Calendar No. 717 ^{111TH CONGRESS} H.R.6523

IN THE SENATE OF THE UNITED STATES

DECEMBER 17, 2010 Received

DECEMBER 19, 2010 Read twice and placed on the calendar

AN ACT

To authorize appropriations for fiscal year 2011 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. Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "Ike Skelton National Defense Authorization Act for Fis6 cal Year 2011".

7 (b) REFERENCES.—Any reference in this or any
8 other Act to the "National Defense Authorization Act for
9 Fiscal Year 2011" shall be deemed to refer to the "Ike
10 Skelton National Defense Authorization Act for Fiscal
11 Year 2011".

12 SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF 13 CONTENTS.

14 (a) DIVISIONS.—This Act is organized into three divi-15 sions as follows:

16 (1) Division A—Department of Defense Au-17 thorizations.

18 (2) Division B—Military Construction Author-19 izations.

20 (3) Division C—Department of Energy Na21 tional Security Authorizations and Other Authoriza22 tions.

23 (b) TABLE OF CONTENTS.—The table of contents for

24 this Act is as follows:

Sec. 1. Short title.

Sec. 2. Organization of Act into divisions; table of contents.

Sec. 3. Congressional defense committees.

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

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—Navy Programs

- Sec. 111. Multiyear funding for detail design and construction of LHA Replacement ship designated LHA-7.
- Sec. 112. Requirement to maintain Navy airborne signals intelligence, surveillance, and reconnaissance capabilities.
- Sec. 113. Report on naval force structure and missile defense.
- Sec. 114. Reports on service-life extension of F/A–18 aircraft by the Department of the Navy.

Subtitle C—Joint and Multiservice Matters

- Sec. 121. Limitations on biometric systems funds.
- Sec. 122. System management plan and matrix for the F–35 Joint Strike Fighter aircraft program.
- Sec. 123. Quarterly reports on use of Combat Mission Requirements funds.
- Sec. 124. Counter-improvised explosive device initiatives database.
- Sec. 125. Study on lightweight body armor solutions.
- Sec. 126. Integration of solid state laser systems into certain aircraft.
- Sec. 127. Contracts for commercial imaging satellite capacities.

TITLE II-RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Subtitle A—Authorization of Appropriations

Sec. 201. Authorization of appropriations.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Enhancement of Department of Defense support of science, mathematics, and engineering education.
- Sec. 212. Limitation on use of funds by Defense Advanced Research Projects Agency for operation of National Cyber Range.
- Sec. 213. Separate program elements required for research and development of Joint Light Tactical Vehicle.
- Sec. 214. Program for research, development, and deployment of advanced ground vehicles, ground vehicle systems, and components.
- Sec. 215. Demonstration and pilot projects on cybersecurity.

Subtitle C—Missile Defense Programs

- Sec. 221. Sense of Congress on ballistic missile defense.
- Sec. 222. Repeal of prohibition of certain contracts by Missile Defense Agency with foreign entities.
- Sec. 223. Limitation on availability of funds for missile defense interceptors in Europe.
- Sec. 224. Medium Extended Air Defense System.

- Sec. 225. Acquisition accountability reports on the ballistic missile defense system.
- Sec. 226. Authority to support ballistic missile shared early warning with the Czech Republic.
- Sec. 227. Report on phased, adaptive approach to missile defense in Europe.
- Sec. 228. Independent review and assessment of the Ground-Based Midcourse Defense system.
- Sec. 229. Iron Dome short-range rocket defense program.

Subtitle D—Reports

- Sec. 231. Report on analysis of alternatives and program requirements for the Ground Combat Vehicle program.
- Sec. 232. Cost benefit analysis of future tank-fired munitions.
- Sec. 233. Annual Comptroller General report on the VH–(XX) presidential helicopter acquisition program.

Subtitle E—Other Matters

- Sec. 241. Sense of Congress affirming the importance of Department of Defense participation in development of next generation semiconductor technologies.
- Sec. 242. Pilot program on collaborative energy security.
- Sec. 243. Pilot program to include technology protection features during research and development of defense systems.

TITLE III—OPERATION AND MAINTENANCE

Subtitle A—Authorization of Appropriations

Sec. 301. Operation and maintenance funding.

Subtitle B—Energy and Environmental Provisions

- Sec. 311. Reimbursement of Environmental Protection Agency for certain costs in connection with the Twin Cities Army Ammunition Plant, Minnesota.
- Sec. 312. Payment to Environmental Protection Agency of stipulated penalties in connection with Naval Air Station, Brunswick, Maine.
- Sec. 313. Requirements related to the investigation of exposure to drinking water at Camp Lejeune, North Carolina.
- Sec. 314. Comptroller General assessment on military environmental exposures.

Subtitle C—Workplace and Depot Issues

- Sec. 321. Technical amendments to requirement for service contract inventory.
- Sec. 322. Repeal of conditions on expansion of functions performed under prime vendor contracts for depot-level maintenance and repair.
- Sec. 323. Prohibition on establishing goals or quotas for conversion of functions to performance by Department of Defense civilian employees.

Subtitle D—Reports

- Sec. 331. Additional reporting requirements relating to corrosion prevention projects and activities.
- Sec. 332. Modification and repeal of certain reporting requirements.
- Sec. 333. Report on Air Sovereignty Alert mission.
- Sec. 334. Report on the SEAD/DEAD mission requirement for the Air Force.

Sec. 335. Requirement to update study on strategic seaports.

Subtitle E—Limitations and Extensions of Authority

- Sec. 341. Permanent authority to accept and use landing fees charged for use of domestic military airfields by civil aircraft.
- Sec. 342. Extension of Arsenal Support Program Initiative.
- Sec. 343. Limitation on obligation of funds for the Army Human Terrain System.
- Sec. 344. Limitation on obligation of funds pending submission of classified justification material.
- Sec. 345. Requirements for transferring aircraft within the Air Force inventory.
- Sec. 346. Commercial sale of small arms ammunition in excess of military requirements.

Subtitle F—Other Matters

- Sec. 351. Expedited processing of background investigations for certain individuals.
- Sec. 352. Revision to authorities relating to transportation of civilian passengers and commercial cargoes by Department of Defense when space unavailable on commercial lines.
- Sec. 353. Technical correction to obsolete reference relating to use of flexible hiring authority to facilitate performance of certain Department of Defense functions by civilian employees.
- Sec. 354. Authority for payment of full replacement value for loss or damage to household goods in limited cases not covered by carrier liability.
- Sec. 355. Recovery of improperly disposed of Department of Defense property.
- Sec. 356. Operational readiness models.
- Sec. 357. Sense of Congress regarding continued importance of High-Altitude Aviation Training Site, Colorado.
- Sec. 358. Study of effects of new construction of obstructions on military installations and operations.

TITLE IV—MILITARY 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 2011 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—Authorization of Appropriations

Sec. 421. Military personnel.

TITLE V—MILITARY PERSONNEL POLICY

Subtitle A—Officer Personnel Policy Generally

- Sec. 501. Ages for appointment and mandatory retirement for health professions officers.
- Sec. 502. Authority for appointment of warrant officers in the grade of W-1 by commission and standardization of warrant officer appointing authority.
- Sec. 503. Nondisclosure of information from discussions, deliberations, notes, and records of special selection boards.
- Sec. 504. Administrative removal of officers from promotion list.
- Sec. 505. Modification of authority for officers selected for appointment to general and flag officer grades to wear insignia of higher grade before appointment.
- Sec. 506. Temporary authority to reduce minimum length of active service as a commissioned officer required for voluntary retirement as an officer.

Subtitle B—Reserve Component Management

- Sec. 511. Removal of statutory distribution limits on Navy reserve flag officer allocation.
- Sec. 512. Assignment of Air Force Reserve military technicians (dual status) to positions outside Air Force Reserve unit program.
- Sec. 513. Temporary authority for temporary employment of non-dual status military technicians.
- Sec. 514. Revision of structure and functions of the Reserve Forces Policy Board.
- Sec. 515. Repeal of requirement for new oath when officer transfers from active-duty list to reserve active-status list.
- Sec. 516. Leave of members of the reserve components of the Armed Forces.
- Sec. 517. Direct appointment of graduates of the United States Merchant Marine Academy into the National Guard.

Subtitle C—Joint Qualified Officers and Requirements

- Sec. 521. Technical revisions to definition of joint matters for purposes of joint officer management.
- Sec. 522. Modification of promotion board procedures for joint qualified officers and officers with Joint Staff experience.

Subtitle D—General Service Authorities

- Sec. 531. Extension of temporary authority to order retired members of the Armed Forces to active duty in high-demand, low-density assignments.
- Sec. 532. Non-chargeable rest and recuperation absence for certain members undergoing extended deployment to a combat zone.
- Sec. 533. Correction of military records.
- Sec. 534. Disposition of members found to be fit for duty who are not suitable for deployment or worldwide assignment for medical reasons.
- Sec. 535. Review of laws, policies, and regulations restricting service of female members of the Armed Forces.

Subtitle E—Military Justice and Legal Matters

- Sec. 541. Continuation of warrant officers on active duty to complete disciplinary action.
- Sec. 542. Enhanced authority to punish contempt in military justice proceedings.

Sec. 543. Improvements to Department of Defense domestic violence programs.

Subtitle F—Member Education and Training Opportunities and Administration

- Sec. 551. Enhancements of Department of Defense undergraduate nurse training program.
- Sec. 552. Repayment of education loan repayment benefits.
- Sec. 553. Participation of Armed Forces Health Professions Scholarship and Financial Assistance Program recipients in active duty health profession loan repayment program.
- Sec. 554. Active duty obligation for military academy graduates who participate in the Armed Forces Health Professions Scholarship and Financial Assistance program.

Subtitle G—Defense Dependents' Education

- Sec. 561. Enrollment of dependents of members of the Armed Forces who reside in temporary housing in Department of Defense domestic dependent elementary and secondary schools.
- Sec. 562. Continuation of authority to assist local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees.
- Sec. 563. Impact aid for children with severe disabilities.

Subtitle H—Decorations and Awards

- Sec. 571. Clarification of persons eligible for award of bronze star medal.
- Sec. 572. Authorization and request for award of Distinguished-Service Cross to Shinyei Matayoshi for acts of valor during World War II.
- Sec. 573. Authorization and request for award of Distinguished-Service Cross to Jay C. Copley for acts of valor during the Vietnam War.
- Sec. 574. Program to commemorate 60th anniversary of the Korean War.

Subtitle I—Military Family Readiness Matters

- Sec. 581. Appointment of additional members of Department of Defense Military Family Readiness Council.
- Sec. 582. Enhancement of community support for military families with special needs.
- Sec. 583. Modification of Yellow Ribbon Reintegration Program.
- Sec. 584. Expansion and continuation of Joint Family Support Assistance Program.
- Sec. 585. Report on military spouse education programs.
- Sec. 586. Report on enhancing benefits available for military dependent children with special education needs.
- Sec. 587. Reports on child development centers and financial assistance for child care for members of the Armed Forces.

Subtitle J—Other Matters

- Sec. 591. Authority for members of the Armed Forces and Department of Defense and Coast Guard civilian employees and their families to accept gifts from non-Federal entities.
- Sec. 592. Increase in number of private sector civilians authorized for admission to National Defense University.

- Sec. 593. Admission of defense industry civilians to attend United States Air Force Institute of Technology.
- Sec. 594. Updated terminology for Army Medical Service Corps.
- Sec. 595. Date for submission of annual report on Department of Defense STARBASE Program.
- Sec. 596. Extension of deadline for submission of final report of Military Leadership Diversity Commission.

TITLE VI-COMPENSATION AND OTHER PERSONNEL BENEFITS

Subtitle A—Pay and Allowances

Sec. 601. Ineligibility of certain Federal civilian employees for Reservist income replacement payments on account of availability of comparable benefits under another program.

Subtitle B—Bonuses and Special and Incentive Pays

- Sec. 611. One-year extension of certain bonus and special pay authorities for reserve forces.
- Sec. 612. One-year extension of certain bonus and special pay authorities for health care professionals.
- Sec. 613. One-year extension of special pay and bonus authorities for nuclear officers.
- Sec. 614. One-year extension of authorities relating to title 37 consolidated special pay, incentive pay, and bonus authorities.
- Sec. 615. One-year extension of authorities relating to payment of other title 37 bonuses and special pays.
- Sec. 616. One-year extension of authorities relating to payment of referral bonuses.

Subtitle C—Travel and Transportation Allowances

- Sec. 621. Extension of authority to provide travel and transportation allowances for inactive duty training outside of normal commuting distances.
- Sec. 622. Travel and transportation allowances for attendance at Yellow Ribbon Reintegration events.

Subtitle D—Disability, Retired Pay and Survivor Benefits

- Sec. 631. Elimination of cap on retired pay multiplier for members with greater than 30 years of service who retire for disability.
- Sec. 632. Payment date for retired and retainer pay.
- Sec. 633. Clarification of effect of ordering reserve component member to active duty to receive authorized medical care on reducing eligibility age for receipt of non-regular service retired pay.
- Sec. 634. Conformity of special compensation for members with injuries or illnesses requiring assistance in everyday living with monthly personal caregiver stipend under Department of Veterans Affairs program of comprehensive assistance for family caregivers.
- Sec. 635. Sense of Congress concerning age and service requirements for retired pay for non-regular service.
- Subtitle E—Commissary and Nonappropriated Fund Instrumentality Benefits and Operations

- Sec. 641. Addition of definition of morale, welfare, and recreation telephone services for use in contracts to provide such services for military personnel serving in combat zones.
- Sec. 642. Feasibility study on establishment of full exchange store in the Northern Mariana Islands.
- Sec. 643. Continuation of commissary and exchange operations at Brunswick Naval Air Station, Maine.

Subtitle F—Other Matters

- Sec. 651. Report on basic allowance for housing for personnel assigned to sea duty.
- Sec. 652. Report on savings from enhanced management of special pay for aviation career officers extending period of active duty.

TITLE VII—HEALTH CARE PROVISIONS

Subtitle A—Improvements to Health Benefits

- Sec. 701. Extension of prohibition on increases in certain health care costs.
- Sec. 702. Extension of dependent coverage under the TRICARE program.
- Sec. 703. Survivor dental benefits.
- Sec. 704. Aural screenings for members of the Armed Forces.
- Sec. 705. Temporary prohibition on increase in copayments under retail pharmacy system of pharmacy benefits program.

Subtitle B—Health Care Administration

- Sec. 711. Administration of TRICARE.
- Sec. 712. Postdeployment health reassessments for purposes of the medical tracking system for members of the Armed Forces deployed overseas.
- Sec. 713. Clarification of licensure requirements applicable to military healthcare professionals who are members of the National Guard performing certain duty while in State status.
- Sec. 714. Improvements to oversight of medical training for Medical Corps officers.
- Sec. 715. Health information technology.
- Sec. 716. Education and training on use of pharmaceuticals in rehabilitation programs for wounded warriors.

Subtitle C—Other Matters

- Sec. 721. Repeal of report requirement on separations resulting from refusal to participate in anthrax vaccine immunization program.
- Sec. 722. Comprehensive policy on consistent neurological cognitive assessments of members of the Armed Forces before and after deployment.
- Sec. 723. Assessment of post-traumatic stress disorder by military occupation.
- Sec. 724. Licensed mental health counselors and the TRICARE program.

TITLE VIII—ACQUISITION POLICY, ACQUISITION MANAGEMENT, AND RELATED MATTERS

Subtitle A—Acquisition Policy and Management

- Sec. 801. Disclosure to litigation support contractors.
- Sec. 802. Designation of engine development and procurement program as major subprogram.

- Sec. 803. Enhancement of Department of Defense authority to respond to combat and safety emergencies through rapid acquisition and deployment of urgently needed supplies.
- Sec. 804. Review of acquisition process for rapid fielding of capabilities in response to urgent operational needs.
- Sec. 805. Acquisition of major automated information system programs.
- Sec. 806. Requirements for information relating to supply chain risk.

