) $66,000,000$ (the balance of the amount au-
22	thorized under section 2301(a) for construction of a
23	main base runway at Edwards Air Force Base, Cali-

24 fornia).

1 (4) \$29,000,000 (the balance of the amount au-2 thorized under section 2301(a) for construction of a joint intelligence center at MacDill Air Force Base, 3 Florida.) 4 TITLE XXIV—DEFENSE 5 AGENCIES

Sec. 2401. Authorized Defense Agencies construction and land acquisition projects. Sec. 2402. Energy conservation projects. Sec. 2403. Authorization of appropriations, Defense Agencies.

7 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-8 TION AND LAND ACQUISITION PROJECTS.

9 (a) INSIDE THE UNITED STATES.—Using amounts 10 appropriated pursuant to the authorization of appropria-11 tions in section 2403(a)(1), the Secretary of Defense may 12 acquire real property and carry out military construction 13 projects for the installations or locations inside the United States, and in the amounts, set forth in the following ta-14 15 bles:

Defense Education Activity

State	Installation or Location	Amount
	Fort Stewart/Hunter Army Air Field Fort Bragg	\$16,629,000 \$18,075,000

Defense Intelligence Agency

State	Installation or Location	Amount
District of Columbia	Bolling Air Force Base	\$7,900,000

6

550

Defense Logistics Agency

State	Installation or Location	Amount
Arizona	Yuma Proving Ground	\$7,300,000
California	Defense Distribution Depot, Tracy	\$33,635,000
	Miramar	\$23,000,000
Kansas	McConnell Air Force Base	\$15,800,000
New Mexico	Cannon Air Force Base	\$13,200,000
North Carolina	Seymour Johnson Air Force Base	\$18,500,000
Pennsylvania	Defense Distribution Depot, New Cumberland	\$6,500,000
Virginia	Fort Belvoir	\$4,500,000
5	Naval Station, Norfolk	\$6,700,000

National Security Agency

State	Installation or Location	Amount
0	Augusta Fort Meade	\$61,466,000 \$28,049,000

Special Operations Command

State	Installation or Location	Amount
California Florida	Naval Surface Warfare Center, Coronado Hurlburt Field	\$28,350,000 \$6,500,000
Georgia	Eglin Air Force Base Fort Stewart/Hunter Army Air Field	\$12,800,000 \$10,000,000
Kentucky North Carolina	Fort Campbell Fort Bragg	\$37,800,000 \$14,769,000
Washington	Fort Lewis	\$53,300,000

TRICARE Management Activity

State	Installation or Location	Amount
California	Beale Air Force Base	\$18,000,000
	Naval Hospital, San Diego	\$15,000,000
Colorado	Peterson Air Force Base	\$1,820,000
Maryland	Fort Detrick	\$55,200,000
	Uniformed Services University, Bethesda	\$10,350,000
Mississippi	Keesler Air Force Base	\$14,000,000
Nevada	Nellis Air Force Base	\$1,700,000
South Carolina	Charleston	\$35,000,000
Texas	Lackland Air Force Base	\$11,000,000

(b) OUTSIDE THE UNITED STATES.—Using amounts
 appropriated pursuant to the authorization of appropria tions in section 2403(a)(2), the Secretary of Defense may
 acquire real property and carry out military construction
 projects for the installations or locations outside the
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- 1 United States, and in the amounts, set forth in the fol-
- 2 lowing tables:

Location	Installation or City	Amount
Germany	Landstuhl	\$6,543,000
	Vilseck	\$2,323,000
Guam	Agana	\$40,578,000
Korea	Taegu	\$8,231,000
Spain	Naval Station, Rota	\$7,963,000

Defense Education Activity

Defense Logistics Agency

Location	Installation or City	Amount
Greece	Souda Bay	\$7,089,000

Missile Defense Agency

Location	Installation or City	Amount
Kwajalein	Kwajalein Atoll	\$4,901,000

National Security Agency

Location	Installation or City	Amount
United Kingdom	Menwith Hill	\$44,997,000

TRICARE Management Activity

Location	Installation or City	Amount
Bahrain		\$4,750,000

3 SEC. 2402. ENERGY CONSERVATION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a)(6), the Secretary of Defense may carry out energy conservation
projects under section 2865 of title 10, United States
Code, in the amount of \$50,000,000.

552

3 (a) IN GENERAL.—Funds are hereby authorized to
4 be appropriated for fiscal years beginning after September
5 30, 2005, for military construction, land acquisition, and
6 military family housing functions of the Department of
7 Defense (other than the military departments) in the total
8 amount of \$2,973,848,000, as follows:

9 (1) For military construction projects inside the
10 United States authorized by section 2401(a),
11 \$586,843,000.

12 (2) For military construction projects outside
13 the United States authorized by section 2401(b),
14 \$126,404,000.

15 (3) For unspecified minor military construction
16 projects under section 2805 of title 10, United
17 States Code, \$15,736,000.

18 (4) For contingency construction projects of the
19 Secretary of Defense under section 2804 of title 10,
20 United States Code, \$5,000,000.

(5) For architectural and engineering services
and construction design under section 2807 of title
10, United States Code, \$135,681,000.

24 (6) For energy conservation projects authorized
25 by section 2402 of this Act, \$50,000,000.

1	(7) For base closure and realignment activities
2	as authorized by the Defense Base Closure and Re-
3	alignment Act of 1990 (part A of title XXIX of
4	Public Law 101–510; 10 U.S.C. 2687 note) and
5	funded through the Department of Defense Base
6	Closure Account 1990 established by section 2906 of
7	such Act, \$377,827,000.
8	(8) For base closure and realignment activities
9	as authorized by the Defense Base Closure and Re-
10	alignment Act of 1990 (part A of title XXIX of
11	Public Law 101–510; 10 U.S.C. 2687 note) and
12	funded through the Department of Defense Base
13	Closure Account 2005 established by section 2906A
14	of such Act, \$1,570,466,000.
15	(9) For military family housing functions:
16	(A) For support of military family housing
17	(including functions described in section 2833
18	of title 10, United States Code), \$46,391,000.
19	(B) For credit to the Department of De-
20	fense Family Housing Improvement Fund es-
21	tablished by section $2883(a)(1)$ of title 10,
22	United States Code, \$2,500,000.
23	(10) For the construction of increment 2 of the
24	hospital replacement at Fort Belvoir, Virginia, au-
25	thorized by section 2401(a) of the Military Construc-

tion Authorization Act for Fiscal Year 2005 (divi sion B of Public Law 108–375; 118 Stat. 2112),
 \$57,000,000.

4 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.—Notwithstanding the cost variations author-5 ized by section 2853 of title 10, United States Code, and 6 7 any other cost variation authorized by law, the total cost 8 of all projects carried out under section 2401 of this Act 9 may not exceed the total amount authorized to be appropriated under paragraphs (1) and (2) of subsection (a). 10 XXV—NORTH ATLANTIC TITLE 11 ORGANIZATION TREATY SE-12 CURITY INVESTMENT PRO-13 GRAM 14

Sec. 2501. Authorized NATO construction and land acquisition projects. Sec. 2502. Authorization of appropriations, NATO.

15 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND

16 ACQUISITION PROJECTS.

17 The Secretary of Defense may make contributions for the North Atlantic Treaty Organization Security Invest-18 ment program as provided in section 2806 of title 10, 19 20 United States Code, in an amount not to exceed the sum of the amount authorized to be appropriated for this pur-21 22 pose in section 2502 and the amount collected from the North Atlantic Treaty Organization as a result of con-23 struction previously financed by the United States. 24

Funds are hereby authorized to be appropriated for
fiscal years beginning after September 30, 2005, for contributions by the Secretary of Defense under section 2806
of title 10, United States Code, for the share of the United
States of the cost of projects for the North Atlantic Treaty
Organization Security Investment program authorized by
section 2501, in the amount of \$206,858,000.

9 TITLE XXVI—GUARD AND 10 RESERVE FORCES FACILITIES

Sec. 2601. Authorized Guard and Reserve construction and land acquisition projects.

11 SEC. 2601. AUTHORIZED GUARD AND RESERVE CONSTRUC-

12 TION AND LAND ACQUISITION PROJECTS.

13 Funds are hereby authorized to be appropriated for 14 fiscal years beginning after September 30, 2005, for the 15 costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve 16 17 Forces, and for contributions therefor, under chapter 18 1803 of title 10, United States Code (including the cost 19 of acquisition of land for those facilities), the following 20 amounts:

21	(1) For the Department of the Army—
22	(A) for the Army National Guard of the
23	United States, \$410,624,000; and
24	(B) for the Army Reserve, \$138,425,000.

1 (2) For the Department of the Navy, for the 2 Naval and Marine Corps Reserve, \$45,226,000. 3 (3) For the Department of the Air Force— 4 (A) for the Air National Guard of the United States, \$225,727,000; and 5 6 (B) for the Air Force Reserve. 7 \$110,847,000. XXVII—EXPIRATION AND TITLE 8 EXTENSION OF **AUTHORIZA-**9 TIONS

Sec. 2701. Expiration of authorizations and amounts required to be specified by law. Sec. 2702. Extension of authorizations of certain fiscal year 2003 projects. Sec. 2703. Extension of authorizations of certain fiscal year 2002 projects. Sec. 2704. Effective date.

11 SEC. 2701. **EXPIRATION** OF **AUTHORIZATIONS** AND 12 AMOUNTS REQUIRED TO BE SPECIFIED BY

13 LAW.

10

14 (a) EXPIRATION OF AUTHORIZATIONS AFTER THREE 15 YEARS.—Except as provided in subsection (b), all author-16 izations contained in titles XXI through XXVI for military 17 construction projects, land acquisition, family housing projects and facilities, and contributions to the North At-18 19 lantic Treaty Organization Security Investment program 20 (and authorizations of appropriations therefor) shall ex-21 pire on the later of—

22 (1) October 1, 2008; or (2) the date of the enactment of an Act author izing funds for military construction for fiscal year
 2009.

4 (b) EXCEPTION.—Subsection (a) shall not apply to 5 authorizations for military construction projects, land ac-6 quisition, family housing projects and facilities, and con-7 tributions to the North Atlantic Treaty Organization Se-8 curity Investment program (and authorizations of appro-9 priations therefor), for which appropriated funds have 10 been obligated before the later of—

11 (1) October 1, 2008; or

(2) the date of the enactment of an Act authorizing funds for fiscal year 2009 for military construction projects, land acquisition, family housing
projects and facilities, or contributions to the North
Atlantic Treaty Organization Security Investment
program.