Subtitle B—Provisions Relating to Major Defense Acquisition Programs

- Sec. 811. Cost estimates for program baselines and contract negotiations for major defense acquisition and major automated information system programs.
- Sec. 812. Management of manufacturing risk in major defense acquisition programs.
- Sec. 813. Modification and extension of requirements of the Weapon System Acquisition Reform Act of 2009.
- Sec. 814. Inclusion of major subprograms to major defense acquisition programs under various acquisition-related requirements.
- Subtitle C—Amendments to General Contracting Authorities, Procedures, and Limitations
- Sec. 821. Provisions relating to fire resistant fiber for production of military uniforms.
- Sec. 822. Repeal of requirement for certain procurements from firms in the small arms production industrial base.
- Sec. 823. Review of regulatory definition relating to production of specialty metals.
- Sec. 824. Guidance relating to rights in technical data.
- Sec. 825. Extension of sunset date for certain protests of task and delivery order contracts.
- Sec. 826. Inclusion of option amounts in limitations on authority of the Department of Defense to carry out certain prototype projects.
- Sec. 827. Permanent authority for Defense Acquisition Challenge Program; pilot expansion of Program.
- Sec. 828. Energy savings performance contracts.
- Sec. 829. Definition of materials critical to national security.

Subtitle D—Contractor Matters

- Sec. 831. Oversight and accountability of contractors performing private security functions in areas of combat operations.
- Sec. 832. Extension of regulations on contractors performing private security functions to areas of other significant military operations.
- Sec. 833. Standards and certification for private security contractors.
- Sec. 834. Enhancements of authority of Secretary of Defense to reduce or deny award fees to companies found to jeopardize the health or safety of Government personnel.
- Sec. 835. Annual joint report and Comptroller General review on contracting in Iraq and Afghanistan.

Subtitle E—Other Matters

Sec. 841. Improvements to structure and functioning of Joint Requirements Oversight Council.

- Sec. 842. Department of Defense policy on acquisition and performance of sustainable products and services.
- Sec. 843. Assessment and plan for critical rare earth materials in defense applications.
- Sec. 844. Review of national security exception to competition.
- Sec. 845. Requirement for entities with facility clearances that are not under foreign ownership control or influence mitigation.
- Sec. 846. Procurement of photovoltaic devices.
- Sec. 847. Non-availability exception from Buy American requirements for procurement of hand or measuring tools.
- Sec. 848. Contractor logistics support of contingency operations.

Subtitle F—Improve Acquisition Act

Sec. 860. Short title.

PART I—DEFENSE ACQUISITION SYSTEM

- Sec. 861. Improvements to the management of the defense acquisition system.
- Sec. 862. Comptroller General report on Joint Capabilities Integration and Development System.
- Sec. 863. Requirements for the acquisition of services.
- Sec. 864. Review of defense acquisition guidance.
- Sec. 865. Requirement to review references to services acquisition throughout the Federal Acquisition Regulation and the Defense Federal Acquisition Regulation Supplement.
- Sec. 866. Pilot program on acquisition of military purpose nondevelopmental items.

PART II—DEFENSE ACQUISITION WORKFORCE

- Sec. 871. Acquisition workforce excellence.
- Sec. 872. Amendments to the acquisition workforce demonstration project.
- Sec. 873. Career development for eivilian and military personnel in the acquisition workforce.
- Sec. 874. Recertification and training requirements.
- Sec. 875. Information technology acquisition workforce.
- Sec. 876. Definition of acquisition workforce.
- Sec. 877. Defense Acquisition University curriculum review.

PART III—FINANCIAL MANAGEMENT

- Sec. 881. Audit readiness of financial statements of the Department of Defense.
- Sec. 882. Review of obligation and expenditure thresholds.
- Sec. 883. Disclosure and traceability of the cost of Department of Defense health care contracts.

PART IV—INDUSTRIAL BASE

- Sec. 891. Expansion of the industrial base.
- Sec. 892. Price trend analysis for supplies and equipment purchased by the Department of Defense.
- Sec. 893. Contractor business systems.
- Sec. 894. Review and recommendations on eliminating barriers to contracting with the Department of Defense.

- Sec. 895. Inclusion of the providers of services and information technology in the national technology and industrial base.
- Sec. 896. Deputy Assistant Secretary of Defense for Manufacturing and Industrial Base Policy; Industrial Base Fund.

TITLE IX—DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

Subtitle A—Department of Defense Management

Sec. 901. Reorganization of Office of the Secretary of Defense to carry out reduction required by law in number of Deputy Under Secretaries of Defense.

Subtitle B—Space Activities

- Sec. 911. Integrated space architectures.
- Sec. 912. Limitation on use of funds for costs of terminating contracts under the National Polar-Orbiting Operational Environmental Satellite System Program.
- Sec. 913. Limitation on use of funds for purchasing Global Positioning System user equipment.
- Sec. 914. Plan for integration of space-based nuclear detection sensors.
- Sec. 915. Preservation of the solid rocket motor industrial base.
- Sec. 916. Implementation plan to sustain solid rocket motor industrial base.
- Sec. 917. Review and plan on sustainment of liquid rocket propulsion systems industrial base.

Subtitle C—Intelligence-Related Matters

- Sec. 921. Five-year extension of authority for Secretary of Defense to engage in commercial activities as security for intelligence collection activities.
- Sec. 922. Modification of attendees at proceedings of Intelligence, Surveillance, and Reconnaissance Integration Council.
- Sec. 923. Report on Department of Defense interservice management and coordination of remotely piloted aircraft support of intelligence, surveillance, and reconnaissance.
- Sec. 924. Report on requirements fulfillment and personnel management relating to Air Force intelligence, surveillance, and reconnaissance provided by remotely piloted aircraft.

Subtitle D-Cyber Warfare, Cyber Security, and Related Matters

- Sec. 931. Continuous monitoring of Department of Defense information systems for cybersecurity.
- Sec. 932. Strategy on computer software assurance.
- Sec. 933. Strategy for acquisition and oversight of Department of Defense cyber warfare capabilities.
- Sec. 934. Report on the cyber warfare policy of the Department of Defense.
- Sec. 935. Reports on Department of Defense progress in defending the Department and the defense industrial base from cyber events.

Subtitle E—Other Matters

- Sec. 941. Two-year extension of authorities relating to temporary waiver of reimbursement of costs of activities for nongovernmental personnel at Department of Defense Regional Centers for Security Studies.
- Sec. 942. Additional requirements for quadrennial roles and missions review in 2011.
- Sec. 943. Report on organizational structure and policy guidance of the Department of Defense regarding information operations.
- Sec. 944. Report on organizational structures of the geographic combatant command headquarters.

TITLE X—GENERAL PROVISIONS

Subtitle A—Financial Matters

- Sec. 1001. General transfer authority.
- Sec. 1002. Authorization of additional appropriations for operations in Afghanistan, Iraq, and Haiti for fiscal year 2010.
- Sec. 1003. Budgetary effects of this Act.

Subtitle B—Counter-Drug Activities

- Sec. 1011. Unified counter-drug and counterterrorism campaign in Colombia.
- Sec. 1012. Extension and modification of joint task forces support to law enforcement agencies conducting counter-terrorism activities.
- Sec. 1013. Reporting requirement on expenditures to support foreign counterdrug activities.
- Sec. 1014. Support for counter-drug activities of certain foreign governments.
- Sec. 1015. Notice to Congress on military construction projects for facilities of the Department of Defense and foreign law enforcement agencies for counter-drug activities.

Subtitle C—Naval Vessels and Shipyards

- Sec. 1021. Extension of authority for reimbursement of expenses for certain Navy mess operations.
- Sec. 1022. Expressing the sense of Congress regarding the naming of a naval combat vessel after Father Vincent Capodanno.
- Sec. 1023. Requirements for long-range plan for construction of naval vessels.

Subtitle D—Counterterrorism

- Sec. 1031. Extension of certain authority for making rewards for combating terrorism.
- Sec. 1032. Prohibition on the use of funds for the transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba.
- Sec. 1033. Certification requirements relating to the transfer of individuals detained at Naval Station, Guantanamo Bay, Cuba, to foreign countries and other foreign entities.
- Sec. 1034. Prohibition on the use of funds to modify or construct facilities in the United States to house detainees transferred from United States Naval Station, Guantanamo Bay, Cuba.
- Sec. 1035. Comprehensive review of force protection policies.

Subtitle E—Homeland Defense and Civil Support

Sec. 1041. Limitation on deactivation of existing Consequence Management Response Forces.

Subtitle F—Studies and Reports

- Sec. 1051. Interagency national security knowledge and skills.
- Sec. 1052. Report on establishing a Northeast Regional Joint Training Center.
- Sec. 1053. Comptroller General report on previously requested reports.
- Sec. 1054. Biennial report on nuclear triad.
- Sec. 1055. Comptroller General study on common alignment of world regions in departments and agencies with international responsibilities.
- Sec. 1056. Required reports concerning bomber modernization, sustainment, and recapitalization efforts in support of the national defense strategy.
- Sec. 1057. Comptroller General study and recommendations regarding security of southern land border of the United States.

Subtitle G—Miscellaneous Authorities and Limitations

- Sec. 1061. Public availability of Department of Defense reports required by law.
- Sec. 1062. Prohibition on infringing on the individual right to lawfully acquire, possess, own, carry, and otherwise use privately owned fire-arms, ammunition, and other weapons.
- Sec. 1063. Development of criteria and methodology for determining the safety and security of nuclear weapons.

Subtitle H—Other Matters

- Sec. 1071. National Defense Panel.
- Sec. 1072. Sale of surplus military equipment to State and local homeland security and emergency management agencies.
- Sec. 1073. Defense research and development rapid innovation program.
- Sec. 1074. Authority to make excess nonlethal supplies available for domestic emergency assistance.
- Sec. 1075. Technical and clerical amendments.
- Sec. 1076. Study on optimal balance of manned and remotely piloted aircraft.
- Sec. 1077. Treatment of successor contingency operation to Operation Iraqi Freedom.
- Sec. 1078. Program to assess the utility of non-lethal weapons.
- Sec. 1079. Sense of Congress on strategic nuclear force reductions.

TITLE XI—CIVILIAN PERSONNEL MATTERS

- Sec. 1101. Clarification of authorities at personnel demonstration laboratories.
- Sec. 1102. Requirements for Department of Defense senior mentors.
- Sec. 1103. One-year extension of authority to waive annual limitation on premium pay and aggregate limitation on pay for Federal civilian employees working overseas.
- Sec. 1104. Extension and modification of enhanced Department of Defense appointment and compensation authority for personnel for care and treatment of wounded and injured members of the Armed Forces.
- Sec. 1105. Rate of overtime pay for Department of the Navy employees performing work aboard or dockside in support of the nuclear aircraft carrier forward deployed in Japan.

TITLE XII—MATTERS RELATING TO FOREIGN NATIONS

Subtitle A—Assistance and Training

- Sec. 1201. Expansion of authority for support of special operations to combat terrorism.
- Sec. 1202. Addition of allied government agencies to enhanced logistics interoperability authority.
- Sec. 1203. Expansion of temporary authority to use acquisition and cross-servicing agreements to lend certain military equipment to certain foreign forces for personnel protection and survivability.
- Sec. 1204. Authority to pay personnel expenses in connection with African cooperation.
- Sec. 1205. Authority to build the capacity of Yemen Ministry of Interior Counter Terrorism Forces.
- Sec. 1206. Air Force scholarships for Partnership for Peace nations to participate in the Euro-NATO Joint Jet Pilot Training program.
- Sec. 1207. Modification and extension of authorities relating to program to build the capacity of foreign military forces.

Subtitle B—Matters Relating to Iraq, Afghanistan, and Pakistan

- Sec. 1211. Limitation on availability of funds for certain purposes relating to Iraq.
- Sec. 1212. One-year extension and modification of Commanders' Emergency Response Program.
- Sec. 1213. Extension of authority for reimbursement of certain coalition nations for support provided to United States military operations.
- Sec. 1214. Extension of authority to transfer defense articles and provide defense services to the military and security forces of Iraq and Afghanistan.
- Sec. 1215. No permanent military bases in Afghanistan.
- Sec. 1216. Authority to use funds for reintegration activities in Afghanistan.
- Sec. 1217. Authority to establish a program to develop and carry out infrastructure projects in Afghanistan.
- Sec. 1218. Extension of logistical support for coalition forces supporting operations in Iraq and Afghanistan.
- Sec. 1219. Recommendations on oversight of contractors engaged in activities relating to Afghanistan.
- Sec. 1220. Extension and modification of Pakistan Counterinsurgency Fund.

Subtitle C—Reports and Other Matters

- Sec. 1231. One-year extension of report on progress toward security and stability in Afghanistan.
- Sec. 1232. Two-year extension of United States plan for sustaining the Afghanistan National Security Forces.
- Sec. 1233. Modification of report on responsible redeployment of United States Armed Forces from Iraq.
- Sec. 1234. Report on Department of Defense support for coalition operations.
- Sec. 1235. Reports on police training programs.
- Sec. 1236. Report on certain Iraqis affiliated with the United States.
- Sec. 1237. Report on Department of Defense's plans to reform the export control system.

- Sec. 1238. Report on United States efforts to defend against threats posed by the anti-access and area-denial capabilities of certain nationstates.
- Sec. 1239. Defense Science Board report on Department of Defense strategy to counter violent extremism outside the United States.
- Sec. 1240. Report on merits of an Incidents at Sea agreement between the United States, Iran, and certain other countries.
- Sec. 1241. Requirement to monitor and evaluate Department of Defense activities to counter violent extremism in Africa.
- Sec. 1242. NATO Special Operations Headquarters.
- Sec. 1243. National Military Strategy to Counter Iran and required briefings.

TITLE XIII—COOPERATIVE THREAT REDUCTION

- Sec. 1301. Specification of Cooperative Threat Reduction programs and funds.
- Sec. 1302. Funding allocations.
- Sec. 1303. Limitation on use of funds for establishment of centers of excellence in countries outside of the former Soviet Union.
- Sec. 1304. Plan for nonproliferation, proliferation prevention, and threat reduction activities with the People's Republic of China.

TITLE XIV—OTHER AUTHORIZATIONS

Subtitle A—Military Programs

- Sec. 1401. Working capital funds.
- Sec. 1402. Study on working capital fund cash balances.
- Sec. 1403. Modification of certain working capital fund requirements.
- Sec. 1404. Reduction of unobligated balances within the Pentagon Reservation Maintenance Revolving Fund.
- Sec. 1405. National Defense Sealift Fund.
- Sec. 1406. Chemical Agents and Munitions Destruction, Defense.
- Sec. 1407. Drug Interdiction and Counter-Drug Activities, Defense-wide.
- Sec. 1408. Defense Inspector General.
- Sec. 1409. Defense Health Program.

Subtitle B—National Defense Stockpile

- Sec. 1411. Authorized uses of National Defense Stockpile funds.
- Sec. 1412. Revision to required receipt objectives for previously authorized disposals from the National Defense Stockpile.

Subtitle C—Chemical Demilitarization Matters

Sec. 1421. Consolidation and reorganization of statutory authority for destruction of United States stockpile of lethal chemical agents and munitions.

Subtitle D—Other Matters

- Sec. 1431. Authorization of appropriations for Armed Forces Retirement Home.
- Sec. 1432. Authority for transfer of funds to Joint Department of Defense–Department of Veterans Affairs Medical Facility Demonstration Fund for Captain James A. Lovell Health Care Center, Illinois.

TITLE XV—AUTHORIZATION OF ADDITIONAL APPROPRIATIONS FOR OVERSEAS CONTINGENCY OPERATIONS

Subtitle A—Authorization of Additional Appropriations

- Sec. 1501. Purpose.
- Sec. 1502. Army procurement.
- Sec. 1503. Joint Improvised Explosive Device Defeat Fund.
- Sec. 1504. Navy and Marine Corps procurement.
- Sec. 1505. Air Force procurement.
- Sec. 1506. Defense-wide activities procurement.
- Sec. 1507. National Guard and Reserve equipment.
- Sec. 1508. Mine Resistant Ambush Protected Vehicle Fund.
- Sec. 1509. Research, development, test, and evaluation.
- Sec. 1510. Operation and maintenance.
- Sec. 1511. Military personnel.
- Sec. 1512. Working capital funds.
- Sec. 1513. Defense Health Program.
- Sec. 1514. Drug Interdiction and Counter-Drug Activities, Defense-wide.
- Sec. 1515. Defense Inspector General.