18 SEC. 2702. EXTENSION OF AUTHORIZATIONS OF CERTAIN

19

FISCAL YEAR 2003 PROJECTS.

(a) EXTENSION.—Notwithstanding section 2701 of
the Military Construction Authorization Act for Fiscal
Year 2003 (division B of Public Law 107–314; 116 Stat.
2700), authorizations set forth in the tables in subsection
(b), as provided in section 2301, 2302, or 2401 of that
Act, shall remain in effect until October 1, 2006, or the

date of the enactment of an Act authorizing funds for mili tary construction for fiscal year 2007, whichever is later.
 (b) TABLES.—The tables referred to in subsection (a)
 are as follows:

Air Force: Extension of 2003 Project Authorizations

Installation or Location	Project	Amount
Aviano Air Base, Italy Eglin Air Force Base, Florida Keesler Air Force Base, Mississippi Randolph Air Force Base, Texas	Area consolidation Family housing (134 units) Family housing office Family housing (117 units) Family housing (112 units) Housing maintenance facility	\$5,000,000 \$15,906,000 \$597,000 \$16,505,000 \$14,311,000 \$447,000

Defense Wide: Extension of 2003 Project Authorization

Installation or Location	Project	Amount
Stennis Space Center, Mississippi	SOF Training Range	\$5,000,000

5 SEC. 2703. EXTENSION OF AUTHORIZATIONS OF CERTAIN

6

FISCAL YEAR 2002 PROJECTS.

7 (a) EXTENSION AND RENEWAL.—Notwithstanding section 2701 of the Military Construction Authorization 8 9 Act for Fiscal Year 2002 (division B of Public Law 107-107; 115 Stat. 1301), authorizations set forth in the ta-10 11 bles in subsection (b), as provided in section 2101 or 2302 12 of that Act and extended by section 2702 of the Military 13 Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2116), shall 14 15 remain in effect until October 1, 2006, or the date of the 16 enactment of an Act authorizing funds for military construction for fiscal year 2007, whichever is later. 17

1 (b) TABLES.—The tables referred to in subsection (a)

2 are as follows:

Army: Extension of 2002 Project Authorization

Installation or Location	Project	Amount
Pohakuloa Training Area, Hawaii	Land acquisition	\$1,500,000

Air Force: Extension of 2002 Project Authorization

Installation or Location	Project	Amount
Barksdale Air Force Base, Louisiana	Family housing (56 units)	\$7,300,000

3 SEC. 2704. EFFECTIVE DATE.

4 Titles XXI, XXII, XXIII, XXIV, XXV, and XXVI

- 5 of this Act shall take effect on the later of—
- 6 (1) October 1, 2005; or
- 7 (2) the date of the enactment of this Act.
- 8 TITLE XXVIII—GENERAL 9 PROVISIONS

Subtitle A—Military Construction Program and Military Family Housing Changes

- Sec. 2801. Modification of congressional notification requirements for certain military construction activities.
- Sec. 2802. Improve availability and timeliness of Department of Defense information regarding military construction and family housing accounts and activities.
- Sec. 2803. Expansion of authority to convey property at military installations to support military construction.
- Sec. 2804. Effect of failure to submit required report on need for general and flag officers quarters in National Capital Region.
- Sec. 2805. One-year extension of temporary, limited authority to use operation and maintenance funds for construction projects outside the United States.
- Sec. 2806. Clarification of moratorium on certain improvements at Fort Buchanan, Puerto Rico.

Subtitle B-Real Property and Facilities Administration

Sec. 2811. Consolidation of Department of Defense land acquisition authorities and limitations on use of such authorities.

- Sec. 2812. Report on use of utility system conveyance authority and temporary suspension of authority pending report.
- Sec. 2813. Authorized military uses of Papago Park Military Reservation, Phoenix, Arizona.

Subtitle C—Base Closure and Realignment

- Sec. 2821. Additional reporting requirements regarding base closure process and use of Department of Defense base closure accounts.
- Sec. 2822. Termination of project authorizations for military installations approved for closure in 2005 round of base realignments and closures.
- Sec. 2823. Expanded availability of adjustment and diversification assistance for communities adversely affected by mission realignments in base closure process.
- Sec. 2824. Sense of Congress regarding consideration of national defense industrial base interests during Base Closure and Realignment Commission review of Department of Defense base closure and realignment recommendations.

Subtitle D—Land Conveyances

PART I—ARMY CONVEYANCES

- Sec. 2831. Modification of land conveyance, Engineer Proving Ground, Fort Belvoir, Virginia.
- Sec. 2832. Land conveyance, Army Reserve Center, Bothell, Washington.

PART II-NAVY CONVEYANCES

Sec. 2841. Land conveyance, Marine Corps Air Station, Miramar, San Diego, California.

PART III—AIR FORCE CONVEYANCES

- Sec. 2851. Purchase of build-to-lease family housing, Eielson Air Force Base, Alaska.
- Sec. 2852. Land conveyance, Air Force property, Jacksonville, Arkansas.

Subtitle E—Other Matters

- Sec. 2861. Lease authority, Army Heritage and Education Center, Carlisle, Pennsylvania.
- Sec. 2862. Redesignation of McEntire Air National Guard Station, South Carolina, as McEntire Joint National Guard Base.
- Sec. 2863. Assessment of water needs for Presidio of Monterey and Ord Military Community.

1	Subtitle A—Military Construction
2	Program and Military Family
3	Housing Changes
4	SEC. 2801. MODIFICATION OF CONGRESSIONAL NOTIFICA-
5	TION REQUIREMENTS FOR CERTAIN MILI-
6	TARY CONSTRUCTION ACTIVITIES.
7	(a) CONTINGENCY CONSTRUCTION.—Section 2804(b)
8	of title 10, United States Code, is amended—
9	(1) by striking "21-day period" and inserting
10	"14-day period"; and
11	(2) by striking "14-day period" and inserting
12	"seven-day period".
13	(b) Acquisition in Lieu of Construction.—Sec-
14	tion 2813(c) of such title is amended—
15	(1) by striking "30-day period" and inserting
16	"21-day period"; and
17	(2) by striking "21-day period" and inserting
18	"14-day period".
19	SEC. 2802. IMPROVE AVAILABILITY AND TIMELINESS OF
20	DEPARTMENT OF DEFENSE INFORMATION
21	REGARDING MILITARY CONSTRUCTION AND
22	FAMILY HOUSING ACCOUNTS AND ACTIVI-
23	TIES.
24	(a) Maintenance of Information on Inter-
25	

1 amended by adding at the end the following new sub-2 section:

3 "(c) MAINTENANCE OF MILITARY CONSTRUCTION 4 INFORMATION ON INTERNET; ACCESS.—(1) The Sec-5 retary of Defense shall maintain, as part of the Internet 6 site of the Department of Defense, a link that, when acti-7 vated by a person authorized under paragraph (3), will 8 permit the person to access and view on a separate page 9 of the Internet site a document or other file containing 10 information regarding—

"(A) a specific military construction project or
military family housing project, including the information required by paragraph (2); and

14 "(B) the accounts that are used to fund the15 project or support the operation and maintenance of16 military family housing.

17 "(2) The information required to be maintained18 under this subsection shall include the following:

"(A) The solicitation date and award date (or
anticipated dates) for each contract entered into (or
to be entered into) by the United States in connection with a military construction project or a military family housing project.

1	"(B) The contract recipient, contract award
2	amount, and current working estimate of the cost of
3	the project.
4	"(C) The latest form 1391 for the project and
5	the status of design and construction for the project.
6	"(D) The date (or anticipated date) for comple-
7	tion of the project.
8	"(E) If funds appropriated for the project ex-
9	ceed (or are likely to exceed) the amount required to
10	complete the project, the amount of the excess and
11	the purpose for which the excess funds will be used.
12	"(F) If funds appropriated for the project are
13	insufficient (or are likely to be insufficient) to com-
14	plete the project, the additional amount necessary to
15	complete the project and the source of the additional
16	funds.
17	"(G) For accounts such as planning and design,
18	unspecified minor construction, and family housing
19	operation and maintenance, detailed information re-
20	garding expenditures and anticipated expenditures

22 expenditures are made.

23 "(3) Access to the Internet page referred to in para-24 graph (1) shall be restricted to the following persons:

under these accounts and the purposes for which the

"(A) Members of the congressional defense
 committees and their staff.
 "(B) Staff of the congressional defense commit-

4 tees.

5 "(4) The Secretary shall update the information re-6 quired to be maintained under this subsection as promptly 7 as practicable to ensure that the information is available 8 to persons referred to in paragraph (3) in a timely man-9 ner.".

10 (b) STYLISTIC AMENDMENTS.—Such section is fur11 ther amended—

12 (1) in subsection (a), by inserting "SUPER13 VISION OF MILITARY DEPARTMENT PROJECTS._____"
14 after "(a)"; and

(2) in subsection (b), by inserting "SUPERVISION OF DEFENSE AGENCY PROJECTS.__" after
"(b)".

18 SEC. 2803. EXPANSION OF AUTHORITY TO CONVEY PROP-

19 ERTY AT MILITARY INSTALLATIONS TO SUP-20 PORT MILITARY CONSTRUCTION.

(a) INCLUSION OF ALL MILITARY INSTALLATIONS.—
Subsection (a) of section 2869 of title 10, United States
Code, is amended—

24 (1) by redesignating paragraphs (1) and (2) as
25 subparagraphs (A) and (B), respectively;

(2) by inserting "(1)" before "The Secretary 1 2 concerned"; 3 (3) by striking "located on a military installa-4 tion that is closed or realigned under a base closure law" and inserting "described in paragraph (2)"; 5 6 and 7 (4) by adding at the end the following new 8 paragraph: 9 "(2) Paragraph (1) applies with respect to real prop-10 erty under the jurisdiction of the Secretary concerned 11 that----"(A) is located on a military installation that is 12 13 closed or realigned under a base closure law; or 14 "(B) is determined to be surplus to the needs 15 of the Federal Government.". 16 (b) ADVANCE NOTICE OF USE OF AUTHORITY; CON-17 TENT OF NOTICE.—Subsection (d) of such section is amended-18 (1) in paragraph (1), by striking "closed or re-19 20 aligned under the base closure laws is to be conveyed" and inserting "is proposed for conveyance"; 21 22 (2) by striking paragraph (2) and inserting the 23 following new paragraph:

1	"(2) The Secretary concerned may not enter into an
2	agreement under subsection (a) for the conveyance of real
3	property until—
4	"(A) the Secretary submits to Congress notice
5	of the conveyance, including—
6	"(i) the military construction activities,
7	military family housing, or military unaccom-
8	panied housing to be obtained in exchange for
9	the conveyance of the property; and
10	"(ii) the amount of any payment to be
11	made under subsection (b) by the recipient of
12	the property to equalize the fair market values
13	of the property to be conveyed and the military
14	construction activities, military family housing,
15	or military unaccompanied housing to be ob-
16	tained in exchange for the property; and
17	"(B) a period of 21 days has elapsed from the
18	date of receipt of the notice or, if over sooner, a pe-
19	riod of 14 days has elapsed from the date on which
20	a copy of the notice is provided in an electronic me-
21	dium pursuant to section 480 of this title".
22	(c) Deposit and Use of Funds.—Subsection (e)
23	of such section is amended to read as follows:
24	"(e) Deposit and Use of Funds.—(1) The Sec-
25	retary concerned shall deposit funds received under sub-

section (b) in the appropriation 'Foreign Currency Fluc tuations, Construction, Defense'.

3 "(2) The funds deposited under paragraph (1) shall 4 be available, in such amounts as provided in appropriation 5 Acts, for the purpose of paying increased costs of overseas 6 military construction and family housing construction or improvement associated with unfavorable fluctuations in 7 8 currency exchange rates. The use of such funds for this 9 purpose does not relieve the Secretary concerned from the 10 duty to provide advance notice to Congress under section 11 2853(c) of this title whenever the Secretary approves an increase in the cost of an overseas project under such sec-12 13 tion.".

14 (d) ANNUAL REPORTS; EFFECT OF FAILURE TO15 SUBMIT.—Subsection (f) of such section is amended—

(1) by redesignating paragraphs (1), (2), and
(3) as subparagraphs (A), (B), and (C), respectively;
(2) in subparagraph (C), as so redesignated, by
inserting before the period at the end the following:
"and of surplus real property at military installations";

(3) by striking "(f)" and all that follows
through "the following:" and inserting the following:
"(f) ANNUAL REPORTS; EFFECT OF FAILURE TO
SUBMIT.—(1) Not later than March 15 of each year, the

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Secretary of Defense shall submit to Congress a report
 detailing the following:"; and

3 (4) by adding at the end the following new4 paragraph:

5 "(2) If the report for a year is not submitted to Con-6 gress by the date specified in paragraph (1), the Secretary 7 concerned may not enter into an agreement under sub-8 section (a) after that date for the conveyance of real prop-9 erty until the date on which the report is finally sub-10 mitted.".

11 (e) CLERICAL AMENDMENTS.—

12 (1) SECTION HEADING.—The heading for such13 section is amended to read as follows:

14 "§2869. Conveyance of property at military installa-

15

tions to support military construction".

16 (2) TABLE OF SECTIONS.—The table of sections
17 at the beginning of chapter 169 of such title is
18 amended by striking the item relating to section
19 2869 and inserting the following new item:

"2689. Conveyance of property at military installations to support military construction.".

20 (f) CONFORMING AMENDMENTS TO OTHER LAWS.—
21 Section 2883(c) of such title is amended—

(1) in paragraph (1), by striking subparagraph(F); and

1 (2) in paragraph (2), by striking subparagraph 2 (F). 3 SEC. 2804. EFFECT OF FAILURE TO SUBMIT REQUIRED RE-4 PORT ON NEED FOR GENERAL AND FLAG OF-5 FICERS QUARTERS IN NATIONAL CAPITAL 6 **REGION.** 7 Section 2802(c) of the Military Construction Author-8 ization Act for Fiscal Year 2005 (division B of Public Law 9 108–375; 118 Stat. 2120) is amended— 10 (1) by inserting "(1)" before "Not later than 11 March 30, 2005,"; and 12 (2) by adding at the end the following new 13 paragraph: 14 "(2) Until the report required by this subsection is 15 submitted to the congressional defense committees, amounts appropriated for the Department of Defense for 16 17 fiscal year 2006 may not be used for the operation, maintenance, or repair of housing units for general officers and 18 19 flag officers in the National Capital Region.". 20 SEC. 2805. ONE-YEAR EXTENSION OF TEMPORARY, LIMITED 21 AUTHORITY TO USE OPERATION AND MAIN-22 **TENANCE FUNDS** FOR CONSTRUCTION 23 PROJECTS OUTSIDE THE UNITED STATES. 24 (a) CONDITIONAL EXTENSION.—Section 2808 of the Military Construction Authorization Act for Fiscal Year 25

1	2004 (division B of Public Law 108–136; 117 Stat. 1723),
2	as amended by section 2810 of the Military Construction
3	Authorization Act for Fiscal Year 2005 (division B of
4	Public Law 108–375; 118 Stat. 2128), is further amend-
5	ed—
6	(1) in subsection (a), by striking "fiscal year
7	2005" and inserting "fiscal years 2005 and 2006";
8	and
9	(2) in subsection $(d)(2)$ —
10	(A) by striking "during fiscal year 2005"
11	and inserting "during a fiscal year";
12	(B) by inserting "for that fiscal year"
13	after "commence"; and
14	(C) by striking "for fiscal year 2004" and
15	inserting "for the preceding fiscal year".
16	(b) Advance Notice of Proposed Obligation of
17	FUNDS.—Subsection (b) of such section 2808 is amend-
18	ed—
19	(1) in the first sentence—
20	(A) by striking "Within seven days after"
21	and all that follows through "are first" and in-
22	serting "Not later than seven days before the
23	date on which appropriated funds available for
24	operation and maintenance will be first''; and

(B) by striking "the obligation" and in-1 2 serting "the proposed obligation"; (2) in paragraph (2), by striking "are being ob-3 ligated" and inserting "will be obligated"; and 4 (3) in paragraph (4), by striking "obligated" 5 and inserting "to be obligated". 6 7 (c) QUARTERLY REPORTS; EFFECT OF FAILURE TO 8 SUBMIT.—Subsection (d) of such section 2808 is amended 9 by striking paragraph (1) and inserting the following new 10 paragraph:

11 "(1) Not later than 30 days after the end of each 12 fiscal-year quarter during which appropriated funds avail-13 able for operation and maintenance are obligated or expended to carry out construction projects outside the 14 15 United States, the Secretary of Defense shall submit to the congressional committees specified in subsection (f) a 16 report on the worldwide obligation and expenditure during 17 that quarter of such appropriated funds for such construc-18 tion projects. If the report for a fiscal-year quarter is not 19 20 submitted to such committees by the required date, appro-21 priated funds available for operation and maintenance 22 may not be obligated or expended after that date under 23 the authority of this section to carry out construction 24 projects outside the United States until the date on which the report is finally submitted.". 25

1	SEC. 2806. CLARIFICATION OF MORATORIUM ON CERTAIN
2	IMPROVEMENTS AT FORT BUCHANAN, PUER-
3	TO RICO.
4	(a) EXCEPTIONS TO MORATORIUM.—Section 1507 of
5	the Floyd D. Spence National Defense Authorization Act
6	for Fiscal Year 2001 (as enacted into law by Public Law
7	106–398; 114 Stat. 1654A–355) is amended—
8	(1) in subsection (a), by striking "conversion,
9	rehabilitation, extension, or improvement" and in-
10	serting "or extension";
11	(2) in subsection (b)(1), by inserting ", repair,
12	or convert" after "maintain"; and
13	(3) in subsection (c), by striking "conversion,
14	rehabilitation, extension, or improvement" and in-
15	serting "or extension".
16	(b) RULE OF CONSTRUCTION.—The amendments
17	made by subsection (a) do not trigger the termination of
18	the moratorium on certain improvements at Fort Bu-
19	chanan, Puerto Rico, as provided by subsection (c) of sec-
20	tion 1507 of the Floyd D. Spence National Defense Au-

21 thorization Act for Fiscal Year 2001.

1	Subtitle B—Real Property and
2	Facilities Administration
3	SEC. 2811. CONSOLIDATION OF DEPARTMENT OF DEFENSE
4	LAND ACQUISITION AUTHORITIES AND LIMI-
5	TATIONS ON USE OF SUCH AUTHORITIES.
6	(a) LAND ACQUISITION AUTHORITY.—Chapter 159
7	of title 10, United States Code, is amended—
8	(1) in section 2663—
9	(A) by striking the section heading and in-
10	serting the following new section heading:
11	"§2663. Land acquisition authorities";
12	(B) in subsection (a)—
13	(i) by redesignating paragraphs (1),
14	(2), and (3) as subparagraphs (A), (B),
15	and (C), respectively;
16	(ii) in subparagraph (C), as so redes-
17	ignated, by striking "clause (2)" and in-
18	serting "subparagraph (B)"; and
19	(iii) by inserting "Acquisition of
20	LAND BY CONDEMNATION FOR CERTAIN
21	MILITARY PURPOSES.—(1)" before "The
22	Secretary";
23	(C) by redesignating subsection (b) as
24	paragraph (2) and, in such paragraph, by strik-

1	ing "subsection (a)" and inserting "paragraph
2	(1)";
3	(D) by redesignating subsection (c) as sub-
4	section (b) and, in such subsection, by inserting
5	"Acquisition by Purchase in Lieu of Con-
6	DEMNATION.—" before "The Secretary"; and
7	(E) by striking subsection (d);
8	(2) by transferring subsections (a), (b), and (d)
9	of section 2672 to section 2663 and inserting such
10	subsections in that order after subsection (b), as re-
11	designated by paragraph $(1)(D)$;
12	(3) in subsection (a), as transferred by para-
13	graph (2), by striking "(a) Acquisition Author-
14	ITY" and inserting "(c) ACQUISITION OF LOW-COST
15	INTERESTS IN LAND";
16	(4) in subsection (b), as transferred by para-
17	graph (2)—
18	(A) by striking "(b) Acquisition of Mul-
19	TIPLE PARCELS.—This section" and inserting
20	"(3) This subsection";
21	(B) by striking "subsection $(a)(1)$ " and in-
22	serting "paragraph (1)"; and
23	(C) by striking "subsection $(a)(2)$ " and in-
24	serting "paragraph (2)";