Subtitle B—Financial Matters

- Sec. 1521. Treatment as additional authorizations.
- Sec. 1522. Special transfer authority.

Subtitle C—Limitations and Other Matters

- Sec. 1531. Limitations on availability of funds in Afghanistan Security Forces Fund.
- Sec. 1532. Limitations on availability of funds in Iraq Security Forces Fund.
- Sec. 1533. Continuation of prohibition on use of United States funds for certain facilities projects in Iraq.
- Sec. 1534. Joint Improvised Explosive Device Defeat Fund.
- Sec. 1535. Task Force for Business and Stability Operations in Afghanistan and economic transition plan and economic strategy for Afghanistan.

TITLE XVI—IMPROVED SEXUAL ASSAULT PREVENTION AND RESPONSE IN THE ARMED FORCES

- Sec. 1601. Definition of Department of Defense sexual assault prevention and response program and other definitions.
- Sec. 1602. Comprehensive Department of Defense policy on sexual assault prevention and response program.

Subtitle A—Organizational Structure and Application of Sexual Assault Prevention and Response Program Elements

- Sec. 1611. Sexual Assault Prevention and Response Office.
- Sec. 1612. Oversight and evaluation standards.
- Sec. 1613. Report and plan for completion of acquisition of centralized Department of Defense sexual assault database.
- Sec. 1614. Restricted reporting of sexual assaults.

Subtitle B-Improved and Expanded Availability of Services

- Sec. 1621. Improved protocols for providing medical care for victims of sexual assault.
- Sec. 1622. Sexual assault victims access to Victim Advocate services.

Subtitle C—Reporting Requirements

- Sec. 1631. Annual report regarding sexual assaults involving members of the Armed Forces and improvement to sexual assault prevention and response program.
- Sec. 1632. Additional reports.

TITLE XVII—GUAM WORLD WAR II LOYALTY RECOGNITION ACT

- Sec. 1701. Short title.
- Sec. 1702. Recognition of the suffering and loyalty of the residents of Guam.
- Sec. 1703. Payments for Guam World War II claims.
- Sec. 1704. Adjudication.
- Sec. 1705. Grants program to memorialize the occupation of Guam during World War II.
- Sec. 1706. Authorization of appropriations.

DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS

- Sec. 2001. Short title.
- Sec. 2002. Expiration of authorizations and amounts required to be specified by law.
- Sec. 2003. Funding tables.

TITLE XXI—ARMY MILITARY CONSTRUCTION

- 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. Use of unobligated Army military construction funds in conjunction with funds provided by the Commonwealth of Virginia to carry out certain fiscal year 2002 project.
- Sec. 2106. Modification of authority to carry out certain fiscal year 2009 project.
- Sec. 2107. Modification of authority to carry out certain fiscal year 2010 project.
- Sec. 2108. Extension of authorizations of certain fiscal year 2008 projects.

TITLE XXII—NAVY MILITARY CONSTRUCTION

- 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. Technical amendment to reflect multi-increment fiscal year 2010 project.
- Sec. 2206. Extension of authorization of certain fiscal year 2008 project.

TITLE XXIII—AIR FORCE MILITARY CONSTRUCTION

- 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.

Sec. 2305. Extension of authorization of certain fiscal year 2007 project.

TITLE XXIV—DEFENSE AGENCIES MILITARY CONSTRUCTION

Subtitle A—Defense Agency Authorizations

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Energy conservation projects.
- Sec. 2403. Authorization of appropriations, Defense Agencies.
- Sec. 2404. Modification of authority to carry out certain fiscal year 2010 projects.

Subtitle B—Chemical Demilitarization Authorizations

- Sec. 2411. Authorization of appropriations, chemical demilitarization construction, defense-wide.
- Sec. 2412. Modification of authority to carry out certain fiscal year 2000 project.

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

- Sec. 2601. Authorized Army National Guard construction and land acquisition projects.
- Sec. 2602. Authorized Army Reserve construction and land acquisition projects.
- Sec. 2603. Authorized Navy Reserve and Marine Corps Reserve construction and land acquisition projects.
- Sec. 2604. Authorized Air National Guard construction and land acquisition projects.
- Sec. 2605. Authorized Air Force Reserve construction and land acquisition projects.
- Sec. 2606. Authorization of appropriations, National Guard and Reserve.
- Sec. 2607. Extension of authorizations of certain fiscal year 2008 projects.

TITLE XXVII—BASE REALIGNMENT AND CLOSURE ACTIVITIES

- Sec. 2701. Authorization of appropriations for base realignment and closure activities funded through Department of Defense Base Closure Account 1990.
- Sec. 2702. Authorized base realignment and closure activities funded through Department of Defense Base Closure Account 2005.
- Sec. 2703. Authorization of appropriations for base realignment and closure activities funded through Department of Defense Base Closure Account 2005.
- Sec. 2704. Transportation plan for BRAC 133 project under Fort Belvoir, Virginia, BRAC initiative.

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

Subtitle A—Military Construction Program and Military Family Housing Changes

- Sec. 2801. Availability of military construction information on Internet.
- Sec. 2802. Use of Pentagon Reservation Maintenance Revolving Fund for construction or alteration at Pentagon Reservation.
- Sec. 2803. Reduced reporting time limits for certain military construction and real property reports when submitted in electronic media.
- Sec. 2804. Authority to use operation and maintenance funds for construction projects inside the United States Central Command area of responsibility.
- Sec. 2805. Sense of Congress and report regarding employment of veterans to work on military construction projects.

Subtitle B-Real Property and Facilities Administration

- Sec. 2811. Notice-and-wait requirements applicable to real property transactions.
- Sec. 2812. Treatment of proceeds generated from leases of non-excess property involving military museums.
- Sec. 2813. Limitation on enhanced use leases of non-excess property.
- Sec. 2814. Repeal of expired authority to lease land for special operations activities.
- Sec. 2815. Former Naval Bombardment Area, Culebra Island, Puerto Rico.

Subtitle C—Provisions Related to Guam Realignment

- Sec. 2821. Extension of term of Deputy Secretary of Defense's leadership of Guam Oversight Council.
- Sec. 2822. Utility conveyances to support integrated water and wastewater treatment system on Guam.
- Sec. 2823. Report on types of facilities required to support Guam realignment.
- Sec. 2824. Report on civilian infrastructure needs for Guam.

Subtitle D—Energy Security

- Sec. 2831. Consideration of environmentally sustainable practices in Department energy performance plan.
- Sec. 2832. Enhancement of energy security activities of the Department of Defense.

Subtitle E—Land Conveyances

- Sec. 2841. Land conveyance, Defense Fuel Support Point (DFSP) Whittier, Alaska.
- Sec. 2842. Land conveyance, Fort Knox, Kentucky.
- Sec. 2843. Land conveyance, Naval Support Activity (West Bank), New Orleans, Louisiana.
- Sec. 2844. Land conveyance, former Navy Extremely Low Frequency communications project site, Republic, Michigan.
- Sec. 2845. Land conveyance, Marine Forces Reserve Center, Wilmington, North Carolina.

Subtitle F—Other Matters

- Sec. 2851. Limitation on availability of funds pending report regarding construction of a new outlying landing field in North Carolina and Virginia.
- Sec. 2852. Requirements related to providing world class military medical centers.

- Sec. 2854. Naming of Armed Forces Reserve Center, Middletown, Connecticut.
- Sec. 2855. Sense of Congress on proposed extension of the Alaska Railroad corridor across Federal land in Alaska.
- Sec. 2856. Sense of Congress on improving military housing for members of the Air Force.
- Sec. 2857. Sense of Congress regarding recreational hunting and fishing on military installations.

TITLE XXIX—OVERSEAS CONTINGENCY OPERATIONS MILITARY CONSTRUCTION

- Sec. 2901. Authorized Army construction and land acquisition projects.
- Sec. 2902. Authorized Air Force construction and land acquisition project.
- Sec. 2903. Authorized Defense Wide Construction and Land Acquisition Projects and Authorization of Appropriations.

TITLE XXX—MILITARY CONSTRUCTION FUNDING TABLES

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 cleanup.
- Sec. 3103. Other defense activities.
- Sec. 3104. Energy security and assurance.

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3111. Aircraft procurement.
- Sec. 3112. Biennial plan on modernization and refurbishment of the nuclear security complex.
- Sec. 3113. Comptroller General assessment of adequacy of budget requests with respect to the modernization and refurbishment of the nuclear weapons stockpile.
- Sec. 3114. Notification of cost overruns for certain Department of Energy projects.
- Sec. 3115. Establishment of cooperative research and development centers.
- Sec. 3116. Future-years defense environmental management plan.
- Sec. 3117. Extension of authority of Secretary of Energy for appointment of certain scientific, engineering, and technical personnel.
- Sec. 3118. Extension of authority of Secretary of Energy to enter into transactions to carry out certain research projects.
- Sec. 3119. Extension of authority relating to the International Materials Protection, Control, and Accounting Program of the Department of Energy.
- Sec. 3120. Extension of deadline for transfer of parcels of land to be conveyed to Los Alamos County, New Mexico, and held in trust for the Pueblo of San Ildefonso.
- Sec. 3121. Repeal of sunset provision for modification of minor construction threshold for plant projects.

- Sec. 3122. Enhancing private-sector employment through cooperative research and development activities.
- Sec. 3123. Limitation on use of funds for establishment of centers of excellence in countries outside of the former Soviet Union.
- Sec. 3124. Department of Energy energy parks program.

Subtitle C-Reports

Sec. 3131. Report on graded security protection policy.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

TITLE XXXV—MARITIME ADMINISTRATION

- Sec. 3501. Authorization of appropriations for national security aspects of the merchant marine for fiscal year 2011.
- Sec. 3502. Extension of Maritime Security Fleet program.
- Sec. 3503. United States Merchant Marine Academy nominations of residents of the Northern Mariana Islands.
- Sec. 3504. Research authority.

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—Navy Programs

- Sec. 111. Multiyear funding for detail design and construction of LHA Replacement ship designated LHA-7.
- Sec. 112. Requirement to maintain Navy airborne signals intelligence, surveillance, and reconnaissance capabilities.
- Sec. 113. Report on naval force structure and missile defense.

Sec. 114. Reports on service-life extension of F/A–18 aircraft by the Department of the Navy.

Subtitle C—Joint and Multiservice Matters

- Sec. 121. Limitations on biometric systems funds.
- Sec. 122. System management plan and matrix for the F–35 Joint Strike Fighter aircraft program.
- Sec. 123. Quarterly reports on use of Combat Mission Requirements funds.
- Sec. 124. Counter-improvised explosive device initiatives database.

Sec. 125. Study on lightweight body armor solutions.

- Sec. 126. Integration of solid state laser systems into certain aircraft.
- Sec. 127. Contracts for commercial imaging satellite capacities.

Subtitle A—Authorization of Appropriations

3 SEC. 101. ARMY.

4 Funds are hereby authorized to be appropriated for

5 fiscal year 2011 for procurement for the Army as follows:

- 6 (1) For aircraft, \$5,908,384,000.
- 7 (2) For missiles, \$1,670,463,000.
- 8 (3) For weapons and tracked combat vehicles,
- **9** \$1,656,263,000.
- 10 (4) For ammunition, \$1,953,194,000.
- 11 (5) For other procurement, \$9,758,965,000.

12 SEC. 102. NAVY AND MARINE CORPS.

(a) NAVY.—Funds are hereby authorized to be appropriated for fiscal year 2011 for procurement for the Navy
as follows:

- 16 (1) For aircraft, \$18,877,139,000.
- 17 (2) For weapons, including missiles and tor-18 pedoes, \$3,358,264,000.

(3) For shipbuilding and conversion,
 \$15,724,520,000.

(4) For other procurement, \$6,381,815,000.

4 (b) MARINE CORPS.—Funds are hereby authorized to
5 be appropriated for fiscal year 2011 for procurement for
6 the Marine Corps in the amount of \$1,296,838,000.

7 (c) NAVY AND MARINE CORPS AMMUNITION.—Funds
8 are hereby authorized to be appropriated for fiscal year
9 2011 for procurement of ammunition for the Navy and
10 the Marine Corps in the amount of \$817,991,000.

11 SEC. 103. AIR FORCE.

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12 Funds are hereby authorized to be appropriated for13 fiscal year 2011 for procurement for the Air Force as fol-14 lows:

15 (1) For aircraft, \$14,668,408,000.

- 16 (2) For ammunition, \$672,420,000.
- 17 (3) For missiles, \$5,444,464,000.

18 (4) For other procurement, \$17,845,342,000.

19 SEC. 104. DEFENSE-WIDE ACTIVITIES.

Funds are hereby authorized to be appropriated for
fiscal year 2011 for Defense-wide procurement in the
amount of \$4,398,168,000.

Subtitle B—Navy Programs sec. 111. MULTIYEAR FUNDING FOR DETAIL DESIGN AND construction of LHA REPLACEMENT SHIP designated LHA-7.

5 (a) AUTHORITY TO USE MULTIPLE YEARS OF FUND-ING.—The Secretary of the Navy may enter into a con-6 tract for detail design and construction of the LHA Re-7 8 placement ship designated LHA-7 that provides that, subject to subsection (b), funds for payments under the con-9 10 tract may be provided from amounts authorized to be ap-11 propriated for the Department of Defense for Shipbuilding 12 and Conversion, Navy, for fiscal years 2011 and 2012.

(b) CONDITION FOR OUT-YEAR CONTRACT PAYMENTS.—A contract entered into under subsection (a)
shall provide that any obligation of the United States to
make a payment under the contract for a fiscal year after
fiscal year 2011 is subject to the availability of appropriations for that purpose for such later fiscal year.

19SEC. 112. REQUIREMENT TO MAINTAIN NAVY AIRBORNE20SIGNALS INTELLIGENCE, SURVEILLANCE,

21 AND RECONNAISSANCE CAPABILITIES.

22 (a) FINDINGS.—Congress finds the following:

(1) The Navy terminated the EP-X program to
acquire a new land-based airborne signals intelligence capability because of escalating costs and

funds budgeted for the program were re-allocated to
 other priorities.

3 (2) The Navy took this action without planning
4 and budgeting for alternative means to meet oper5 ational requirements for tactical-level and theater6 level signals intelligence capabilities to support the
7 combatant commands and national intelligence con8 sumers.

9 (3) The principal Navy airborne signals intel-10 ligence capability today is the EP-3E Airborne Re-11 Integrated Electronic connaissance System Π 12 (ARIES II)—the aircraft and associated electronic 13 equipment of this system are aging and will require 14 replacement or substantial ongoing upgrades to con-15 tinue to meet requirements.

(4) The Special Projects Aircraft (SPA) platform of the Navy is the second critical element in
the airborne signals intelligence capability of the
Navy and provides the Navy its most advanced, comprehensive multi-intelligence and quick-reaction capability available.

22 (b) REQUIREMENT TO MAINTAIN CAPABILITIES.—

(1) PROHIBITION ON RETIREMENT OF PLATFORMS.—The Secretary of the Navy may not retire
(or to prepare to retire) the EP-3E Airborne Recon-

naissance Integrated Electronic System II or Special
 Projects Aircraft platform.

3 (2) MAINTENANCE OF PLATFORMS.—The Sec-4 retary of the Navy shall continue to maintain, sus-5 tain, and upgrade the EP-3E Airborne Reconnais-6 sance Integrated Electronic System II and Special 7 Projects Aircraft platforms in order to provide capa-8 bilities necessary to operate effectively against rap-9 idly evolving threats and to meet combatant com-10 mander operational intelligence, surveillance, and re-11 connaissance requirements.

(3) CERTIFICATION.—Not later than February
1, 2011, and annually thereafter, the Under Secretary of Defense for Intelligence and the Vice
Chairman of the Joint Chiefs of Staff shall jointly
certify to Congress the following:

(A) The Secretary of the Navy is maintaining and sustaining the EP-3E Airborne Reconnaissance Integrated Electronic System II and
Special Projects Aircraft platform in a manner
that meets the intelligence, surveillance, and reconnaissance requirements of the commanders
of the combatant commands.

24 (B) Any plan for the retirement or replace25 ment of the EP-3E Airborne Reconnaissance

Integrated Electronic System II or Special
 Projects Aircraft platform will provide, in the
 aggregate, an equivalent or superior capability
 and capacity to the platform concerned.

5 (4) TERMINATION.—The requirements of this 6 subsection with respect to the EP-3E Airborne Re-7 connaissance Integrated Electronic System II or the 8 Special Projects Aircraft platform shall expire on the 9 commencement of the fielding by the Navy of a plat-10 form or mix of platforms and sensors that are, in 11 the aggregate, equivalent or superior to the EP-3E 12 Airborne Reconnaissance Integrated Electronic Sys-13 tem II (spiral 3) or the Special Projects Aircraft 14 (P909) platform.

15 (c) RESTRICTION ON TRANSFER OF SABER FOCUS
16 PROGRAM ISR CAPABILITIES.—

17 (1) RESTRICTION.—The Secretary of the Navy 18 may not transfer the Saber Focus unmanned aerial 19 system, associated equipment, or processing, exploi-20 tation, and dissemination capabilities of the Saber 21 Focus program to the Secretary of the Air Force 22 until 30 days after the Secretary of the Air Force 23 certifies to the congressional defense committees 24 that after such a transfer, the Secretary of the Air 25 Force will provide intelligence, surveillance, and re-

1	connaissance (hereinafter in this section referred to
2	as "ISR") capabilities at the same or greater capa-
3	bility and capacity level as the capability or capacity
4	level at which the Saber Focus program provides
5	such capabilities to the area of operations concerned
6	as of the date of the enactment of this Act.
7	(2) Continued Navy Provision of Capabili-
8	TIES.—The Secretary of the Navy shall continue to
9	provide Saber Focus ISR program capabilities at the
10	same or greater capability and capacity level as the
11	capability or capacity level at which the Saber Focus
12	program provides such capabilities as of the date of
13	the enactment of this Act to the area of operations
14	concerned until—
15	(A) the certification referred to in para-
16	graph (1) is provided to the congressional de-
17	fense committees; or
18	(B) 30 days after the Secretary of Defense
19	certifies to the congressional defense commit-
20	tees that the ISR capabilities of the Saber
21	Focus program are no longer required to miti-
22	gate the ISR requirements of the combatant
23	commander in the area of operations concerned.

3 (a) REPORT.—Not later than March 31, 2011, the 4 Secretary of Defense, in coordination with the Secretary 5 of the Navy and the Chief of Naval Operations, shall sub-6 mit to the congressional defense committees a report on 7 the force structure requirements of the major combatant 8 surface vessels with respect to ballistic missile defense.

9 (b) MATTERS INCLUDED.—The report shall include10 the following:

(1) An analysis of whether the requirement for
sea-based missile defense can be accommodated by
upgrading Aegis ships that exist as of the date of
the report or by procuring additional combatant surface vessels.

16 (2) A discussion of whether such sea-based mis17 sile defense will require increasing the overall num18 ber of combatant surface vessels beyond the require19 ment of 88 cruisers and destroyers in the 313-ship
20 fleet plan of the Navy.

(3) A discussion of the process for determining
the number of Aegis ships needed by each commander of the combatant commands to fulfill ballistic missile defense requirements, including (in consultation with the Chairman of the Joints Chiefs of
Staff) the number of such ships needed to support

the phased, adaptive approach to ballistic missile de fense in Europe.

3 (4) A discussion of the impact of Aegis Ashore
4 missile defense deployments, as well as deployment
5 of other elements of the ballistic missile defense sys6 tem, on Aegis ballistic missile defense ship force
7 structure requirements.

8 (5) A discussion of the potential effect of bal-9 listic missile defense operations on the ability of the 10 Navy to meet surface fleet demands in each geo-11 graphic area and for each mission set.

(6) An evaluation of how the Aegis ballistic
missile defense program can succeed as part of a
balanced fleet of adequate size and strength to meet
the security needs of the United States.

16 (7) A description of both the shortfalls and the
17 benefits of expected technological advancements in
18 the sea-based missile defense program.

(8) A description of the anticipated plan for deployment of Aegis ballistic missile defense ships
within the context of the fleet response plan.

1SEC. 114. REPORTS ON SERVICE-LIFE EXTENSION OF F/A-182AIRCRAFT BY THE DEPARTMENT OF THE3NAVY.

4 (a) COST-BENEFIT ANALYSIS OF SERVICE LIFE EX5 TENSION OF F/A-18 AIRCRAFT.—Before the Secretary of
6 the Navy may enter into a program to extend the service
7 life of F/A-18 aircraft beyond 8,600 hours, the Secretary
8 shall—

9 (1) conduct a cost-benefit analysis, in accord-10 ance with Office of Management and Budget Cir-11 cular A-94, comparing extending the service life of 12 existing F/A-18 aircraft with procuring additional 13 F/A-18E or F/A-18F aircraft as a means of man-14 aging the shortfall of the Department of the Navy 15 in strike fighter aircraft; and

16 (2) submit to the congressional defense commit-17 tees a report on such cost-benefit analysis.

(b) ELEMENTS OF COST-BENEFIT ANALYSIS.—The
cost-benefit analysis required by subsection (a)(1) shall include the following:

(1) An estimate of the full costs, over the period covered by the future-years defense program
submitted to Congress under section 221 of title 10,
United States Code, with the budget of the President, of extending legacy F/A-18 aircraft beyond
8,600 hours, including—

(A) any increases in operation and maintenance costs associated with operating such aircraft beyond a service life of 8,600 hours; and

4 (B) the costs with respect to the airframe, 5 avionics, software, and aircraft subsystems and 6 components required to remain relevant in 7 countering future threats and meeting the 8 warfighting requirements of the commanders of 9 the combatant commands.

10 (2) An estimate of the full costs, over the pe-11 riod covered by such future-years defense program, 12 of procuring such additional F/A–18E or F/A–18F 13 aircraft as would be required to meet the strike 14 fighter requirements of the Department of the Navy 15 in the event the service life of legacy F/A–18 aircraft 16 is not extended beyond 8,600 hours.

17 (3) An assessment of risks associated with ex18 tending the service life of legacy F/A-18 aircraft be19 yond 8,600 hours, including the level of certainty
20 that the Secretary will be able to achieve such an ex21 tension.

(4) An estimate of the cost-per-flight hour incurred in operating legacy F/A–18 aircraft with a
service life extended beyond 8,600 hours.

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1	(5) An estimate of the cost-per-flight hour in-
2	curred for operating new F/A–18E or FA–18F air-
3	craft.
4	(6) An assessment of any alternatives to ex-
5	tending the service life of legacy F/A–18 aircraft be-
6	yond 8,600 hours or buying additional F/A–18E or
7	F/A–18F aircraft that may be available to the Sec-
8	retary to manage the shortfall of the Department of

9 the Navy in strike fighter aircraft.

(c) ADDITIONAL ELEMENTS OF REPORT.—In addition to the information required in the cost-benefit analysis under subsection (b), the report under subsection
(a)(2) shall include an assessment of the following:

14	(1) Differences in capabilities of—
15	(A) legacy F/A–18 aircraft that have un-
16	dergone service-life extension;
17	(B) F/A–18E or F/A–18F aircraft; and
18	(C) F-35C aircraft.
19	(2) Differences in capabilities that would result
20	under the legacy F/A–18 aircraft service-life exten-
21	sion program if such program would—
22	(A) provide only airframe-life extensions to
23	the legacy F/A–18 aircraft fleet; and

(B) provide for airframe-life extensions
 and capability upgrades to the legacy F/A-18
 aircraft fleet.

4 (3) Any disruption that procuring additional F/
5 A-18E or F/A-18F aircraft, rather than extending
6 the service life of legacy F/A-18 aircraft beyond
7 8,600 hours, would have on the plan of the Navy to
8 procure operational carrier-variant Joint Strike
9 Fighter aircraft.

10 (4) Any changes that procuring additional F/A–
11 18E or FA–18F aircraft, rather than extending the
12 service life of legacy F/A–18 aircraft beyond 8600
13 hours, would have on the force structure or force
14 mix intended by the Navy for its carrier air wings.

(5) Any other operational implication of extending (or not extending) the service life of legacy F/
A-18 aircraft that the Secretary considers appropriate.

(d) REPORT ON OPERATIONAL F/A-18 AIRCRAFT
SQUADRONS.—Before reducing the number of F/A-18 aircraft in an operational squadron of the Navy or Marine
Corps, the Secretary shall submit to the congressional defense committees a report that discusses the operational
risks and impacts of reducing the squadron size. The report shall include an assessment of the following:

(1) The effect of the reduction on the oper ational capability and readiness of the Navy and the
 Marine Corps to conduct overseas contingency oper ations.

5 (2) The effect of the reduction on the capability
6 of the Navy and the Marine Corps to meet ongoing
7 operational demands.

8 (3) Any mechanisms the Secretary intends to
9 use to mitigate any risks associated with the squad10 ron size reduction.

11 (4) The effect of the reduction on pilots and 12 ground support crews of F/A–18 aircraft, in terms 13 of training, readiness, and war fighting capabilities. 14 Report On F/A-18 Aircraft (e) TRAINING 15 SQUADRONS.—Before reducing the size of an F/A–18 aircraft training squadron, or transferring an F/A–18 train-16 ing aircraft for operational needs, the Secretary shall sub-17 mit to the congressional defense committees a report that 18 describes-19

20 (1) any risks to sustaining required training of
21 F/A-18 aircraft pilots with a reduced training air22 craft base; and

(2) any actions the Navy is taking to mitigatethe risks described under paragraph (1).

Subtitle C—Joint and Multiservice Matters

3 SEC. 121. LIMITATIONS ON BIOMETRIC SYSTEMS FUNDS.

4 Of the funds authorized to be appropriated by this
5 Act or otherwise made available for fiscal year 2011 for
6 biometrics programs and operations, not more than 85
7 percent may be obligated or expended until—

8 (1) the Secretary of Defense submits to the
9 congressional defense committees a report on the ac10 tions taken and planned to be taken—

11 (A) to implement subparagraphs (A)
12 through (F) of paragraph (16) of the National
13 Security Presidential Directive dated June 5,
14 2008 (NSPD-59);

(B) to implement the recommendations of
the Comptroller General of the United States
included in the report of the Comptroller General numbered GAO-08-1065 dated September
2008;

20 (C) to implement the recommendations of
21 the Comptroller General included in the report
22 of the Comptroller General numbered GAO-0923 49 dated October 2008;

24 (D) to fully and completely characterize25 the current biometrics architecture and estab-

1	lish the objective architecture for the Depart-
2	ment of Defense;
3	(E) to ensure that an official of the Office
4	of the Secretary of Defense has the authority
5	necessary to be responsible for ensuring that all
6	funding for biometrics programs and operations
7	is programmed, budgeted, and executed; and
8	(F) to ensure that an officer within the Of-
9	fice of the Joint Chiefs of Staff has the author-
10	ity necessary to be responsible for ensuring the
11	development and implementation of common
12	and interoperable standards for the collection,
13	storage, and use of biometrics data by all com-
14	manders of the combatant commands and their
15	commands; and
16	(2) a period of 30 days has elapsed after the
17	date on which the report is submitted under para-
18	graph (1).
19	SEC. 122. SYSTEM MANAGEMENT PLAN AND MATRIX FOR
20	THE F-35 JOINT STRIKE FIGHTER AIRCRAFT
21	PROGRAM.
22	(a) System Management Plan.—
23	(1) PLAN REQUIRED.—The Secretary of De-
24	fense, acting through the Under Secretary of De-
25	fense for Acquisition, Technology, and Logistics,

shall establish a management plan for the F-35
 Joint Strike Fighter aircraft program under which
 decisions to commit to specified levels of production
 are linked to progress in meeting specified program
 milestones, including design, manufacturing, testing,
 and fielding milestones for critical system maturity
 elements.

8 (2) NATURE OF PLAN.—The plan under para-9 graph (1) shall align technical progress milestones 10 with acquisition milestones in a system maturity ma-11 trix. The matrix shall provide criteria and conditions 12 for comparing expected levels of demonstrated sys-13 tem maturity with annual production commitments, 14 starting with the fiscal year 2012 production pro-15 gram, and continuing over the remaining life of the 16 system development and demonstration program. 17 The matrix and criteria shall include elements such 18 as the following:

19 (A) Manufacturing maturity, including on20 time deliveries, manufacturing process control,
21 quality rates, and labor efficiency rates.

(B) Engineering maturity, including
metrics for the number of new design actions
and number of design changes in a given period.

1	(C) Performance and testing progress, in-
2	cluding test points, hours and flights accom-
3	plished, capabilities demonstrated, key perform-
4	ance parameters, and attributes demonstrated.
5	(D) Mission effectiveness and system reli-
6	ability, including operational effectiveness and
7	reliability growth.
8	(E) Training, fielding, and deployment sta-
9	tus.
10	(b) Reports to Congress.—
11	(1) INITIAL REPORT.—Not later than 90 days
12	after the date of the enactment of this Act, the Sec-
13	retary shall submit to the congressional defense com-
14	mittees a report setting forth the plan required by
15	subsection (a). The report shall include—
16	(A) the proposed system maturity matrix
17	described in subsection $(a)(2)$, including a de-
18	scription, for each element specified in the ma-
19	trix under subsection $(a)(2)$, of the criteria and
20	milestones to be used in evaluating actual pro-
21	gram performance against planned performance
22	for each annual production commitment; and
23	(B) a description of the actions to be taken
24	to implement the plan.

1 (2) UPDATES.—The Secretary shall submit to 2 Congress, at or about the same time as the sub-3 mittal to Congress of the budget of the President for 4 any fiscal year after fiscal year 2012 (as submitted 5 pursuant to section 1105(a) of title 31, United 6 States Code), any modification to the plan required 7 by subsection (a) that was made during the pre-8 ceding calendar year, including a rationale for each 9 such modification.

10 (c) Report on Capabilities of Marine Corps
11 Variant of F-35 Fighter Aircraft at Initial Oper12 Ating Capability.—

13 (1) IN GENERAL.—Not later than 90 days after 14 the date of the enactment of this Act, the Secretary 15 shall submit to the congressional defense committees 16 a report on the expected capabilities of the F-35B 17 Joint Strike Fighter aircraft at the time when the 18 Marine Corps plans to declare Initial Operating Ca-19 pability for the F–35B Joint Strike Fighter aircraft. 20 The report shall be prepared in consultation with the 21 Under Secretary of Defense for Acquisition, Technology, and Logistics. 22

(2) ELEMENTS.—The report under paragraph
(1) shall including a description of the following with
respect to the F-35B Joint Strike Fighter aircraft:

1	(A) Performance of the aircraft and its
2	subsystems, compared to key performance pa-
3	rameters.
4	(B) Expected capability to perform Marine
5	Corps missions.
6	(C) Required maintenance and logistics
7	standards, including mission capability rates.
8	(D) Expected levels of crew training and
9	performance.
10	(E) Product improvements that are
11	planned before the Initial Operating Capability
12	of the aircraft to be made after the Initial Op-
13	erating Capability of the aircraft, as planned in
14	March 2010.
15	SEC. 123. QUARTERLY REPORTS ON USE OF COMBAT MIS-
16	SION REQUIREMENTS FUNDS.
17	(a) Quarterly Reports Required.—
18	(1) IN GENERAL.—Not later than 30 days after
19	the end of each fiscal quarter, the commander of the
20	United States Special Operations Command shall
21	submit to the congressional defense committees a re-
22	port on the use of Combat Mission Requirements
23	funds during the preceding fiscal quarter.
24	(2) Combat mission requirements funds.—
25	For purposes of this section, Combat Mission Re-

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quirements funds are amounts available to the De-

partment of Defense for Defense-wide procurement

3	in the Combat Mission Requirements subaccount of
4	the Defense-wide Procurement account.
5	(b) ELEMENTS.—Each report under subsection (a)
6	shall include, for the fiscal quarter covered by such report,
7	the following:
8	(1) The balance of the Combat Mission Re-
9	quirements subaccount at the beginning of such
10	quarter.
11	(2) The balance of the Combat Mission Re-
12	quirements subaccount at the end of such quarter.
13	(3) Any transfer of funds into or out of the
14	Combat Mission Requirements subaccount during
15	such quarter, including the source of any funds
16	transferred into the subaccount, and the objective of
17	any transfer of funds out of the subaccount.
18	(4) A description of any requirement—
19	(A) approved for procurement using Com-
20	bat Mission Requirements funds during such
21	quarter; or
22	(B) procured using such funds during such
23	quarter.
24	(5) With respect to each description of a re-
25	quirement under paragraph (4), the amount of Com-

bat Mission Requirements funds committed to the
 procurement or approved procurement of such re quirement.