1	(5) in subsection (d), as transferred by para-
2	graph (2)—
3	(A) by striking "(d) AVAILABILITY OF
4	FUNDS.—Appropriations" and inserting "(4)
5	Appropriations"; and
6	(B) by striking "this section" and insert-
7	ing "this subsection";
8	(6) by transferring subsections (a), (c), and (b)
9	of section 2672a to section 2663 and inserting such
10	subsections in that order after subsection (c), as re-
11	designated and amended by paragraphs (3), (4), and
12	(5);
13	(7) in subsection (a), as transferred by para-
14	graph (6)—
15	(A) by redesignating paragraphs (1) , (2) ,
16	and (3) as subparagraphs (A), (B), and (C), re-
17	spectively; and
18	(B) by striking "(a) The Secretary" and
19	inserting "(d) Acquisition of Interests in
20	LAND WHEN NEED IS URGENT.—(1) The Sec-
21	retary";
22	(8) in subsection (c), as transferred by para-
23	graph (6)—
24	(A) by striking "(c)" and inserting "(2)";
25	and

(B) by striking "this section" and insert-
ing "this subsection";
(9) in subsection (b), as transferred by para-
graph (6) —
(A) by striking "(b)" and inserting "(3)";
(B) by striking "this section" in the first
sentence and inserting "this subsection"; and
(C) by striking the second sentence;
(10) by transferring subsection (b) of section
2676 to section 2663 and inserting such subsection
after subsection (d), as redesignated and amended
by paragraphs (7), (8), and (9); and
(11) in subsection (b), as transferred by para-
graph (10), by striking "(b) Authority" and insert-
ing "(e) Survey Authority; Acquisition Meth-
ODS.—Authority''.
(b) LIMITATIONS ON ACQUISITION AUTHORITY.—
Section 2676 of such title, as amended by subsection
(a)(10), is further amended—
(1) in subsection (a)—
(A) by inserting "Authorization for
Acquisition Required.—" before "No mili-
tary department"; and
(B) by striking ", as amended";
(2) in subsection (c)—

1	(A) in paragraph (1), by inserting "COST
2	LIMITATIONS.—" before "(1)";
3	(B) in paragraph (2)—
4	(i) by striking "A land" and inserting
5	"Until subsection (d) is complied with, a
6	land"; and
7	(ii) by striking "lesser," and all that
8	follows through the period at the end and
9	inserting "lesser.";
10	(3) in subsection (d), by inserting "Congres-
11	SIONAL NOTIFICATION.—" before "The limitations";
12	and
13	(4) in subsection (e), by inserting "PAYMENT
14	of Judgements and Settlements.—" before
15	"The Secretary".
16	(c) TRANSFER AND REDESIGNATION OF REVISED
17	LIMITATION SECTION.—Section 2676 of such title, as
18	amended by subsections $(a)(10)$ and (b) —
19	(1) is inserted after section 2663 of such title,
20	as amended by subsection (a); and
21	(2) is amended by striking the section heading
22	and inserting the following new section heading:
23	"§2664. Limitations on real property acquisition".
24	(d) Inclusion of Limitation on Land Acquisi-
25	TION COMMISSIONS.—Subsection (c) of section 2661 of

1	such title is transferred to section 2664 of such title, as
2	redesignated by subsection $(c)(2)$, is inserted after sub-
3	section (a) of such redesignated section, and is redesig-
4	nated as subsection (b).
5	(e) Conforming Repeals.—Sections 2672 and
6	2672a of such title are repealed.
7	(f) Clerical Amendments.—The table of sections
8	at the beginning of chapter 159 of such title is amended—
9	(1) by striking the items relating to sections
10	2663, 2672, 2672a, and 2676; and
11	(2) by inserting after the item relating to sec-
12	tion 2662 the following new items:
	"2663. Land acquisition authorities.
	"2664. Limitations on real property acquisition.".
13	"2664. Limitations on real property acquisition.".SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY-
13 14	
	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY-
14	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN-
14 15	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN- SION OF AUTHORITY PENDING REPORT.
14 15 16	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN- SION OF AUTHORITY PENDING REPORT. (a) REPORT ON USE OF AUTHORITY.—Subsection (e)
14 15 16 17	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN- SION OF AUTHORITY PENDING REPORT. (a) REPORT ON USE OF AUTHORITY.—Subsection (e) of section 2688 of title 10, United States Code, is amend-
14 15 16 17 18	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN- SION OF AUTHORITY PENDING REPORT. (a) REPORT ON USE OF AUTHORITY.—Subsection (e) of section 2688 of title 10, United States Code, is amend- ed—
14 15 16 17 18 19	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN- SION OF AUTHORITY PENDING REPORT. (a) REPORT ON USE OF AUTHORITY.—Subsection (e) of section 2688 of title 10, United States Code, is amend- ed— (1) by redesignating paragraphs (1) and (2) as
 14 15 16 17 18 19 20 	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN- SION OF AUTHORITY PENDING REPORT. (a) REPORT ON USE OF AUTHORITY.—Subsection (e) of section 2688 of title 10, United States Code, is amend- ed— (1) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively;
14 15 16 17 18 19 20 21	SEC. 2812. REPORT ON USE OF UTILITY SYSTEM CONVEY- ANCE AUTHORITY AND TEMPORARY SUSPEN- SION OF AUTHORITY PENDING REPORT. (a) REPORT ON USE OF AUTHORITY.—Subsection (e) of section 2688 of title 10, United States Code, is amend- ed— (1) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively; (2) by striking "QUARTERLY REPORT.—" and

1	"(2) Not later than March 15, 2006, the Secretary
2	of Defense shall submit to Congress a report containing—
3	"(A) a discussion of the methodology by which
4	a military department conducts the economic anal-
5	yses of proposed utility system conveyances under
6	this section, including the economic analysis referred
7	to in this subsection, and any guidance issued by the
8	Department of Defense related to conducting such
9	economic analyses;
10	"(B) a list of the steps taken to ensure the reli-
11	ability of completed economic analyses, including
12	post-conveyance reviews of actual costs and savings
13	to the United States versus the costs and savings
14	anticipated in the economic analyses;
15	"(C) a review of the costs and savings to the
16	United States resulting from each utility system con-
17	veyance carried out under this section;
18	"(D) a discussion of the requirement for consid-
19	eration equal to the fair market value of a conveyed
20	utility system, as specified in subsection (c), and any
21	guidance issued by the Department of Defense re-
22	lated to implementing that requirement, and the ef-
23	fect of that requirement and guidance on the costs
24	and savings to the United States resulting from pro-

curing by contract the utility services provided by
 the utility system;

3 "(E) a discussion of the effects that permanent
4 conveyance of ownership in a utility system may
5 have on the ability of the Secretary concerned to re6 negotiate contracts for utility services provided by
7 the utility system or to procure such services from
8 another source;

9 "(F) a discussion of the efforts and direction 10 within the Department of Defense to oversee the im-11 plementation and use of the utility system convey-12 ance authority under this section and to ensure the 13 adequacy of utilities services for a military installa-14 tion after conveyance of a utility system; and

15 "(G) a discussion of the effect of utility system
16 conveyances on the operating budgets of military in17 stallations at which the conveyances were made.".

(b) SUSPENSION OF AUTHORITY.—Such section isfurther amended by adding at the end the following newsubsection:

21 "(j) TEMPORARY SUSPENSION OF CONVEYANCE AU22 THORITY.—The Secretary concerned may not convey a
23 utility system, including any part of a utility system,
24 under subsection (a) or make a contribution under sub25 section (g) toward the cost of construction, repair, or re-

placement of a utility system by another entity until the
 later of the following dates:

3 "(1) The date of the enactment of an Act au4 thorizing funds for military construction for fiscal
5 year 2007.

6 "(2) The date that is one year after the date 7 of the submission of the report required by sub-8 section (e)(2).".

9 SEC. 2813. AUTHORIZED MILITARY USES OF PAPAGO PARK
10 MILITARY RESERVATION, PHOENIX, ARIZONA.

The Act of April 7, 1930 (Chapter 107; 46 Stat.
12 142), is amended in the first designated paragraph, relat13 ing to the Papago Park Military Reservation, by striking
14 "as a rifle range".

Subtitle C—Base Closure and Realignment

17 SEC. 2821. ADDITIONAL REPORTING REQUIREMENTS RE-

18 GARDING BASE CLOSURE PROCESS AND USE
19 OF DEPARTMENT OF DEFENSE BASE CLO20 SURE ACCOUNTS.

21 (a) INFORMATION ON FUTURE RECEIPTS AND EX22 PENDITURES.—

23 (1) 1990 ACCOUNT.—Section 2906(c)(1) of the
24 Defense Base Closure and Realignment Act of 1990

(part A of title XXIX of Public Law 101–510; 10
U.S.C. 2687 note) is amended—
(A) in subparagraph (A)—
(i) by striking "committees of the
amount" and inserting "committees of—
"(i) the amount";
(ii) by striking "such fiscal year and
of the amount" and inserting "such fiscal
year;
"(ii) the amount"; and
(iii) by striking "such fiscal year."
and inserting "such fiscal year;
"(iii) the amount and nature of anticipated de-
posits to be made into, and the anticipated expendi-
tures to be made from, the Account during the first
fiscal year commencing after the submission of the
report; and
"(iv) the amount and nature of anticipated ex-
penditures to be made pursuant to section 2905(a)
during the first fiscal year commencing after the
submission of the report."; and
(B) in subparagraph (B)—
(i) in clause (i), by inserting "and in-
stallation" after "subaccount"; and

1	(ii) by adding at the end the following
2	new clause:
3	"(v) An estimate of the net revenues to be re-
4	ceived from property disposals to be completed dur-
5	ing the first fiscal year commencing after the sub-
6	mission of the report at military installations the
7	date of approval of closure or realignment of which
8	is before January 1, 2005.".
9	(2) 2005 Account.—Section $2906A(c)(1)$ of
10	such Act is amended—
11	(A) in subparagraph (A)—
12	(i) by striking "committees of the
13	amount" and inserting "committees of—
14	"(i) the amount";
15	(ii) by striking "such fiscal year and
16	of the amount" and inserting "such fiscal
17	year;
18	"(ii) the amount"; and
19	(iii) by striking "such fiscal year."
20	and inserting "such fiscal year;
21	"(iii) the amount and nature of anticipated de-
22	posits to be made into, and the anticipated expendi-
23	tures to be made from, the Account during the first
24	fiscal year commencing after the submission of the
25	report; and