4 (c) FORM.—Each report under subsection (a) shall
5 be submitted in unclassified form, but may include a class6 sified annex.

7 SEC. 124. COUNTER-IMPROVISED EXPLOSIVE DEVICE INI-8 TIATIVES DATABASE.

9 (a) Comprehensive Database.—

10 (1) IN GENERAL.—The Secretary of Defense, 11 acting through the Director of the Joint Improvised 12 Explosive Device Defeat Organization, shall develop 13 and maintain a comprehensive database containing 14 appropriate information for coordinating, tracking, 15 and archiving each counter-improvised explosive de-16 vice initiative within the Department of Defense. 17 The database shall, at a minimum, ensure the visi-18 bility of each counter-improvised explosive device ini-19 tiative.

20 (2) USE OF INFORMATION.—Using information
21 contained in the database developed under para22 graph (1), the Secretary, acting through the Direc23 tor of the Joint Improvised Explosive Device Defeat
24 Organization, shall—

1	(A) identify and eliminate redundant
2	counter-improvised explosive device initiatives;
3	(B) facilitate the transition of counter-im-
4	provised explosive device initiatives from fund-
5	ing under the Joint Improvised Explosive De-
6	vice Defeat Fund to funding provided by the
7	military departments; and
8	(C) notify the appropriate personnel and
9	organizations prior to a counter-improvised ex-
10	plosive device initiative being funded through
11	the Joint Improvised Explosive Device Defeat
12	Fund.
13	(3) COORDINATION.—In carrying out para-
14	graph (1), the Secretary shall ensure that the Sec-
15	retary of each military department coordinates and
16	collaborates on development of the database to en-
17	sure its interoperability, completeness, consistency,
18	and effectiveness.
19	(b) Metrics.—The Secretary of Defense, acting
20	through the Director of the Joint Improvised Explosive
21	Device Defeat Organization, shall—
22	(1) develop appropriate means to measure the
23	effectiveness of counter-improvised explosive device
24	initiatives; and

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(2) prioritize the funding of such initiatives ac cording to such means.

3 (c) COUNTER-IMPROVISED EXPLOSIVE DEVICE INI4 TIATIVE DEFINED.—In this section, the term "counter5 improvised explosive device initiative" means any project,
6 program, or research activity funded by any component
7 of the Department of Defense that is intended to assist
8 or support efforts to counter, combat, or defeat the use
9 of improvised explosive devices.

10sec. 125. Study on lightweight body armor solu-11tions.

(a) STUDY REQUIRED.—The Secretary of Defense
shall enter into a contract with a federally funded research
and development center to conduct a study to—

(1) assess the effectiveness of the processes
used by the Secretary to identify and examine the
requirements for lighter weight body armor systems;
and

(2) determine ways in which the Secretary may
more effectively address the research, development,
and procurement requirements regarding reducing
the weight of body armor.

(b) MATTERS COVERED.—The study conducted
under subsection (a) shall include findings and recommendations regarding the following:

1	(1) The requirement for lighter weight body
2	armor and personal protective equipment and the
3	ability of the Secretary to meet such requirement.
4	(2) Innovative design ideas for more modular
5	body armor that allow for scalable protection levels
6	for various missions and threats.
7	(3) The need for research, development, and ac-
8	quisition funding dedicated specifically for reducing
9	the weight of body armor.
10	(4) The efficiency and effectiveness of current
11	body armor funding procedures and processes.
12	(5) Industry concerns, capabilities, and willing-
13	ness to invest in the development and production of
14	lightweight body armor initiatives.
15	(6) Barriers preventing the development of
16	lighter weight body armor (including such barriers
17	with respect to technical, institutional, or financial
18	problems).
19	(7) Changes to procedures or policy with re-
20	spect to lightweight body armor.
21	(8) Other areas of concern not previously ad-
22	dressed by equipping boards, body armor producers,
23	or program managers.
24	(c) SUBMISSION TO CONGRESS.—Not later than 180
25	days after the date of the enactment of this Act, the Sec-

retary shall submit to the congressional defense commit tees a report on the study conducted under subsection (a).
 SEC. 126. INTEGRATION OF SOLID STATE LASER SYSTEMS
 INTO CERTAIN AIRCRAFT.

5 (a) ANALYSIS OF FEASIBILITY REQUIRED.—The Sec-6 retary of Defense shall conduct an analysis of the feasi-7 bility of integrating solid state laser systems into the air-8 craft platforms specified in subsection (b) for purposes of 9 permitting such aircraft to accomplish their missions, in-10 cluding to provide close air support.

(b) AIRCRAFT.—The aircraft platforms specified inthis subsection shall include, at a minimum, the following:

13 (1) The C-130 aircraft.

14 (2) The B–1 bomber aircraft.

15 (3) The F–35 fighter aircraft.

16 (c) SCOPE OF ANALYSIS.—The analysis required by
17 subsection (a) shall include a determination of the fol18 lowing:

19 (1) The estimated cost per unit of each laser20 system analyzed.

(2) The estimated cost of operation and maintenance of each aircraft platform specified in subsection (b) in connection with each laser system analyzed, noting that the fidelity of such analysis may
not be uniform for all aircraft platforms.

1 SEC. 127. CONTRACTS FOR COMMERCIAL IMAGING SAT 2 ELLITE CAPACITIES.

3 (a) TELESCOPE REQUIREMENTS UNDER CONTRACTS AFTER 2010.—Except as provided in subsection (b), any 4 5 contract for additional commercial imaging satellite capability or capacity entered into by the Department of De-6 7 fense after December 31, 2010, shall require that the im-8 aging telescope providing such capability or capacity under 9 such contract has an aperture of not less than 1.5 meters. 10 (b) WAIVER.—The Secretary of Defense may waive the limitation in subsection (a) if— 11

(1) the Secretary submits to the congressional
defense committees written certification that the
waiver is in the national security interests of the
United States; and

16 (2) a period of 30 days has elapsed following
17 the date on which the certification under paragraph
18 (1) is submitted.

(c) CONTINUATION OF CURRENT CONTRACTS.—The
limitation in subsection (a) may not be construed to prohibit or prevent the Secretary of Defense from continuing
or maintaining current commercial imaging satellite capability or capacity in orbit or under contract by December
31, 2010.

TITLE II—RESEARCH, DEVELOP MENT, TEST, AND EVALUA TION

Subtitle A—Authorization of Appropriations

Sec. 201. Authorization of appropriations.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Enhancement of Department of Defense support of science, mathematics, and engineering education.
- Sec. 212. Limitation on use of funds by Defense Advanced Research Projects Agency for operation of National Cyber Range.
- Sec. 213. Separate program elements required for research and development of Joint Light Tactical Vehicle.

Sec. 214. Program for research, development, and deployment of advanced ground vehicles, ground vehicle systems, and components.

Sec. 215. Demonstration and pilot projects on cybersecurity.

Subtitle C—Missile Defense Programs

- Sec. 221. Sense of Congress on ballistic missile defense.
- Sec. 222. Repeal of prohibition of certain contracts by Missile Defense Agency with foreign entities.
- Sec. 223. Limitation on availability of funds for missile defense interceptors in Europe.
- Sec. 224. Medium Extended Air Defense System.
- Sec. 225. Acquisition accountability reports on the ballistic missile defense system.
- Sec. 226. Authority to support ballistic missile shared early warning with the Czech Republic.
- Sec. 227. Report on phased, adaptive approach to missile defense in Europe.
- Sec. 228. Independent review and assessment of the Ground-Based Midcourse Defense system.
- Sec. 229. Iron Dome short-range rocket defense program.

Subtitle D—Reports

- Sec. 231. Report on analysis of alternatives and program requirements for the Ground Combat Vehicle program.
- Sec. 232. Cost benefit analysis of future tank-fired munitions.
- Sec. 233. Annual Comptroller General report on the VH–(XX) presidential helicopter acquisition program.

Subtitle E—Other Matters

- Sec. 241. Sense of Congress affirming the importance of Department of Defense participation in development of next generation semiconductor technologies.
- Sec. 242. Pilot program on collaborative energy security.
- Sec. 243. Pilot program to include technology protection features during research and development of defense systems.

Subtitle A—Authorization of 1 Appropriations 2 3 SEC. 201. AUTHORIZATION OF APPROPRIATIONS. 4 Funds are hereby authorized to be appropriated for 5 fiscal year 2011 for the use of the Department of Defense for research, development, test, and evaluation as follows: 6 7 (1) For the Army, \$10,093,704,000. 8 (2) For the Navy, \$17,881,008,000. 9 (3) For the Air Force, \$27,319,627,000. 10 (4)For Defense-wide activities, 11 \$21,292,576,000, of which \$194,910,000 is author-12 ized for the Director of Operational Test and Eval-13 uation. Subtitle **B**—**Program Require-**14 ments, Restrictions, and Limita-15 tions 16 17 SEC. 211. ENHANCEMENT OF DEPARTMENT OF DEFENSE 18 SUPPORT OF SCIENCE, MATHEMATICS, AND 19 **ENGINEERING EDUCATION.** 20 (a) DISCHARGE OF SUPPORT THROUGH MILITARY 21 DEPARTMENTS.—Section 2192(b) of title 10, United 22 States Code, is amended— 23 (1) by redesignating paragraph (2) as para-24 graph (3); and

51

1 (2) by inserting after paragraph (1) the fol-2 lowing new paragraph (2): 3 "(2) The Secretary of Defense may carry out the au-4 thority in paragraph (1) through the Secretaries of the military departments.". 5 6 (b) PARTNERSHIP INTERMEDIARIES FOR PURPOSES 7 OF EDUCATION PARTNERSHIPS.—Section 2194 of such 8 title is amended— 9 (1) by redesignating subsection (e) as sub-10 section (f); and 11 (2) by inserting after subsection (d) the fol-12 lowing new subsection (e): 13 "(e) The Secretary of Defense may permit the director of a defense laboratory to enter into a cooperative 14 15 agreement with an appropriate entity to act as an intermediary and assist the director in carrying out activities 16 under this section.". 17 18 SEC. 212. LIMITATION ON USE OF FUNDS BY DEFENSE AD-19 VANCED RESEARCH PROJECTS AGENCY FOR 20 **OPERATION OF NATIONAL CYBER RANGE.** 21 (a) PROHIBITION ON USE OF FUNDS PENDING RE-22 PORT.—Amounts authorized to be appropriated by this 23 Act and available to the Defense Advanced Research 24 Projects Agency may not be obligated or expended for the

25 National Cyber Range established in support of the Com-

prehensive National Cybersecurity Initiative until the date
 that is 90 days after the date on which the Under Sec retary of Defense for Acquisition, Technology, and Logis tics submits to the Committees on Armed Services of the
 Senate and the House of Representatives a report de scribed in subsection (c).

7 (b) LIMITATION ON USE OF FUNDS AFTER RE-8 PORT.—Commencing on the date that is 90 days after the 9 date on which the Under Secretary submits a report de-10 scribed in subsection (c), amounts described in subsection (a) shall be available for obligation or expenditure only 11 12 for the purposes of research and development activities 13 that the Under Secretary considers appropriate for ensuring and assessing the functionality of the National Cyber 14 15 Range.

16 (c) REPORT.—

17 (1) IN GENERAL.—The report described in this
18 subsection is a report setting forth a plan for the
19 transition of the National Cyber Range to operation
20 and sustainment.

21 (2) ELEMENTS.—The report shall include, at a22 minimum, the following:

23 (A) An analysis of various potential recipi24 ents under the transition of the National Cyber
25 Range.

1	(B) For each recipient analyzed under sub-
2	paragraph (A), a description of the proposed
3	transition of the National Cyber Range to such
4	recipient, including the proposed schedule and
5	funding for such transition.
6	(3) POTENTIAL RECIPIENTS.—The recipients
7	analyzed in the report under paragraph (2)(A) shall
8	include, at a minimum, the following:
9	(A) A consortium for the operation and
10	sustainment of the National Cyber Range as a
11	government-owned, government-operated facil-
12	ity.
13	(B) A consortium for the operation and
14	sustainment of the National Cyber Range as a
15	government-owned, contractor-operated facility.
16	SEC. 213. SEPARATE PROGRAM ELEMENTS REQUIRED FOR
17	RESEARCH AND DEVELOPMENT OF JOINT
18	LIGHT TACTICAL VEHICLE.
19	In the budget materials submitted to the President
20	by the Secretary of Defense in connection with the submis-
21	sion to Congress, pursuant to section 1105 of title 31,
22	United States Code, of the budget for fiscal year 2012,
23	and each subsequent fiscal year, the Secretary shall ensure
24	that within each research, development, test, and evalua-
25	tion account of the Army and the Navy a separate, dedi-

cated program element is assigned to the Joint Light Tac tical Vehicle.

3 SEC. 214. PROGRAM FOR RESEARCH, DEVELOPMENT, AND
4 DEPLOYMENT OF ADVANCED GROUND VEHI5 CLES, GROUND VEHICLE SYSTEMS, AND COM6 PONENTS.

7 (a) PROGRAM AUTHORIZED.—The Secretary of De8 fense may carry out a program for research and develop9 ment on, and deployment of, advanced technology ground
10 vehicles, ground vehicle systems, and components within
11 the Department of Defense.

(b) GOALS AND OBJECTIVES.—The goals and objectives of the program authorized by subsection (a) are as
follows:

(1) To identify and support technological advances that are necessary for the development of advanced technologies for use in ground vehicles of
types to be used by the Department of Defense.

19 (2) To procure and deploy significant quantities
20 of advanced technology ground vehicles for use by
21 the Department.

(3) To maximize the leverage of Federal and
nongovernment funds used for the development and
deployment of advanced technology ground vehicles,
ground vehicle systems, and components.