1	"(iv) the amount and nature of anticipated ex-
2	penditures to be made pursuant to section 2905(a)
3	during the first fiscal year commencing after the
4	submission of the report."; and
5	(B) in subparagraph (B)—
6	(i) in clause (i), by inserting "and in-
7	stallation" after "subaccount"; and
8	(ii) by adding at the end the following
9	new clause:
10	"(v) An estimate of the net revenues to be re-
11	ceived from property disposals to be completed dur-
12	ing the first fiscal year commencing after the sub-
13	mission of the report at military installations the
14	date of approval of closure or realignment of which
15	is after January 1, 2005.".
16	(b) INFORMATION ON BRAC PROCESS.—Section
17	2907 of such Act is amended—
18	(1) by striking "fiscal year 1993" and inserting
19	"fiscal year 2007";
20	(2) by striking "and" at the end of paragraph
21	(1);
22	(3) by striking the period at the end of para-
23	graph (2) and inserting a semicolon; and
24	(4) by adding at the end the following new
25	paragraphs:

1	"(3) a description of the closure or realignment
2	actions already carried out at each military installa-
3	tion since the date of the installation's approval for
4	closure or realignment under this part and the cur-
5	rent status of the closure or realignment of the in-
6	stallation, including whether—
7	"(A) a redevelopment authority has been
8	recognized by the Secretary for the installation;
9	"(B) the screening of property at the in-
10	stallation for other Federal use has been com-
11	pleted; and
12	"(C) a redevelopment plan has been agreed
13	to by the redevelopment authority for the in-
14	stallation;
15	"(4) a description of redevelopment plans for
16	military installations approved for closure or realign-
17	ment under this part, the quantity of property re-
18	maining to be disposed of at each installation as
19	part of its closure or realignment, and the quantity
20	of property already disposed of at each installation;
21	"(5) a list of the Federal agencies that have re-
22	quested property during the screening process for
23	each military installation approved for closure or re-
24	alignment under this part, including the date of
25	transfer or anticipated transfer of the property to

such agencies, the acreage involved in such trans fers, and an explanation for any delays in such
 transfers;

4 "(6) a list of known environmental remediation
5 issues at each military installation approved for clo6 sure or realignment under this part, including the
7 acreage affected by these issues, an estimate of the
8 cost to complete such environmental remediation,
9 and the plans (and timelines) to address such envi10 ronmental remediation; and

"(7) an estimate of the date for the completion
of all closure or realignment actions at each military
installation approved for closure or realignment
under this part.".

15SEC. 2822. TERMINATION OF PROJECT AUTHORIZATIONS16FOR MILITARY INSTALLATIONS APPROVED17FOR CLOSURE IN 2005 ROUND OF BASE RE-18ALIGNMENTS AND CLOSURES.

(a) PROJECT TERMINATION.—If a military installation is approved for closure in 2005 under the Defense
Base Closure and Realignment Act of 1990 (part A of title
XXIX of Public Law 101–510; 10 U.S.C. 2687 note), any
authorization for a military construction project, land acquisition, or family housing project that is related to that
installation and contained in title XXI, XXII, XXIII, or

XXIV of this Act or in an Act authorizing funds for a 1 prior fiscal year for military construction projects, land 2 3 acquisition, and family housing projects (and authoriza-4 tions of appropriations therefor) shall terminate and no 5 longer constitute authority under section 2676, 2802, 2821, or 2822 of title 10, United States Code, to carry 6 7 out the military construction project, land acquisition, or 8 family housing project.

9 (b) EXCEPTION.—Subsection (a) shall not apply to 10 authorizations for military construction projects, land acquisition, or family housing projects (and authorizations 11 of appropriations therefor) for which appropriated funds 12 13 have been obligated before the date of approval of the military installation for closure under the Defense Base Clo-14 15 sure and Realignment Act of 1990. In this subsection, the term "date of approval" has the meaning given that term 16 in section 2910(8) of such Act. 17

18 SEC. 2823. EXPANDED AVAILABILITY OF ADJUSTMENT AND

19DIVERSIFICATION ASSISTANCE FOR COMMU-20NITIES ADVERSELY AFFECTED BY MISSION21REALIGNMENTS IN BASE CLOSURE PROCESS.22(a) ELIGIBILITY REQUIREMENTS.—Subsection (b)(3)23of section 2391 of title 10, United States Code, is amend-24ed—

1 (1) by striking "significantly reduced operations" 2 of a defense facility" and inserting "realignment of a military installation"; 3 (2) by striking "cancellation," and inserting 4 "closure or realignment, cancellation or"; and 5 6 (3) by striking "community" and all that fol-7 lows through the period at the end and inserting "community or its residents.". 8 9 (b) Addition of Definition of Realignment.— 10 Subsection (d) of such section is amended by adding at 11 the end the following new paragraph: "(4) The term 'realignment' has the meaning 12 13 given that term in section 2910(5) of the Defense 14 Base Closure and Realignment Act of 1990 (part A 15 of title XXIX of Public Law 101–510; 10 U.S.C. 16 2687 note).". 17 SEC. 2824. SENSE OF CONGRESS REGARDING CONSIDER-18 ATION OF NATIONAL DEFENSE INDUSTRIAL 19 BASE INTERESTS DURING BASE CLOSURE 20 AND REALIGNMENT COMMISSION REVIEW OF 21 DEPARTMENT OF DEFENSE BASE CLOSURE 22 AND REALIGNMENT RECOMMENDATIONS. 23 It is the sense of Congress that national defense in-24 dustrial base interests, including the relationships between

military installations and proximate commercial facilities

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and the maintenance of, and accessibility to, skills and 1 knowledge critical to military installations and their oper-2 3 ation, are an integral part of military value, and should 4 be given full consideration by the Base Closure and Re-5 alignment Commission when it conducts its review and analysis of the recommendations made by the Secretary 6 7 of Defense regarding the closure or realignment of military installations. 8

9 Subtitle D—Land Conveyances

10 PART 1—ARMY CONVEYANCES

11 SEC. 2831. MODIFICATION OF LAND CONVEYANCE, ENGI12 NEER PROVING GROUND, FORT BELVOIR,
13 VIRGINIA.

(a) CONSIDERATION.—Subsection (b)(4) of section
2836 of the Military Construction Authorization Act for
Fiscal Year 2002 (division B of Public Law 107–107; 115
Stat. 1314) is amended by striking ", jointly determined"
and all that follows through "Ground" and inserting
"equal to \$3,880,000".

20 (b) REPLACEMENT OF FIRE STATION.—Subsection
21 (d) of such section is amended—

22 (1) in paragraph (1) -

23 (A) by striking "Building 5089" and in24 serting "Building 191"; and

(B) by striking "paragraphs (2) and (3)"
 and inserting "paragraph (2)";
 (2) in paragraph (2), by striking "Building
 5089" and inserting "Building 191"; and
 (3) by striking paragraph (3).
 SEC. 2832. LAND CONVEYANCE, ARMY RESERVE CENTER,
 BOTHELL, WASHINGTON.

8 (a) CONVEYANCE AUTHORIZED.—Subject to sub-9 section (c), the Secretary of the Army may convey to the 10 Snohomish County Fire Protection District #10 (in this section referred to as the "Fire District") all right, title, 11 12 and interest of the United States in and to a parcel of 13 real property consisting of approximately one acre at the Army Reserve Center in Bothell, Washington, and cur-14 15 rently occupied, in part, by the Queensborough Firehouse for the purpose of supporting the provision of fire and 16 17 emergency medical aid services.

(b) IN-KIND CONSIDERATION.—As consideration for
the conveyance under subsection (a), the Fire District
shall provide in-kind consideration acceptable to the Secretary with a total value equal to not less than the fair
market value of the conveyed real property, as determined
by the Secretary.

24 (c) REVERSIONARY INTEREST.—If the Secretary de-25 termines at any time that the real property conveyed

under subsection (a) is not being used in accordance with 1 2 the purpose of the conveyance specified in such subsection, 3 all right, title, and interest in and to all or any portion 4 of the property shall revert, at the option of the Secretary, 5 to the United States, and the United States shall have 6 the right of immediate entry onto the property. Any deter-7 mination of the Secretary under this subsection shall be 8 made on the record after an opportunity for a hearing. 9 (d) PAYMENT OF COSTS OF CONVEYANCE.—

10 (1) PAYMENT REQUIRED.—The Secretary shall 11 require the Fire District to cover costs to be in-12 curred by the Secretary, or to reimburse the Sec-13 retary for costs incurred by the Secretary, to carry 14 out the conveyance under subsection (a), including 15 survey costs, costs related to environmental docu-16 mentation, and other administrative costs related to 17 the conveyance. If amounts are collected from the 18 Fire District in advance of the Secretary incurring 19 the actual costs, and the amount collected exceeds 20 the costs actually incurred by the Secretary to carry 21 out the conveyance, the Secretary shall refund the 22 excess amount to the Fire District.

23 (2) TREATMENT OF AMOUNTS RECEIVED.—
24 Amounts received as reimbursement under para25 graph (1) shall be credited to the fund or account

that was used to cover the costs incurred by the Secretary in carrying out the conveyance. Amounts so
credited shall be merged with amounts in such fund
or account, and shall be available for the same purposes, and subject to the same conditions and limitations, as amounts in such fund or account.

7 (e) EXEMPTION FROM FEDERAL SCREENING.—The
8 conveyance authorized by subsection (a) is exempt from
9 the requirement to screen the property for other Federal
10 use pursuant to sections 2693 and 2696 of title 10, United
11 States Code.

(f) DESCRIPTION OF PROPERTY.—The exact acreage
and legal description of the real property to be conveyed
under subsection (a) shall be determined by a survey satisfactory to the Secretary.

16 (g) ADDITIONAL TERMS AND CONDITIONS.—The 17 Secretary may require such additional terms and condi-18 tions in connection with the conveyance under subsection 19 (a) as the Secretary considers appropriate to protect the 20 interests of the United States.

21 PART 2—NAVY CONVEYANCES

22 SEC. 2841. LAND CONVEYANCE, MARINE CORPS AIR STA-

TION, MIRAMAR, SAN DIEGO, CALIFORNIA.

24 (a) CONVEYANCE AUTHORIZED.—Subject to sub-25 section (c), the Secretary of the Navy may convey to the

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County of San Diego, California (in this section referred 1 to as the "County"), all right, title, and interest of the 2 3 United States in and to a parcel of real property, including 4 any improvements thereon and appurtement easements 5 thereto, consisting of approximately 230 acres along the eastern boundary of Marine Corps Air Station, Miramar, 6 7 California, for the purpose of removing the property from 8 the boundaries of the installation and permitting the 9 County to preserve the property as public open space and 10 reopen the tract known as the Stowe Trail to public use. 11 (b) CONSIDERATION.—

(1) IN-KIND CONSIDERATION.—As consideration for the conveyance under subsection (a), the
County shall provide in-kind consideration with a
total value equal to not less than the fair market
value of the conveyed real property, as determined
by the Secretary.