~ ~
(c) ELEMENTS OF PROGRAM.—The program author-
ized by subsection (a) may include—
(1) enhanced research and development activi-
ties for advanced technology ground vehicles, ground
vehicle systems, and components, including—
(A) increased investments in research and
development of batteries, advanced materials,
power electronics, fuel cells and fuel cell sys-
tems, hybrid systems, and advanced engines;
(B) pilot projects for the demonstration of
advanced technologies in ground vehicles for use
by the Department of Defense; and
(C) the establishment of public-private
partnerships, including research centers, manu-
facturing and prototyping facilities, and test
beds, to speed the development, deployment,
and transition to use of advanced technology
ground vehicles, ground vehicle systems, and
components; and
(2) enhanced activities to procure and deploy
advanced technology ground vehicles in the Depart-
ment, including—
(A) preferences for the purchase of ad-
vanced technology ground vehicles;

1 (B) the use of authorities available to the 2 Secretary of Defense to stimulate the develop-3 ment and production of advanced technology 4 systems and ground vehicles through purchases, 5 loan guarantees, and other mechanisms; 6 (C) pilot programs to demonstrate ad-7 vanced technology ground vehicles and associ-8 ated infrastructure at select defense installa-9 tions; 10 (D) metrics to evaluate environmental and 11 other benefits, life cycle costs, and greenhouse 12 gas emissions associated with the deployment of 13 advanced technology ground vehicles; and 14 (E) schedules and objectives for the con-15 version of the ground vehicle fleet of the De-16 partment to advanced technology ground vehi-17 cles. 18 COOPERATION WITH INDUSTRY AND ACA-(d) 19 DEMIA.— 20 (1) IN GENERAL.—The Secretary may carry out 21 the program authorized by subsection (a) through 22 partnerships and other cooperative agreements with 23 private sector entities, including— 24 (A) universities and other academic insti-25 tutions;

1	(B) companies in the automobile and truck
2	manufacturing industry;
3	(C) companies that supply systems and
4	components to the automobile and truck manu-
5	facturing industry; and
6	(D) any other companies or private sector
7	entities that the Secretary considers appro-
8	priate.
9	(2) NATURE OF COOPERATION.—The Secretary
10	shall ensure that any partnership or cooperative
11	agreement under paragraph (1) provides for private
12	sector participants to collectively contribute, in cash
13	or in kind, not less than one-half of the total cost
14	of the activities carried out under such partnership
15	or cooperative agreement.
16	(e) Coordination With Other Federal Agen-
17	CIES.—The program authorized by subsection (a) shall be
18	carried out, to the maximum extent practicable, in coordi-
19	nation with the Department of Energy and other appro-
20	priate departments and agencies of the Federal Govern-
21	ment.

59

3 (a) DEMONSTRATION PROJECTS ON PROCESSES FOR
4 APPLICATION OF COMMERCIAL TECHNOLOGIES TO CY5 BERSECURITY REQUIREMENTS.—

6 (1) PROJECTS REQUIRED.—The Secretary of 7 Defense and the Secretaries of the military depart-8 ments shall jointly carry out demonstration projects 9 to assess the feasibility and advisability of using var-10 ious business models and processes to rapidly and 11 effectively identify innovative commercial tech-12 nologies and apply such technologies to Department 13 of Defense and other cybersecurity requirements.

14 (2) SCOPE OF PROJECTS.—Any demonstration
15 project under paragraph (1) shall be carried out in
16 such a manner as to contribute to the cyber policy
17 review of the President and the Comprehensive Na18 tional Cybersecurity Initiative.

(b) PILOT PROGRAMS ON CYBERSECURITY REQUIRED.—The Secretary of Defense shall support or conduct pilot programs on cybersecurity with respect to the
following areas:

23 (1) Threat sensing and warning for information24 networks worldwide.

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(2) Managed security services for cybersecurity
within the defense industrial base, military depart-
ments, and combatant commands.
(3) Use of private processes and infrastructure
to address threats, problems, vulnerabilities, or op-
portunities in cybersecurity.
(4) Processes for securing the global supply
chain.
(5) Processes for threat sensing and security of
cloud computing infrastructure.
(c) REPORTS.—
(1) Reports required.—Not later than 240
days after the date of the enactment of this Act, and
annually thereafter at or about the time of the sub-
mittal to Congress of the budget of the President for
a fiscal year (as submitted pursuant to section
1105(a) of title 31, United States Code), the Sec-
retary of Defense shall, in coordination with the Sec-
retary of Homeland Security, submit to Congress a
report on any demonstration projects carried out
under subsection (a), and on the pilot projects car-
ried out under subsection (b), during the preceding
year.
(2) ELEMENTS.—Each report under this sub-

25 section shall include the following:

1	(A) A description and assessment of any
2	activities under the demonstration projects and
3	pilot projects referred to in paragraph (1) dur-
4	ing the preceding year.
5	(B) For the pilot projects supported or
6	conducted under subsection $(b)(2)$ —
7	(i) a quantitative and qualitative as-
8	sessment of the extent to which managed
9	security services covered by the pilot
10	project could provide effective and afford-
11	able cybersecurity capabilities for compo-
12	nents of the Department of Defense and
13	for entities in the defense industrial base,
14	and an assessment whether such services
15	could be expanded rapidly to a large scale
16	without exceeding the ability of the Fed-
17	eral Government to manage such expan-
18	sion; and
19	(ii) an assessment of whether man-
20	aged security services are compatible with
21	the cybersecurity strategy of the Depart-
22	ment of Defense with respect to conducting
23	an active, in-depth defense under the direc-
24	tion of United States Cyber Command.

1	(C) For the pilot projects supported or
2	conducted under subsection $(b)(3)$ —
3	(i) a description of any performance
4	metrics established for purposes of the
5	pilot project, and a description of any proc-
6	esses developed for purposes of account-
7	ability and governance under any partner-
8	ship under the pilot project; and
9	(ii) an assessment of the role a part-
10	nership such as a partnership under the
11	pilot project would play in the acquisition
12	of cyberspace capabilities by the Depart-
13	ment of Defense, including a role with re-
14	spect to the development and approval of
15	requirements, approval and oversight of ac-
16	quiring capabilities, test and evaluation of
17	new capabilities, and budgeting for new ca-
18	pabilities.
19	(D) For the pilot projects supported or
20	conducted under subsection $(b)(4)$ —
21	(i) a framework and taxonomy for
22	evaluating practices that secure the global
23	supply chain, as well as practices for se-
24	curely operating in an uncertain or com-
25	promised supply chain;

1	(ii) an assessment of the viability of
2	applying commercial practices for securing
3	the global supply chain; and
4	(iii) an assessment of the viability of
5	applying commercial practices for securely
6	operating in an uncertain or compromised
7	supply chain.
8	(E) For the pilot projects supported or
9	conducted under subsection $(b)(5)$ —
10	(i) an assessment of the capabilities of
11	Federal Government providers to offer se-
12	cure cloud computing environments; and
13	(ii) an assessment of the capabilities
14	of commercial providers to offer secure
15	cloud computing environments to the Fed-
16	eral Government.
17	(3) FORM.—Each report under this subsection
18	shall be submitted in unclassified form, but may in-
19	clude a classified annex.
20	Subtitle C—Missile Defense
21	Programs
22	SEC. 221. SENSE OF CONGRESS ON BALLISTIC MISSILE DE-
23	FENSE.
24	(a) SENSE OF CONGRESS.—It is the sense of Con-
25	gress—

1	(1) that the phased, adaptive approach to mis-
2	sile defense in Europe is an appropriate response to
3	the existing ballistic missile threat from Iran to the
4	European territory of North Atlantic Treaty Organi-
5	zation countries, and to potential future ballistic
6	missile capabilities of Iran;
7	(2) that the phased, adaptive approach to mis-
8	sile defense in Europe is not intended to, and will
9	not, provide a missile defense capability relative to
10	the ballistic missile deterrent forces of the Russian
11	Federation, or diminish strategic stability with the
12	Russian Federation;
13	(3) to support the efforts of the United States
14	Government and the North Atlantic Treaty Organi-
15	zation to pursue cooperation with the Russian Fed-
16	eration on ballistic missile defense relative to Iranian
17	missile threats;
18	(4) that the ground-based midcourse defense
19	system deployed in Alaska and California currently
20	provides adequate defensive capability for the United
21	States against currently anticipated future long-
22	range ballistic missile threats from Iran, and this ca-
23	pability will be enhanced as the system is improved,
24	including by the planned deployment of an AN/
25	TPY–2 radar in southern Europe in 2011;

(5) that the ground-based midcourse defense
 system should be maintained, enhanced, and ade quately tested to ensure its operational capability
 through its service life;

5 (6) that the United States should, as stated in 6 its unilateral statement accompanying the New 7 START Treaty, "continue improving and deploying 8 its missile defense systems in order to defend itself 9 against limited attack and as part of our collabo-10 rative approach to strengthening stability in key re-11 gions";

(7) that, as part of this effort, the Department
of Defense should pursue the development, testing,
and deployment of operationally effective versions of
all variants of the standard missile–3 for all four
phases of the phased, adaptive approach to missile
defense in Europe;

(8) that the standard missile-3 block IIB interceptor missile planned for deployment in phase 4 of
the phased, adaptive approach should be capable of
addressing the potential future threat of intermediate-range and long-range ballistic missiles from
Iran, including intercontinental ballistic missiles that
could be capable of reaching the United States;

1 (9) that there are no constraints contained in 2 the New START Treaty on the development or de-3 ployment by the United States of effective missile 4 defenses, including all phases of the phased, adapt-5 ive approach to missile defense in Europe and fur-6 ther enhancements to the ground-based midcourse 7 defense system, as well as future missile defenses; 8 and

9 (10) that the Department of Defense should 10 continue the development, testing, and assessment of 11 the two-stage ground-based interceptor in such a 12 manner as to provide a hedge against potential tech-13 nical challenges with the development of the stand-14 ard missile–3 block IIB interceptor missile as a 15 means of augmenting the defense of Europe and of 16 the homeland against a limited ballistic missile at-17 tack from nations such as North Korea or Iran.

(b) NEW START TREATY DEFINED.—In this section, the term "New START Treaty" means the Treaty
between the United States of America and the Russian
Federation on Measures for the Further Reduction and
Limitation of Strategic Offensive Arms, signed on April
8, 2010.

Section 222 of the National Defense Authorization
Act for Fiscal Years 1988 and 1989 (Public Law 100–
180; 101 Stat. 1055; 10 U.S.C. 2431 note) is repealed.
SEC. 223. LIMITATION ON AVAILABILITY OF FUNDS FOR
MISSILE DEFENSE INTERCEPTORS IN EU9 ROPE.

(a) LIMITATION ON CONSTRUCTION AND DEPLOY-10 11 MENT OF INTERCEPTORS.—No funds authorized to be ap-12 propriated by this Act or otherwise made available for the 13 Department of Defense for fiscal year 2011 or any fiscal year thereafter may be obligated or expended for site acti-14 vation, construction, or deployment of missile defense 15 16 interceptors on European land as part of the phased, adaptive approach to missile defense in Europe until— 17

(1) any nation agreeing to host such system has
signed and ratified a missile defense basing agreement and a status of forces agreement authorizing
the deployment of such interceptors; and

(2) a period of 45 days has elapsed following
the date on which the Secretary of Defense submits
to the congressional defense committees the report
on the independent assessment of alternative missile
defense systems in Europe required by section
HR 6523 PCS

235(c)(2) of the National Defense Authorization Act
 for Fiscal Year 2010 (Public Law 111-84; 123 Stat.
 2235).

4 (b) LIMITATION ON PROCUREMENT OR DEPLOYMENT 5 OF INTERCEPTORS.—No funds authorized to be appropriated by this Act or otherwise made available for the 6 7 Department of Defense for fiscal year 2011 or any fiscal 8 year thereafter may be obligated or expended for the pro-9 curement (other than initial long-lead procurement) or de-10 ployment of operational missiles on European land as part of the phased, adaptive approach to missile defense in Eu-11 rope until the Secretary of Defense, after receiving the 12 13 views of the Director of Operational Test and Evaluation, submits to the congressional defense committees a report 14 15 certifying that the proposed interceptor to be deployed as part of such missile defense system has demonstrated, 16 17 through successful, operationally realistic flight testing, a high probability of working in an operationally effective 18 manner and that such missile defense system has the abil-19 20 ity to accomplish the mission.

21 (c) WAIVER.—The Secretary of Defense may waive
22 the limitations in subsections (a) and (b) if—

(1) the Secretary submits to the congressionaldefense committees written certification that the

1	waiver is in the urgent national security interests of
2	the United States; and
3	(2) a period of seven days has elapsed following
4	the date on which the certification under paragraph
5	(1) is submitted.
6	(d) CONSTRUCTION.—Nothing in this section shall be
7	construed so as to limit the obligation and expenditure of
8	funds for any missile defense activities not otherwise lim-
9	ited by subsection (a) or (b), including, with respect to
10	the planned deployments of missile defense interceptors on
11	European land as part of the phased, adaptive approach
12	to missile defense in Europe—
13	(1) research, development, test and evaluation;
14	(2) site surveys;
15	(3) studies and analyses; and
16	(4) site planning and design and construction
17	design.
18	(e) Conforming Repeal.—Section 234 of the Na-
19	tional Defense Authorization Act for Fiscal Year 2010
20	(Public Law 111–81; 123 Stat. 2234) is repealed.
21	SEC. 224. MEDIUM EXTENDED AIR DEFENSE SYSTEM.
22	(a) Limitation on Availability of Funds.—Of
23	the amounts authorized to be appropriated in this title for

(a) EIMITATION ON AVAILABILITY OF FUNDS.—OF
the amounts authorized to be appropriated in this title for
fiscal year 2011 for research, development, test, and evaluation, Army, of the amount that corresponds with budget

activity five, line 117, in the budget transmitted to Con gress by the President for fiscal year 2011, not more than
 25 percent may be obligated or expended until the date
 on which—

5 (1) the Secretary of Defense completes the crit-6 ical design review and the system program review 7 for the medium extended air defense system pro-8 gram and decides to proceed with the program; and 9 (2) the Secretary submits in writing to the con-10 gressional defense committees a report containing 11 the decision referred to in paragraph (1) to proceed

12 with the medium extended air defense system.

13 (b) FURTHER LIMITATIONS.—

14 (1) IN GENERAL.—Of the amounts authorized 15 to be appropriated in this title for fiscal year 2011 16 for research, development, test, and evaluation, 17 Army, of the amount that corresponds with budget 18 activity five, line 117, in the budget transmitted to 19 Congress by the President for fiscal year 2011, not 20 more than 50 percent may be obligated or expended 21 until a period of 30 days have elapsed following the 22 date on which the Secretary submits to the congres-23 sional defense committees a report containing the 24 elements specified in paragraph (2).

1	(2) ELEMENTS OF REPORT.—The elements
2	specified in this paragraph for the report described
3	in paragraph (1) are the following:
4	(A) A detailed description of the decision
5	described in subsection $(a)(1)$ and the expla-
6	nation for that decision.
7	(B) A cost estimate performed by the Di-
8	rector of Cost Assessment and Program Eval-
9	uation of the medium extended air defense sys-
10	tem program, including an analysis of the cost
11	growth in the program and an explanation of
12	what effect such cost growth would have if the
13	program were subject to the provisions of sec-
14	tion 2433 of title 10, United States Code (com-
15	monly referred to as the "Nunn-McCurdy
16	Act").
17	(C) An analysis of alternatives to the me-
18	dium extended air defense system program and
19	its component elements.
20	(D) A description of the planned schedule
21	and cost for the development, production, and
22	deployment of the medium extended air defense
23	system, including the cost and schedule for any
24	variations to the baseline program to be fielded
25	by the Armed Forces.