18 (2) TYPES OF CONSIDERATION.—The in-kind
19 consideration provided by the County shall be in a
20 form and quantity that is acceptable to the Sec21 retary, and may include the following forms of in22 kind consideration:

23 (A) Maintenance, protection, alteration, re24 pair, improvement, or restoration (including en-

1	vironmental restoration) of property or facilities
2	under the control of the Secretary.
3	(B) Construction of new facilities for the
4	Secretary.
5	(C) Provision of facilities for use by the
6	Secretary.
7	(D) Facilities operation support for the
8	Secretary.
9	(E) Provision of such other services as the
10	Secretary considers appropriate.
11	(3) Relation to other laws.—Sections
12	2662 and 2802 of title 10, United states Code, shall
13	not apply to any new facilities whose construction is
14	accepted as in-kind consideration under this sub-
15	section.
16	(c) REVERSIONARY INTEREST.—If the Secretary de-
17	termines at any time that the County is not using the
18	property conveyed under subsection (a) in accordance with
19	the purpose of the conveyance specified in such subsection,
20	all right, title, and interest in and to the property, includ-
21	ing any improvements thereon, shall revert, at the option
22	of the Secretary, to the United States, and the United
23	States shall have the right of immediate entry onto the
24	property. Any determination of the Secretary under this

subsection shall be made on the record after an oppor tunity for a hearing.

3 (d) RELEASE OF REVERSIONARY INTEREST.—The
4 Secretary shall release, without consideration, the rever5 sionary interest retained by the United States under sub6 section (c) if—

7 (1) Marine Corps Air Station, Miramar, is no
8 longer being used for Department of Defense activi9 ties; or

10 (2) the Secretary determines that the rever11 sionary interest is otherwise unnecessary to protect
12 the interests of the United States.

13 (e) PAYMENT OF COSTS OF CONVEYANCE.—

14 (1) PAYMENT REQUIRED.—The Secretary shall 15 require the County to cover costs to be incurred by 16 the Secretary, or to reimburse the Secretary for 17 costs incurred by the Secretary, to carry out the 18 conveyance under subsection (a) and implement the 19 receipt of in-kind consideration under subsection (b), 20 including appraisal costs, survey costs, costs related 21 to environmental documentation, and other adminis-22 trative costs related to the conveyance and receipt of 23 in-kind consideration.

24 (2) TREATMENT OF AMOUNTS RECEIVED.—Sec25 tion 2695(c) of title 10, United States Code, shall

apply to any amounts received by the Secretary
 under paragraph (1). If amounts are received from
 the County in advance of the Secretary incurring the
 actual costs, and the amount received exceeds the
 costs actually incurred by the Secretary under this
 section, the Secretary shall refund the excess
 amount to the County.

8 (f) DESCRIPTION OF PROPERTY.—The exact acreage
9 and legal description of the real property to be conveyed
10 by the Secretary under subsection (a) shall be determined
11 by a survey satisfactory to the Secretary.

(g) EXEMPTIONS.—Section 2696 of title 10, United
States Code, does not apply to the conveyance authorized
by subsection (a), and the authority to make the conveyance shall not be considered to render the property excess
or underutilized.

(h) ADDITIONAL TERMS AND CONDITIONS.—The
Secretary may require such additional terms and conditions in connection with the conveyance under this section
as the Secretary considers appropriate to protect the interests of the United States.

PART 3—AIR FORCE CONVEYANCES

3 SEC. 2851. PURCHASE OF BUILD-TO-LEASE FAMILY HOUS-

ING, EIELSON AIR FORCE BASE, ALASKA.

5 (a) AUTHORITY TO PURCHASE.—After the expiration of the contract for the lease of a 300-unit military family 6 housing project at Eielson Air Force Base, Alaska, that 7 8 was entered into by the Secretary under the authority of 9 former subsection (g) of section 2828 of title 10, United 10 States Code (now section 2835 of such title), as added 11 by section 801 of the Military Construction Authorization 12 Act, 1984 (Public Law 98–115; 97 Stat. 782), the Secretary of the Air Force may purchase the entire interest 13 14 of the developer in the military family housing project if 15 the Secretary determines that the purchase of the project is in the best economic interests of the Air Force. 16

(b) CONSIDERATION.—The consideration paid by the
Secretary to purchase the interest of the developer in the
military family housing project under subsection (a) may
not exceed the fair market value of the military family
housing project, as determined by the Secretary.

(c) CONGRESSIONAL NOTIFICATION.—If a decision is
made to purchase the interest of the developer in the military family housing project under subsection (a), the Sec-

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1 retary shall submit a report to the congressional defense 2 committees on that decision. The report shall include— 3 (1) the economic analyses used by the Secretary 4 to determine that purchase of the military family 5 housing project is in the best economic interests of 6 the Air Force, as required by subsection (a); and 7 (2) a schedule for, and an estimate of the costs 8 and nature of, any renovations or repairs that will 9 be necessary to ensure that all units in the military 10 family housing project meet current housing stand-11 ards.

12 (d) PURCHASE DELAY.—A contract to effectuate the 13 purchase authorized by subsection (a) may be entered into by the Secretary only after the end of the 30-day period 14 15 beginning on the date the report required by subsection (c) is received by the congressional defense committees or, 16 17 if earlier, the end of the 21-day period beginning on the date on which a copy of the report is provided in an elec-18 19 tronic medium pursuant to section 480 of title 10, United 20 States Code.

21 SEC. 2852. LAND CONVEYANCE, AIR FORCE PROPERTY,
22 JACKSONVILLE, ARKANSAS.

(a) CONVEYANCE AUTHORIZED.—The Secretary of
the Air Force may convey to the City of Jacksonville, Arkansas (in this section referred to as the "City"), all right,

title, and interest of the United States in and to real prop-1 2 erty consisting of approximately 45.024 acres around an 3 existing short line railroad in Pulaski County, Arkansas. 4 (b) CONSIDERATION.—As consideration for the con-5 veyance under subsection (a), the City shall pay to the 6 United States an amount equal to the fair market value 7 of the conveyed real property, as established by the assess-8 ment of the property conducted under contract for the 9 Corps of Engineers and dated 15 September 2003.

10 (c) CONDITION OF CONVEYANCE.—The conveyance 11 under subsection (a) shall be subject to the lease agree-12 ment dated October 29, 1982, as amended, between the 13 Secretary and the Missouri Pacific Railroad Company (and its successors and assigns) and any other easement, 14 15 lease, condition, or restriction of record, including streets, roads, highways, railroads, pipelines, and public utilities, 16 17 insofar as the easement, lease, condition, or restriction is in existence on the date of the enactment of this Act and 18 19 lawfully affects the conveyed property.

20 (d) PAYMENT OF COSTS OF CONVEYANCE.—

(1) PAYMENT REQUIRED.—The Secretary shall
require the City to cover costs to be incurred by the
Secretary, or to reimburse the Secretary for costs incurred by the Secretary, to carry out the conveyance
under subsection (a), including survey costs, costs

1 related to environmental documentation, and other 2 administrative costs related to the conveyance. If 3 amounts are collected from the City in advance of 4 the Secretary incurring the actual costs, and the 5 amount collected exceeds the costs actually incurred 6 by the Secretary to carry out the conveyance, the 7 Secretary shall refund the excess amount to the 8 City.

9 (2)TREATMENT OF AMOUNTS RECEIVED. 10 Amounts received as reimbursement under para-11 graph (1) shall be credited to the fund or account 12 that was used to cover the costs incurred by the Sec-13 retary in carrying out the conveyance. Amounts so 14 credited shall be merged with amounts in such fund 15 or account, and shall be available for the same pur-16 poses, and subject to the same conditions and limita-17 tions, as amounts in such fund or account.

(e) EXEMPTION FROM FEDERAL SCREENING.—The
conveyance authorized by subsection (a) is exempt from
the requirement to screen the property for other Federal
use pursuant to sections 2693 and 2696 of title 10, United
States Code.

23 (f) DESCRIPTION OF PROPERTY.—The exact acreage24 and legal description of the real property to be conveyed

under subsection (a) shall be determined by a survey satis factory to the Secretary.

3 (g) ADDITIONAL TERMS AND CONDITIONS.—The 4 Secretary may require such additional terms and condi-5 tions in connection with the conveyance under subsection 6 (a) as the Secretary considers appropriate to protect the 7 interests of the United States.

8 Subtitle E—Other Matters

9 SEC. 2861. LEASE AUTHORITY, ARMY HERITAGE AND EDU-

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CATION CENTER, CARLISLE, PENNSYLVANIA.

Section 2866 of the National Defense Authorization
 Act for Fiscal Year 2002 (Public Law 107–107; 115 Stat.
 1333) is amended—

14 (1) by redesignating subsection (e) as sub-15 section (f); and

16 (2) by inserting after subsection (d) the fol-17 lowing new subsection (e):

"(e) LEASE OF FACILITY.—(1) Under such terms
and conditions as the Secretary considers appropriate, the
Secretary may lease portions of the facility to the Military
Heritage Foundation to be used by the Foundation, consistent with the agreement referred to in subsection (a),
for—

24 "(A) generating revenue for activities of the fa-25 cility through rental use by the public, commercial

1	and nonprofit entities, State and local governments,
2	and other Federal agencies; and
3	"(B) such administrative purposes as may be
4	necessary for the support of the facility.
5	((2) The annual amount of consideration paid to the
6	Secretary by the Military Heritage Foundation for a lease
7	under paragraph (1) may not exceed an amount equal to
8	the actual cost, as determined by the Secretary, of the an-
9	nual operations and maintenance of the facility.
10	"(3) Amounts paid under paragraph (2) may be used
11	by the Secretary, in such amounts as provided in advance
12	in appropriation Acts, to cover the costs of operation of
13	the facility.".
14	SEC. 2862. REDESIGNATION OF MCENTIRE AIR NATIONAL
15	GUARD STATION, SOUTH CAROLINA, AS
16	MCENTIRE JOINT NATIONAL GUARD BASE.
17	McEntire Air National Guard Station in Eastover,

17 McEntire Air National Guard Station in Eastover, 18 South Carolina, shall be known and designated as 19 "McEntire Joint National Guard Base" in recognition of 20 the use of the installation to house both Air National 21 Guard and Army National Guard assets. Any reference 22 to McEntire Air National Guard Station in any law, regu-23 lation, map, document, record, or other paper of the 24 United States shall be considered to be a reference to 25 McEntire Joint National Guard Base.

1SEC. 2863. ASSESSMENT OF WATER NEEDS FOR PRESIDIO2OF MONTEREY AND ORD MILITARY COMMU-3NITY.