1	(E) A description of the role of Germany
2	and Italy in the medium extended air defense
3	system program, including the role of such
4	countries in procurement or production of ele-
5	ments of such program.
6	(F) Any other matters that the Secretary
7	of Defense considers appropriate.
8	(c) FORM OF REPORTS.—The reports submitted
9	under this section shall be submitted in unclassified form,
10	but may include a classified annex.
11	SEC. 225. ACQUISITION ACCOUNTABILITY REPORTS ON THE
12	BALLISTIC MISSILE DEFENSE SYSTEM.
13	(a) BASELINES REQUIRED.—The Secretary of De-
14	fense shall ensure that the Missile Defense Agency estab-
14 15	fense shall ensure that the Missile Defense Agency estab- lishes and maintains an acquisition baseline for each pro-
15	lishes and maintains an acquisition baseline for each pro-
15 16	lishes and maintains an acquisition baseline for each pro- gram element of the ballistic missile defense system, as
15 16 17	lishes and maintains an acquisition baseline for each pro- gram element of the ballistic missile defense system, as specified in section 223 of title 10, United States Code.
15 16 17 18	lishes and maintains an acquisition baseline for each program element of the ballistic missile defense system, as specified in section 223 of title 10, United States Code.(b) ELEMENTS OF BASELINES.—Each acquisition
15 16 17 18 19	 lishes and maintains an acquisition baseline for each program element of the ballistic missile defense system, as specified in section 223 of title 10, United States Code. (b) ELEMENTS OF BASELINES.—Each acquisition baseline required by subsection (a) for a program element
15 16 17 18 19 20	 lishes and maintains an acquisition baseline for each program element of the ballistic missile defense system, as specified in section 223 of title 10, United States Code. (b) ELEMENTS OF BASELINES.—Each acquisition baseline required by subsection (a) for a program element shall include the following:
 15 16 17 18 19 20 21 	 lishes and maintains an acquisition baseline for each program element of the ballistic missile defense system, as specified in section 223 of title 10, United States Code. (b) ELEMENTS OF BASELINES.—Each acquisition baseline required by subsection (a) for a program element shall include the following: (1) A comprehensive schedule for the program
 15 16 17 18 19 20 21 22 	 lishes and maintains an acquisition baseline for each program element of the ballistic missile defense system, as specified in section 223 of title 10, United States Code. (b) ELEMENTS OF BASELINES.—Each acquisition baseline required by subsection (a) for a program element shall include the following: (1) A comprehensive schedule for the program element, including—

1	(C) key test events, including ground and
2	flight tests and ballistic missile defense system
3	tests; and
4	(D) delivery and fielding schedules.
5	(2) A detailed technical description of—
6	(A) the capability to be developed, includ-
7	ing hardware and software;
8	(B) system requirements;
9	(C) how the proposed capability satisfies a
10	capability identified by the commanders of the
11	combatant commands on a prioritized capabili-
12	ties list;
13	(D) key knowledge points that must be
14	achieved to permit continuation of the program
15	and to inform production and deployment deci-
16	sions; and
17	(E) how the Missile Defense Agency plans
18	to improve the capability over time.
19	(3) A cost estimate for the program element,
20	including—
21	(A) a life cycle cost estimate;
22	(B) program acquisition unit costs for the
23	program element;

1 (C) average procurement unit costs and 2 program acquisition costs for the program ele-3 ment; and 4 (D) an identification when the program 5 joint cost analysis requirements description doc-6 ument is scheduled to be approved. 7 (4) A test baseline summarizing the comprehen-8 sive test program for the program element outlined 9 in the integrated master test plan. 10 (c) ANNUAL REPORTS ON ACQUISITION BASE-11 LINES.— 12 (1) ANNUAL REPORTS REQUIRED.—Not later 13 than February 15, 2011, and annually thereafter, 14 the Director of the Missile Defense Agency shall 15 submit to the congressional defense committees a re-16 port on the acquisition baselines required by sub-17 section (a). The first such report shall set forth the 18 acquisition baselines, and each later report shall 19 identify the significant changes or variances, if any, 20 in any such baseline from any earlier report under 21 this subsection. 22 (2) FORM.—Each report under this subsection 23

shall be submitted in unclassified form, but may include a classified annex.

1 (d) ANNUAL REPORTS ON MISSILE DEFENSE EXEC-2 UTIVE BOARD ACTIVITIES.—The Director shall include in 3 each report under subsection (c) a description of the ac-4 tivities of the Missile Defense Executive Board during the 5 preceding fiscal year, including the following: 6 (1) A list of each meeting of the Board during 7 the preceding fiscal year. 8 (2) The agenda and issues considered at each 9 such meeting. 10 (3) A description of any decisions or rec-11 ommendations made by the Board at each such 12 meeting. 13 SEC. 226. AUTHORITY TO SUPPORT BALLISTIC MISSILE 14 SHARED EARLY WARNING WITH THE CZECH 15 **REPUBLIC.** 16 (a) AUTHORITY TO SUPPORT SHARED EARLY WARN-ING.—During fiscal years 2011 and 2012, the Secretary 17 18 of Defense may carry out a program to provide a ballistic 19 missile shared early warning capability for the United 20 States and the Czech Republic. 21 (b) FISCAL YEAR 2011 FUNDING AUTHORIZATION.— 22 (1) Of the funds authorized to be appropriated 23 by this Act or any other Act for fiscal year 2011 for 24 Operation and Maintenance, Air Force, \$1,700,000

may be available for the purposes described in sub section (a).

3 (2) Of the funds authorized to be appropriated
4 by this Act or any other Act for fiscal year 2011 for
5 Other Procurement, Air Force, \$500,000 may be
6 available for the purposes described in subsection
7 (a).

8 SEC. 227. REPORT ON PHASED, ADAPTIVE APPROACH TO 9 MISSILE DEFENSE IN EUROPE.

(a) REPORT REQUIRED.—Not later than 180 days
after the date of the enactment of this Act, the Secretary
of Defense shall submit to the congressional defense committees a report on the phased, adaptive approach to missile defense in Europe.

15 (b) MATTERS INCLUDED.—The report under sub-16 section (a) shall include the following:

17 (1) A detailed explanation of—

18 (A) the analytic basis (including the ana-19 lytic process and methodology) that led to the 20 recommendation of the Secretary of Defense 21 and the Joint Chiefs of Staff to pursue the 22 phased, adaptive approach to missile defense in 23 Europe, including the ability to defend deployed 24 forces of the United States, allies, and partners 25 in Europe, and the United States homeland,

1	against the existing, emerging, and future
2	threat from Iranian ballistic missiles in a timely
3	and flexible manner; and
4	(B) the planned defensive coverage of Eu-
5	rope provided by such missile defense.
6	(2) A detailed explanation of the specific ele-
7	ments planned for each of the four phases of the
8	phased, adaptive approach to missile defense in Eu-
9	rope, including schedules and parameters of planned
10	deployments of missile defense systems at sea and
11	on land, and the knowledge points or milestones that
12	will be required prior to operational deployment of
13	those elements.
14	(3) A description of the factors and processes
15	that will be used to determine the eventual numbers
16	and locations of interceptors that will be deployed at
17	sea and on land, and the concept of operations that
18	will enable the phased, adaptive approach to missile
19	defense in Europe to be operated in a flexible,
20	adaptable, and survivable manner.
21	(4) A description of the status of the develop-
22	ment or production of the various elements of the
23	phased, adaptive approach to missile defense in Eu-
24	rope, particularly the development of the standard
25	missile-3, block IIA and block IIB interceptors, in-

cluding the technical readiness levels of those sys tems under development and the plans for retiring
 the technical risks of such systems.

4 (5) A description of the advances in technology 5 that are expected to permit enhanced defensive capa-6 bility of the phased, adaptive approach to missile de-7 fense in Europe, including airborne infrared sensor 8 technology, space sensor technology, and enhanced 9 battle management, command, control, and commu-10 nications.

(6) A discussion of how the phased, adaptive
approach to missile defense in Europe will meet the
operational needs of the commander of the United
States European Command, and how it relates to
plans to use a phased, adaptive approach to missile
defense in other geographic regions.

- 17 (7) An explanation of—
- 18 (A) the views of the North Atlantic Treaty
 19 Organization on the phased, adaptive approach
 20 to missile defense in Europe; and
- (B) how such missile defense fits into thecurrent missile defense strategy of NATO.

23 (c) FORM.—The report shall be in unclassified form,24 but may include a classified annex.

1 SEC. 228. INDEPENDENT REVIEW AND ASSESSMENT OF THE 2 GROUND-BASED MIDCOURSE DEFENSE SYS 3 TEM.

4 (a) INDEPENDENT REVIEW AND ASSESSMENT RE5 QUIRED.—The Secretary of Defense shall select an appro6 priate entity outside the Department of Defense to con7 duct an independent review and assessment of the ground8 based midcourse defense system.

9 (b) ELEMENTS.—The review and assessment re-10 quired by this section shall address the current plans of 11 the Department of Defense with respect to the following:

(1) The force structure and inventory levels
necessary for the ground-based midcourse defense
system to achieve the planned capabilities of that
system, including an analysis of costs and potential
advantages of deploying additional operational
ground-based interceptor missiles.

(2) The number of ground-based interceptor
missiles necessary for operational assets, test assets
(including developmental and operational test assets
and aging and surveillance test assets), and spare
missiles for the ground-based midcourse defense system.

24 (3) The plan to maintain the operational effec25 tiveness of the ground-based midcourse defense sys26 tem over the course of its service life, including any
HR 6523 PCS

modernization or capability enhancement efforts,
 and any sustainment efforts.

3 (4) The plan for funding the development, pro4 duction, deployment, testing, improvement, and
5 sustainment of the ground-based midcourse defense
6 system.

7 (5) The plan for flight testing the ground-based
8 midcourse defense system, including aging and sur9 veillance tests to demonstrate the continuing effec10 tiveness of the system over the course of its service
11 life.

12 (6) The plan for production of ground-based in13 terceptor missiles necessary for operational test as14 sets, aging and surveillance test assets, and spare
15 missiles for the ground-based midcourse defense sys16 tem.

(c) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the entity conducting the
review and assessment under this section shall submit to
the Secretary and the congressional defense committees
a report containing—

(1) the results of the review and assessment;and

24 (2) any recommendations on how the Depart-25 ment of Defense may improve upon its plans to en-

1	sure the availability, reliability, maintainability,
2	supportability, and improvement of the ground-based
3	midcourse defense system.
4	SEC. 229. IRON DOME SHORT-RANGE ROCKET DEFENSE
5	PROGRAM.
6	Of the funds authorized to be appropriated by section
7	201(4) for research, development, test, and evaluation,
8	Defense-wide, the Secretary of Defense may provide up
9	to \$205,000,000 to the government of Israel for the Iron
10	Dome short-range rocket defense system.
11	Subtitle D—Reports
12	SEC. 231. REPORT ON ANALYSIS OF ALTERNATIVES AND
13	PROGRAM REQUIREMENTS FOR THE
13 14	PROGRAM REQUIREMENTS FOR THE GROUND COMBAT VEHICLE PROGRAM.
14	GROUND COMBAT VEHICLE PROGRAM.
14 15	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15,
14 15 16 17	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15, 2011, the Secretary of the Army shall submit to the con-
14 15 16 17	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15, 2011, the Secretary of the Army shall submit to the con- gressional defense committees a report on the Ground
14 15 16 17 18	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15, 2011, the Secretary of the Army shall submit to the con- gressional defense committees a report on the Ground Combat Vehicle program of the Army. Such report shall
14 15 16 17 18 19	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15, 2011, the Secretary of the Army shall submit to the con- gressional defense committees a report on the Ground Combat Vehicle program of the Army. Such report shall include—
 14 15 16 17 18 19 20 	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15, 2011, the Secretary of the Army shall submit to the con- gressional defense committees a report on the Ground Combat Vehicle program of the Army. Such report shall include— (1) the results of the analysis of alternatives
 14 15 16 17 18 19 20 21 	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15, 2011, the Secretary of the Army shall submit to the con- gressional defense committees a report on the Ground Combat Vehicle program of the Army. Such report shall include— (1) the results of the analysis of alternatives conducted prior to milestone A, including any tech-
 14 15 16 17 18 19 20 21 22 	GROUND COMBAT VEHICLE PROGRAM. (a) REPORT REQUIRED.—Not later than January 15, 2011, the Secretary of the Army shall submit to the con- gressional defense committees a report on the Ground Combat Vehicle program of the Army. Such report shall include— (1) the results of the analysis of alternatives conducted prior to milestone A, including any tech- nical data; and

gram during the technology development phase of
 such program.

3 (b) FORM.—The report required by subsection (a)
4 shall be submitted in unclassified form, but may include
5 a classified annex.

(c) LIMITATION ON OBLIGATION OF FUNDS.—Of the 6 funds authorized to be appropriated by this or any other 7 8 Act for fiscal year 2011 for research, development, test, 9 and evaluation, Army, for development of the Ground 10 Combat Vehicle, not more than 50 percent may be obligated or expended until the date that is 30 days after the 11 date on which the report is submitted under subsection 12 13 (a).

14 SEC. 232. COST BENEFIT ANALYSIS OF FUTURE TANK15 FIRED MUNITIONS.

16 (a) Cost Benefit Analysis Required.—

17 (1) IN GENERAL.—The Secretary of the Army
18 shall conduct a cost benefit analysis of future muni19 tions to be fired from the M1 Abrams series main
20 battle tank to determine the proper investment to be
21 made in tank munitions, including beyond line of
22 sight technology.

23 (2) ELEMENTS.—The cost benefit analysis
24 under paragraph (1) shall include—

1 (A) the predicted operational performance 2 of future tank-fired munitions, including those 3 incorporating beyond line of sight technology, 4 based on the relevant modeling and simulation 5 of future combat scenarios of the Army, includ-6 ing a detailed analysis on the suitability of each 7 munition to address the full spectrum of targets 8 across the entire range of the tank (including 9 close range, mid-range, long-range, and beyond 10 line of sight); 11

(B) a detailed assessment of the projected costs to develop and field each tank-fired munition included in the analysis, including those incorporating beyond line of sight technology; and

15 (C) a comparative analysis of each tank16 fired munition included in the analysis, includ17 ing suitability to address known capability gaps
18 and overmatch against known and projected
19 threats.

20 (3) MUNITIONS INCLUDED.—In conducting the
21 cost benefit analysis under paragraph (1), the Sec22 retary shall include, at a minimum, the Mid-Range
23 Munition, the Advanced Kinetic Energy round, and
24 the Advanced Multipurpose Program.

12

13

(b) BRIEFING.—Not later than April 15, 2011, the
 Secretary shall provide a detailed briefing to the congres sional defense committees on the cost benefit analysis con ducted under subsection (a).

5 SEC. 233. ANNUAL COMPTROLLER GENERAL REPORT ON 6 THE VH-(XX) PRESIDENTIAL HELICOPTER AC7 QUISITION PROGRAM.

8 (a) ANNUAL GAO REVIEW.—During the period be-9 ginning on the date of the enactment of this Act and end-10 ing on March 1, 2013, the Comptroller General of the 11 United States shall conduct an annual review of the VH– 12 (XX) aircraft acquisition program.

13 (b) ANNUAL REPORTS.—

(1) IN GENERAL.—Not later than March 1 of
each year beginning in 2011 and ending in 2013,
the Comptroller General shall submit to the congresssional defense committees a report on the review of
the VH-(XX) aircraft acquisition program conducted under subsection (a).

20 (2) MATTERS TO BE INCLUDED.—Each report
21 on the review of the VH–(XX) aircraft acquisition
22 program shall include the following:

23 (A) The extent to which the program is24 meeting development and procurement cost,

1	schedule, performance, and risk mitigation
2	goals.
3	(B) With respect to meeting the desired
4	initial operational capability and full operational
5	capability dates for the VH–(XX) aircraft, the
6	progress and results of—
7	(i) developmental and operational test-
8	ing of the aircraft; and
9	(ii) plans for correcting deficiencies in
10	aircraft performance, operational effective-
11	ness, reliability, suitability, and safety.
12	(C) An assessment of VH–(XX) aircraft
13	procurement plans, production results, and ef-
14	forts to improve manufacturing efficiency and
15	supplier performance.
16	(D) An assessment of the acquisition strat-
17	egy of the VH–(XX) aircraft, including whether
18	such strategy is in compliance with acquisition
19	management best-practices and the acquisition
20	policy and regulations of the Department of De-
21	fense.
22	(E) A risk assessment of the integrated
23	master schedule and the test and evaluation
24	master plan of the VH–(XX) aircraft as it re-
25	lates to—

3	craft compared with the funding pro-
4	grammed; and
5	(iii) development and production con-
6	currency.
7	(3) Additional information.—In submitting
8	to the congressional defense committees the first re-
9	port under paragraph (1) and a report following any
10	changes made by the Secretary of the Navy to the
11	baseline documentation of the VH–(XX) aircraft ac-
12	quisition program, the Comptroller General shall in-
13	clude, with respect to such program, an assessment
14	of the sufficiency and objectivity of—
15	(A) the analysis of alternatives;
16	(B) the initial capabilities document;
17	(C) the capabilities development document;
18	and
19	(D) the systems requirement document.
20	Subtitle E—Other Matters
21	SEC. 241. SENSE OF CONGRESS AFFIRMING THE IMPOR-
22	TANCE OF DEPARTMENT OF DEFENSE PAR-
23	TICIPATION IN DEVELOPMENT OF NEXT GEN-
24	ERATION SEMICONDUCTOR TECHNOLOGIES.
25	(a) FINDINGS.—Congress finds the following:

1

1 (1) The next generation of weapons systems, 2 battlefield sensors, and intelligence platforms will 3 need to be lighter, more agile, consume less power, 4 and have greater computational power, which can be 5 achieved by decreasing the feature size of integrated 6 circuits to the nanometer scale.