4 Not later than April 7, 2006, the Secretary of De5 fense shall submit to Congress an interim assessment of
6 the current and reasonable future needs of the Depart7 ment of the Defense for water for the Presidio of Monterey
8 and the Ord Military Community.

9 Division C—Department of Energy 10 National Security Authoriza11 tions and Other Authorizations 12 TITLE XXXI—DEPARTMENT OF 13 ENERGY NATIONAL SECURITY 14 PROGRAMS

Subtitle A-National Security Programs Authorizations

Sec. 3101. National Nuclear Security Administration.

- Sec. 3102. Defense environmental management.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.

Subtitle B—Program Authorizations, Restrictions, and Limitations

Sec. 3111. Reliable Replacement Warhead program.

Sec. 3112. Report on assistance for a comprehensive inventory of Russian nonstrategic nuclear weapons.

15 Subtitle A—National Security

16 **Programs Authorizations**

17 SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-

- 18 **TION.**
- 19 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds
- 20 are hereby authorized to be appropriated to the Depart-HR 1815 RFS

1	ment of Energy for fiscal year 2006 for the activities of
2	the National Nuclear Security Administration in carrying
3	out programs necessary for national security in the
4	amount of \$9,100,852,000, to be allocated as follows:
5	(1) For weapons activities, \$6,455,744,000.
6	(2) For defense nuclear nonproliferation activi-
7	ties, \$1,515,239,000.
8	(3) For naval reactors, \$786,000,000.
9	(4) For the Office of the Administrator for Nu-
10	clear Security, \$343,869,000.
11	(b) Authorization of New Plant Projects.—
12	From funds referred to in subsection (a) that are available
13	for carrying out plant projects, the Secretary of Energy
14	may carry out, for weapons activities, the following new
15	plant projects:
16	Project 06–D–140, project engineering and de-
17	sign, various locations, \$14,113,000.
18	Project 06–D–160, Facilities and Infrastruc-
19	ture Recapitalization Program, project engineering
19 20	ture Recapitalization Program, project engineering and design, various locations, \$5,811,000.
20	and design, various locations, \$5,811,000.
20 21	and design, various locations, \$5,811,000. Project 06–D–180, Defense Nuclear Non-

1	Project 06–D–401, Central Office Building 2,
2	Bettis Atomic Power Laboratory, West Mifflin,
3	Pennsylvania, \$7,000,000.
4	Project 06–D–402, replace fire stations no. 1
5	and no. 2, Nevada Test Site, \$8,284,000.
6	Project 06–D–403, Tritium Facility Moderniza-
7	tion, Lawrence Livermore National Laboratory,
8	\$2,600,000.
9	Project 06–D–404, Building B–3 remediation,
10	restoration, and upgrade, Nevada Test Site
11	\$16,000,000.
12	Project 06–D–601, electrical distribution sys-
13	tem upgrade, Pantex Plant, Amarillo, Texas,
14	\$4,000,000.
15	Project 06–D–602, gas main and distribution
16	system upgrade, Pantex Plant, Amarillo Texas,
17	\$3,700,000.
18	Project 06–D–603, steam plant life extension
19	project, Y–12 national security complex, Oak Ridge,
20	Tennessee, \$729,000.
21	SEC. 3102. DEFENSE ENVIRONMENTAL MANAGEMENT.
22	Funds are hereby authorized to be appropriated to
23	the Department of Energy for fiscal year 2006 for envi-
24	ronmental management activities in carrying out pro-

grams necessary for national security in the amount of
 \$6,311,433,000, to be allocated as follows:

3 (1) For defense site acceleration completion,
4 \$5,480,102,000.

5 (2) For defense environmental services,
6 \$831,331,000.

7 SEC. 3103. OTHER DEFENSE ACTIVITIES.

8 Funds are hereby authorized to be appropriated to 9 the Department of Energy for fiscal year 2006 for other 10 defense activities in carrying out programs necessary for 11 national security in the amount of \$635,998,000.

12 SEC. 3104. DEFENSE NUCLEAR WASTE DISPOSAL.

Funds are hereby authorized to be appropriated to
the Department of Energy for fiscal year 2006 for defense
nuclear waste disposal for payment to the Nuclear Waste
Fund established in section 302(c) of the Nuclear Waste
Policy Act of 1982 (42 U.S.C. 10222(c)) in the amount
of \$351,447,000.

19 Subtitle B—Program Authoriza20 tions, Restrictions, and Limita21 tions

22 SEC. 3111. RELIABLE REPLACEMENT WARHEAD PROGRAM.

(a) IN GENERAL.—Subtitle A (50 U.S.C. 2521 et
seq.) of title XLVII of the Atomic Energy Defense Act
is amended by adding at the end the following new section:

1 "SEC. 4214. RELIABLE REPLACEMENT WARHEAD PROGRAM.

2 "(a) PROGRAM REQUIRED.—The Secretary of En-3 ergy, in consultation with the Secretary of Defense, shall 4 carry out a program, to be known as the Reliable Replace-5 ment Warhead program, to develop reliable replacement 6 components that are producible and certifiable for the ex-7 isting nuclear weapons stockpile.

8 "(b) OBJECTIVES.—The objectives of the Reliable9 Replacement Warhead program shall be—

10 "(1) to increase the reliability, safety, and secu11 rity of the United States nuclear weapons stockpile;
12 "(2) to further reduce the likelihood of the re13 sumption of nuclear testing;

14 "(3) to remain consistent with basic design pa15 rameters by using, to the extent practicable, compo16 nents that are well understood or are certifiable
17 without the need to resume underground nuclear
18 testing;

"(4) to ensure that the United States develops
a nuclear weapons infrastructure that can respond
to unforeseen problems, to include the ability to
produce replacement warheads that are safer to
manufacture, more cost-effective to produce, and
less costly to maintain than existing warheads;

"(5) to achieve reductions in the future size of
 the nuclear weapons stockpile based on increased re liability of the reliable replacement warheads;

4 "(6) to use the design, certification, and pro5 duction expertise resident in the nuclear complex to
6 develop reliable replacement components to fulfill
7 current mission requirements of the existing stock8 pile; and

9 "(7) to serve as a complement to, and poten-10 tially a more cost-effective and reliable long-term re-11 placement for, the current Stockpile Life Extension 12 Programs.".

(b) REPORT.—Not later than March 1, 2007, the Nuclear Weapons Council shall submit to the congressional
defense committees a report on the feasibility and implementation of the Reliable Replacement Warhead program
required by section 4214 of the Atomic Energy Defense
Act (as added by subsection (a)). The report shall—

(1) identify existing warheads recommended for
replacement by 2035 with an assessment of the
weapon performance and safety characteristics of
the replacement warheads;

(2) discuss the relationship of the Reliable Re-placement Warhead program within the Stockpile

1	Stewardship Program and its impact on the current
2	Stockpile Life Extension Programs;
3	(3) provide an assessment of the extent to
4	which a successful Reliable Replacement Warhead
5	program could lead to reductions in the nuclear
6	weapons stockpile;
7	(4) discuss the criteria by which replacement
8	warheads under the Reliable Replacement Warhead
9	program will be designed to maximize the likelihood
10	of not requiring nuclear testing, as well as the cir-
11	cumstances that could lead to a resumption of test-
12	ing;
13	(5) provide a description of the infrastructure,
14	including pit production capabilities, required to sup-
15	port the Reliable Replacement Warhead program;
16	and
17	(6) provide a detailed summary of how the
18	funds made available pursuant to the authorizations
19	of appropriations in this Act, and any funds made
20	available in prior years, will be used.
21	(c) INTERIM REPORT.—Not later than March 1,
22	2006, the Nuclear Weapons Council shall submit to the
23	congressional defense committees an interim report on the
24	matters required to be covered by the report under sub-
25	section (b).

1	SEC. 3112. REPORT ON ASSISTANCE FOR A COMPREHEN-
2	SIVE INVENTORY OF RUSSIAN NONSTRA-
3	TEGIC NUCLEAR WEAPONS.
4	(a) FINDINGS.—Congress finds that—
5	(1) there is an insufficient accounting for, and
6	insufficient security of, the nonstrategic nuclear
7	weapons of the Russian Federation; and
8	(2) because of the dangers posed by that insuf-
9	ficient accounting and security, it is in the national
10	security interest of the United States to assist the
11	Russian Federation in the conduct of a comprehen-
12	sive inventory of its nonstrategic nuclear weapons.
13	(b) Report.—
14	(1) REPORT REQUIRED.—Not later than No-
15	vember 1, 2005, the Secretary of Energy shall sub-
16	mit to Congress a report containing—
17	(A) the Secretary's evaluation of past and
18	current efforts by the United States to encour-
19	age or facilitate a proper accounting for and se-
20	curing of the nonstrategic nuclear weapons of
21	the Russian Federation; and
22	(B) the Secretary's recommendations re-
23	garding the actions by the United States that
24	are most likely to lead to progress in improving
25	the accounting for, and securing of, those weap-
26	ons.

(2) CONSULTATION WITH SECRETARY OF DE FENSE.—The report under paragraph (1) shall be
 prepared in consultation with the Secretary of De fense.

5 (3) CLASSIFICATION OF REPORT.—The report
6 under paragraph (1) shall be in unclassified form,
7 but may be accompanied by a classified annex.

8 TITLE XXXII—DEFENSE NU9 CLEAR FACILITIES SAFETY 10 BOARD

Sec. 3201. Authorization.

11 SEC. 3201. AUTHORIZATION.

There are authorized to be appropriated for fiscal
year 2006, \$22,032,000 for the operation of the Defense
Nuclear Facilities Safety Board under chapter 21 of the
Atomic Energy Act of 1954 (42 U.S.C. 2286 et seq.). **TITLE XXXIII—NATIONAL**

17 **DEFENSE STOCKPILE**

Sec. 3301. Authorized uses of National Defense Stockpile funds.
Sec. 3302. Revision of fiscal year 1999 authority to dispose of certain materials in the National Defense Stockpile.
Sec. 3303. Revision of fiscal year 2000 authority to dispose of certain materials in the National Defense Stockpile.

18 SEC. 3301. AUTHORIZED USES OF NATIONAL DEFENSE

19 STOCKPILE FUNDS.

20 (a) Obligation of Stockpile Funds.—During fis-

21 cal year 2006, the National Defense Stockpile Manager

1 may obligate up to \$52,132,000 of the funds in the Na2 tional Defense Stockpile Transaction Fund established
3 under subsection (a) of section 9 of the Strategic and Crit4 ical Materials Stock Piling Act (50 U.S.C. 98h) for the
5 authorized uses of such funds under subsection (b)(2) of
6 such section, including the disposal of hazardous materials
7 that are environmentally sensitive.

8 (b) ADDITIONAL OBLIGATIONS.—The National De-9 fense Stockpile Manager may obligate amounts in excess 10 of the amount specified in subsection (a) if the National Defense Stockpile Manager notifies Congress that extraor-11 12 dinary or emergency conditions necessitate the additional 13 obligations. The National Defense Stockpile Manager may make the additional obligations described in the notifica-14 15 tion after the end of the 45-day period beginning on the date on which Congress receives the notification. 16

17 (c) LIMITATIONS.—The authorities provided by this
18 section shall be subject to such limitations as may be pro19 vided in appropriations Acts.

20sec. 3302. Revision of fiscal year 1999 Authority to21dispose of certain materials in the na-

22 TIONAL DEFENSE STOCKPILE.

(a) REQUIRED RECEIPTS FROM DISPOSALS.—Section 3303(a) of the Strom Thurmond National Defense
Authorization Act for Fiscal Year 1999 (Public Law 105–

261; 50 U.S.C. 98d note), as amended by section 3302
 of the Ronald W. Reagan National Defense Authorization
 Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat.
 2193), is amended by striking paragraph (5) and inserting
 the following new paragraph:

6 "(5) \$1,000,000,000 by the end of fiscal year
7 2011.".

8 (b) EFFECT OF AMENDMENT.—The amendment 9 made by subsection (a) will result in the continued dis-10 posal of certain materials in the National Defense Stockpile after September 30, 2005, pursuant to the disposal 11 authority provided by section 3303 of the Strom Thur-12 13 mond National Defense Authorization Act for Fiscal Year 1999, and allow the National Defense Stockpile Manager 14 15 to take advantage of favorable market conditions for the sales of several of the materials authorized for disposal, 16 17 such as tungsten ferro, tungsten metal power, and tung-18 sten ores and concentrates.

19 SEC. 3303. REVISION OF FISCAL YEAR 2000 AUTHORITY TO

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DISPOSE OF CERTAIN MATERIALS IN THE NA-TIONAL DEFENSE STOCKPILE.

Section 3402(b) of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106–65; 50
U.S.C. 98d note), as amended by section 3302 of the National Defense Authorization Act for Fiscal Year 2004

(Public Law 108–136; 117 Stat. 1788), is amended by
 striking paragraph (4) and inserting the following new
 paragraph:

4 "(4) \$550,000,000 by the end of fiscal year 5 2011.".

6 TITLE XXXIV—NAVAL 7 PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

8 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.

9 (a) AMOUNT.—There are hereby authorized to be ap-10 propriated to the Secretary of Energy \$18,500,000 for fis-11 cal year 2006 for the purpose of carrying out activities 12 under chapter 641 of title 10, United States Code, relating 13 to the naval petroleum reserves.

(b) PERIOD OF AVAILABILITY.—Funds appropriated
pursuant to the authorization of appropriations in subsection (a) shall remain available until expended.

17 TITLE XXXV—MARITIME 18 ADMINISTRATION

Sec.	3501.	Authorization of appropriations for fiscal year 2006.	
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- Sec. 3502. Payments for State and regional maritime academies.
- Sec. 3503. Maintenance and repair reimbursement pilot program.
- Sec. 3504. Tank vessel construction assistance.
- Sec. 3505. Improvements to the Maritime Administration vessel disposal program.

Funds are hereby authorized to be appropriated for fiscal year 2006, to be available without fiscal year limitation if so provided in appropriations Acts, for the use of the Department of Transportation for the Maritime Administration as follows:

8 (1) For expenses necessary for operations and 9 training activities, \$113,650,000, of which 10 \$10,000,000 shall be available only for paying reim-11 bursement under section 3517 of the National De-12 fense Authorization Act for Fiscal Year 2004, as 13 amended by section 3503 of this Act.

14 (2) For administrative expenses related to loan
15 guarantee commitments under the program author16 ized by title XI of the Merchant Marine Act, 1936
17 (46 App. U.S.C. 1271 et seq.), \$3,526,000.

18 (3) For expenses to dispose of obsolete vessels
19 in the National Defense Reserve Fleet, including
20 provision of assistance under section 7 of Public
21 Law 92–402, \$21,000,000.

22 SEC. 3502. PAYMENTS FOR STATE AND REGIONAL MARI23 TIME ACADEMIES.

24 (a) ANNUAL PAYMENT.—Section 1304(d)(1)(C)(ii)
25 of the Merchant Marine Act, 1936 (46 App. U.S.C.
26 1295c(d)(1)(C)(ii)) is amended by striking "\$200,000" HR 1815 RFS

3 and each fiscal year thereafter". 4 (b) SCHOOL SHIP Fuel PAYMENT.—Section 5 1304(c)(2) of the Merchant Marine Act, 1936 (46 App. U.S.C. 1295c(c)(2)) is amended— 6 7 (1) by striking "The Secretary may pay to any 8 State maritime academy" and inserting "(A) The 9 Secretary shall, subject to the availability of appro-10 priations, pay to each State maritime academy"; and 11 (2) by adding at the end the following: 12 "(B) The amount of the payment to a State maritime 13 academy under this paragraph shall not exceed— 14 "(i) \$100,000 for fiscal year 2006; 15 "(ii) \$200,000 for fiscal year 2007; and 16 "(iii) \$300,000 for fiscal year 2008 and each 17 fiscal year thereafter.". 18 SEC. 3503. MAINTENANCE AND REPAIR REIMBURSEMENT 19 PILOT PROGRAM. 20 Section 3517 of the National Defense Authorization 21 Act for Fiscal Year 2004 (46 U.S.C. 53101 note) is 22 amended-23 (1) in subsection (a)(1) by striking "may" each 24 place it appears and inserting "shall";

and inserting "\$300,000 for fiscal year 2006, \$400,000
 for fiscal year 2007, and \$500,000 for fiscal year 2008
 and each fiscal year thereafter".

1	(2) in subsection $(a)(2)$ by striking "LIMITA-
2	TION.—The Secretary may not" and inserting "RE-
3	QUIREMENT OF AGREEMENT.—The Secretary shall,
4	subject to the availability of appropriations,";
5	(3) in subsection $(d)(2)$ by striking "80 percent
6	of"; and
7	(4) by amending subsection (g) to read as fol-
8	lows:
9	"(g) ANNUAL REPORT.—The Secretary shall submit
10	a report to the Congress each year on the program under
11	this section. The report shall include a listing of future
12	inspection schedules for all vessels included in the Mari-
13	time Security Fleet established by chapter 531 of title 46,
14	United States Code.".
15	SEC. 3504. TANK VESSEL CONSTRUCTION ASSISTANCE.
16	(a) Requirement to Enter Contracts.—Section
17	3543(a) of the National Defense Authorization Act for
18	Fiscal Year 2004 (46 U.S.C. 53101 note) is amended by
19	striking "may" and inserting "shall, to the extent of the

20 availability of appropriations,".

(b) AMOUNT OF ASSISTANCE.—Section 3543(b) of
the National Defense Authorization Act for Fiscal Year
2004 (46 U.S.C. 53101 note) is amended by striking "up
to 75 percent of".

TRATION VESSEL DISPOSAL PROGRAM.
(a) Comprehensive Management Plan.—
(1) REQUIREMENT TO DEVELOP PLAN.—The
Secretary of Transportation shall prepare, publish,

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and submit to the Congress by not later than 120
days after the date of the enactment of this Act a
comprehensive plan for management of the vessel
disposal program of the Maritime Administration in
accordance with the recommendations made in the
Government Accountability Office in report number
GAO-05-264, dated March 2005.

13 (2) CONTENTS OF PLAN.—The plan shall—

14 (A) include a strategy and implementation 15 plan for disposal of obsolete Maritime Adminis-16 tration vessels (including vessels added to the 17 fleet after the enactment of this Act) in a time-18 ly manner, maximizing the use of all available 19 disposal methods, including dismantling, use for 20 artificial reefs, donation, and Navy training ex-21 ercises;

(B) identify and describe the funding and
other resources necessary to implement the
plan, and specific milestones for disposal of vessels under the plan;

SEC. 3505. IMPROVEMENTS TO THE MARITIME ADMINIS-

1	(C) establish performance measures to
2	track progress toward achieving the goals of the
3	program, including the expeditious disposal of
4	ships commencing upon the date of the
5	enactment of this Act;
6	(D) develop a formal decisionmaking
7	framework for the program; and
8	(E) identify external factors that could im-
9	pede successful implementation of the plan, and
10	describe steps to be taken to mitigate the ef-
11	fects of such factors.
12	(b) Implementation of Management Plan.—
13	(1) REQUIREMENT TO IMPLEMENT.—The Sec-
14	retary shall implement the vessel disposal program
15	of the Maritime Administration in accordance
16	with—
17	(A) the management plan submitted under
18	subsection (a); and
19	(B) the requirements set forth in para-
20	graph (2).
21	(2) UTILIZATION OF DOMESTIC SOURCES.—In
22	the procurement of services under the vessel disposal
23	program of the Maritime Administration, the Sec-
24	retary shall—
25	(A) use full and open competition; and

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(B) utilize domestic sources to the max-
imum extent practicable.
(c) Failure to Submit Plan.—
(1) PRIVATE MANAGEMENT CONTRACT FOR DIS-
POSAL OF MARITIME ADMINISTRATION VESSELS.—
The Secretary of Transportation, subject to the
availability of appropriations, shall promptly award a
contract using full and open competition to expedi-
tiously implement all aspects of disposal of obsolete
vessels of the Maritime Administration.
(2) APPLICATION.—This subsection shall apply
beginning 120 days after the date of the enactment
of this Act, unless the Secretary of Transportation
has submitted to the Congress the comprehensive
plan required under subsection (a)
(d) Temporary Authority to Transfer Obso-
LETE COMBATANT VESSELS TO NAVY FOR DISPOSAL
The Secretary of Transportation shall, subject to the
availability of appropriations and consistent with section
1535 of title 31, United States Code, popularly known as
the Economy Act, transfer to the Secretary of the Navy
during fiscal year 2006 for disposal by the Navy, no fewer
than 4 combatant vessels in the nonretention fleet of the

- 1 Maritime Administration that are acceptable to the Sec-
- 2 retary of the Navy.

Attest:

Passed the House of Representatives May 25, 2005.

JEFF TRANDAHL,

Clerk.