7 (2) There is a growing concern in the Depart-8 ment of Defense and the United States intelligence 9 community over the offshore shift in development 10 and production of high capacity semiconductors. 11 Greater reliance on providers of semiconductors in 12 the United States high technology industry would 13 help mitigate the security risks of such an offshore 14 shift.

(3) The development of new manufacturing
technologies is recognized in the semiconductor industry as critical to the development of the next generation of integrated circuits.

19 (b) SENSE OF CONGRESS.—It is the sense of Con-20 gress that—

(1) the United States should pursue research
and development capabilities to take the lead in developing and producing the next generation of integrated circuits; and

(2) the Department of Defense should continue
 to work with industry and academia in pursuing the
 research and development of advanced manufac turing techniques in support of the development of
 the next generation of integrated circuits needed for
 the requirements and specialized applications of the
 Department of Defense.

8 SEC. 242. PILOT PROGRAM ON COLLABORATIVE ENERGY 9 SECURITY.

10 (a) PILOT PROGRAM.—The Secretary of Defense, in 11 coordination with the Secretary of Energy, may carry out 12 a collaborative energy security pilot program involving one 13 or more partnerships between one military installation and 14 one national laboratory, for the purpose of evaluating and 15 validating secure, salable microgrid components and sys-16 tems for deployment.

17 (b) SELECTION OF MILITARY INSTALLATION AND NATIONAL LABORATORY.—If the Secretary of Defense 18 19 carries out a pilot program under this section, the Secretary of Defense and the Secretary of Energy shall jointly 20 21 select a military installation and a national laboratory for 22 the purpose of carrying out the pilot program. In making 23 such selections, the Secretaries shall consider each of the following: 24

1 (1) A commitment to participate made by a 2 military installation being considered for selection. 3 (2) The findings and recommendations of rel-4 evant energy security assessments of military installations being considered for selection. 5 6 (3) The availability of renewable energy sources 7 at a military installation being considered for selec-8 tion. 9 (4) Potential synergies between the expertise 10 and capabilities of a national laboratory being con-11 sidered for selection and the infrastructure, inter-12 ests, or other energy security needs of a military in-13 stallation being considered for selection. 14 (5) The effects of any utility tariffs, surcharges, 15 or other considerations on the feasibility of enabling 16 any excess electricity generated on a military instal-17 lation being considered for selection to be sold or 18 otherwise made available to the local community 19 near the installation. 20 (c) PROGRAM ELEMENTS.—A pilot program under 21 this section shall be carried out as follows: 22 (1) Under the pilot program, the Secretaries 23 shall evaluate and validate the performance of new 24 energy technologies that may be incorporated into 25

operating environments.

1 (2) The pilot program shall involve collabora-2 tion with the Office of Electricity Delivery and En-3 ergy Reliability of the Department of Energy and 4 other offices and agencies within the Department of 5 Energy, as appropriate, and the Environmental Se-6 curity Technical Certification Program of the De-7 partment of Defense.

8 (3) Under the pilot program, the Secretary of 9 Defense shall investigate opportunities for any ex-10 cess electricity created for the military installation to 11 be sold or otherwise made available to the local com-12 munity near the installation.

(4) The Secretary of Defense shall use the results of the pilot program as the basis for informing
key performance parameters and validating energy
components and designs that could be implemented
in various military installations across the country
and at forward operating bases.

19 (5) The pilot program shall support the effort
20 of the Secretary of Defense to use the military as a
21 test bed to demonstrate innovative energy tech22 nologies.

23 (d) IMPLEMENTATION AND DURATION.—If the Sec24 retary of Defense carries out a pilot program under this
25 section, such pilot program shall begin by not later than

July 1, 2011, and shall be not less than three years in
 duration.

3 (e) REPORTS.—

4 (1) INITIAL REPORT.—If the Secretary of De-5 fense carries out a pilot program under this section, 6 the Secretary shall submit to the appropriate con-7 gressional committees by not later than October 1, 8 2011, an initial report that provides an update on 9 the implementation of the pilot program, including 10 an identification of the selected military installation 11 and national laboratory partner and a description of 12 technologies under evaluation.

(2) FINAL REPORT.—Not later than 90 days
after completion of a pilot program under this section, the Secretary shall submit to the appropriate
congressional committees a report on the pilot program, including any findings and recommendations
of the Secretary.

19 (f) DEFINITIONS.—For purposes of this section:

20 (1) The term "appropriate congressional com21 mittees" means—

(A) the Committee on Armed Services, the
Committee on Energy and Commerce, and the
Committee on Science and Technology of the
House of Representatives; and

1	(B) the Committee on Armed Services, the
2	Committee on Energy and Natural Resources,
3	and the Committee on Commerce, Science, and
4	Transportation of the Senate.
5	(2) The term "microgrid" means an integrated
6	energy system consisting of interconnected loads and
7	distributed energy resources (including generators,
8	energy storage devices, and smart controls) that can
9	operate with the utility grid or in an intentional
10	islanding mode.
11	(3) The term "national laboratory" means—
12	(A) a national laboratory (as defined in
13	section 2 of the Energy Policy Act of 2005 (42)
14	U.S.C. 15801)); or
15	(B) a national security laboratory (as de-
16	fined in section 3281 of the National Nuclear
16 17	fined in section 3281 of the National Nuclear Security Administration Act (50 U.S.C. 2471)).
17	Security Administration Act (50 U.S.C. 2471)).
17 18	Security Administration Act (50 U.S.C. 2471)). SEC. 243. PILOT PROGRAM TO INCLUDE TECHNOLOGY PRO-
17 18 19	Security Administration Act (50 U.S.C. 2471)). SEC. 243. PILOT PROGRAM TO INCLUDE TECHNOLOGY PRO- TECTION FEATURES DURING RESEARCH AND
17 18 19 20	Security Administration Act (50 U.S.C. 2471)). SEC. 243. PILOT PROGRAM TO INCLUDE TECHNOLOGY PRO- TECTION FEATURES DURING RESEARCH AND DEVELOPMENT OF DEFENSE SYSTEMS.
 17 18 19 20 21 	Security Administration Act (50 U.S.C. 2471)). SEC. 243. PILOT PROGRAM TO INCLUDE TECHNOLOGY PRO- TECTION FEATURES DURING RESEARCH AND DEVELOPMENT OF DEFENSE SYSTEMS. (a) PILOT PROGRAM.—The Secretary of Defense

(b) ANNUAL REPORTS.—Not later than December 31
 of each year in which the Secretary carries out the pilot
 program established under this section, the Secretary shall
 submit to the congressional defense committees a report
 on the pilot program, including a list of each designated
 system included in the program.

7 (c) TERMINATION.—The pilot program established8 under this section shall terminate on October 1, 2015.

9 (d) DEFINITIONS.—In this section:

10 (1) The term "designated system" means any 11 system (including a major system, as defined in sec-12 tion 2302(5) of title 10, United States Code) that 13 the Under Secretary of Defense for Acquisition, 14 Technology, and Logistics designates as being in-15 cluded in the pilot program established under this 16 section.

17 (2) The term "technology protection features"
18 means the technical modifications necessary to pro19 tect critical program information, including anti20 tamper technologies and other systems engineering
21 activities intended to prevent or delay exploitation of
22 critical technologies in a designated system.

23 TITLE III—OPERATION AND 24 MAINTENANCE

Subtitle A—Authorization of Appropriations

Sec. 301. Operation and maintenance funding.

- Sec. 311. Reimbursement of Environmental Protection Agency for certain costs in connection with the Twin Cities Army Ammunition Plant, Minnesota.
- Sec. 312. Payment to Environmental Protection Agency of stipulated penalties in connection with Naval Air Station, Brunswick, Maine.
- Sec. 313. Requirements related to the investigation of exposure to drinking water at Camp Lejeune, North Carolina.
- Sec. 314. Comptroller General assessment on military environmental exposures.

Subtitle C—Workplace and Depot Issues

- Sec. 321. Technical amendments to requirement for service contract inventory.
- Sec. 322. Repeal of conditions on expansion of functions performed under prime vendor contracts for depot-level maintenance and repair.
- Sec. 323. Prohibition on establishing goals or quotas for conversion of functions to performance by Department of Defense civilian employees.

Subtitle D—Reports

- Sec. 331. Additional reporting requirements relating to corrosion prevention projects and activities.
- Sec. 332. Modification and repeal of certain reporting requirements.
- Sec. 333. Report on Air Sovereignty Alert mission.
- Sec. 334. Report on the SEAD/DEAD mission requirement for the Air Force.
- Sec. 335. Requirement to update study on strategic seaports.

Subtitle E—Limitations and Extensions of Authority

- Sec. 341. Permanent authority to accept and use landing fees charged for use of domestic military airfields by civil aircraft.
- Sec. 342. Extension of Arsenal Support Program Initiative.
- Sec. 343. Limitation on obligation of funds for the Army Human Terrain System.
- Sec. 344. Limitation on obligation of funds pending submission of classified justification material.
- Sec. 345. Requirements for transferring aircraft within the Air Force inventory.
- Sec. 346. Commercial sale of small arms ammunition in excess of military requirements.

Subtitle F—Other Matters

- Sec. 351. Expedited processing of background investigations for certain individuals.
- Sec. 352. Revision to authorities relating to transportation of civilian passengers and commercial cargoes by Department of Defense when space unavailable on commercial lines.
- Sec. 353. Technical correction to obsolete reference relating to use of flexible hiring authority to facilitate performance of certain Department of Defense functions by civilian employees.
- Sec. 354. Authority for payment of full replacement value for loss or damage to household goods in limited cases not covered by carrier liability.
- Sec. 355. Recovery of improperly disposed of Department of Defense property.
- Sec. 356. Operational readiness models.

	 Sec. 357. Sense of Congress regarding continued importance of High-Altitude Aviation Training Site, Colorado. Sec. 358. Study of effects of new construction of obstructions on military in- stallations and operations.
1	Subtitle A—Authorization of
2	Appropriations
3	SEC. 301. OPERATION AND MAINTENANCE FUNDING.
4	Funds are hereby authorized to be appropriated for
5	fiscal year 2011 for the use of the Armed Forces and other
6	activities and agencies of the Department of Defense for
7	expenses, not otherwise provided for, for operation and
8	maintenance, in amounts as follows:
9	(1) For the Army, \$33,921,165,000.
10	(2) For the Navy, \$38,232,943,000.
11	(3) For the Marine Corps, \$5,590,340,000.
12	(4) For the Air Force, \$36,822,516,000.
13	(5) For Defense-wide activities,
14	\$30,562,619,000.
15	(6) For the Army Reserve, \$2,879,077,000.
16	(7) For the Naval Reserve, \$1,367,764,000.
17	(8) For the Marine Corps Reserve,
18	\$285,234,000.
19	(9) For the Air Force Reserve, \$3,403,827,000.
20	(10) For the Army National Guard,
21	\$6,621,704,000.
22	(11) For the Air National Guard,
23	\$6,042,239,000.

1	(12) For the United States Court of Appeals
2	for the Armed Forces, \$14,068,000.
3	(13) For the Acquisition Development Work-
4	force Fund, \$217,561,000.
5	(14) For Environmental Restoration, Army,
6	\$444,581,000.
7	(15) For Environmental Restoration, Navy,
8	\$304,867,000.
9	(16) For Environmental Restoration, Air Force,
10	\$502,653,000.
11	(17) For Environmental Restoration, Defense-
12	wide, \$10,744,000.
13	(18) For Environmental Restoration, Formerly
14	Used Defense Sites, \$296,546,000.
15	(19) For Overseas Humanitarian, Disaster, and
16	Civic Aid programs, \$108,032,000.
17	(20) For Cooperative Threat Reduction pro-
18	grams, \$522,512,000.
19	Subtitle B—Energy and
20	Environmental Provisions
21	SEC. 311. REIMBURSEMENT OF ENVIRONMENTAL PROTEC-
22	TION AGENCY FOR CERTAIN COSTS IN CON-
23	NECTION WITH THE TWIN CITIES ARMY AM-
24	MUNITION PLANT, MINNESOTA.
25	(a) Authority to Reimburse.—

1 TRANSFER AMOUNT.—Using funds de-(1)2 scribed in subsection (b) and notwithstanding sec-3 tion 2215 of title 10, United States Code, the Sec-4 retary of Defense may transfer not more than \$5,611,670.67 in fiscal year 2011 to the Hazardous 5 6 Substance Superfund. 7 (2)PURPOSE REIMBURSEMENT.—The OF

amount authorized to be transferred under paragraph (1) is to reimburse the Environmental Protection Agency for costs the Agency incurred relating
to the response actions performed at the Twin Cities
Army Ammunition Plant, Minnesota.

13 INTERAGENCY AGREEMENT.—The reim-(3)14 bursement described in paragraph (2) is intended to 15 satisfy certain terms of the interagency agreement 16 entered into by the Department of the Army and the 17 Environmental Protection Agency for the Twin Cit-18 ies Army Ammunition Plant that took effect in De-19 cember 1987 and that provided for the recovery of 20 expenses by the Agency from the Department of the 21 Army.

(b) SOURCE OF FUNDS.—The transfer of funds authorized in subsection (a) shall be made using funds authorized to be appropriated for fiscal year 2011 for oper-

ation and maintenance for Environmental Restoration,
 Army.

3 SEC. 312. PAYMENT TO ENVIRONMENTAL PROTECTION
4 AGENCY OF STIPULATED PENALTIES IN CON5 NECTION WITH NAVAL AIR STATION, BRUNS6 WICK, MAINE.

7 FUNDS.—From (a) AUTHORITY TO TRANSFER 8 amounts authorized to be appropriated for fiscal year 9 2011 for the Department of Defense Base Closure Ac-10 count 2005, and notwithstanding section 2215 of title 10, United States Code, the Secretary of Defense may trans-11 fer an amount of not more than \$153,000 to the Haz-12 13 ardous Substance Superfund established under subchapter A of chapter 98 of the Internal Revenue Code of 1986. 14 15 (b) PURPOSE OF TRANSFER.—The purpose of a transfer made under subsection (a) is to satisfy a stipu-16 17 lated penalty assessed by the Environmental Protection Agency on June 12, 2008, against Naval Air Station, 18 19 Brunswick, Maine, for the failure of the Navy to sample 20 certain monitoring wells in a timely manner pursuant to 21 a schedule included in the Federal facility agreement for 22 Naval Air Station, Brunswick, which was entered into by 23 the Secretary of the Navy and the Administrator of the 24 Environmental Protection Agency on October 19, 1990.

(c) ACCEPTANCE OF PAYMENT.—If the Secretary of
 Defense makes a transfer authorized under subsection (a),
 the Administrator of the Environmental Protection Agen cy shall accept the amount transferred as payment in full
 of the penalty referred to in subsection (b).

6 SEC. 313. REQUIREMENTS RELATED TO THE INVESTIGA7 TION OF EXPOSURE TO DRINKING WATER AT 8 CAMP LEJEUNE, NORTH CAROLINA.

9 (a) FINDINGS.—Congress makes the following find-10 ings:

(1) The Department of the Navy and the Agency for Toxic Substances and Disease Registry (hereinafter in this section referred to as "ATSDR")
have been working together for almost two decades
to identify the possible effects of exposure to contaminated drinking water at Camp Lejeune, North
Carolina.

18 (2) Multiple studies have been conducted, and 19 are being conducted, which require significant 20 amounts of data and historical documentation, re-21 quiring the Department of the Navy and ATSDR to 22 have close collaboration and open access to informa-23 tion.

24 (3) In June 2010, the Department of the Navy25 and ATSDR established the Camp Lejeune Data

Mining Technical Workgroup to identify and inven tory information and data relevant to the ongoing
 scientific research.

4 (b) REQUIREMENTS.—

5 (1) ATSDR ACCESS TO DATA.—By not later
6 than 90 days after the date of the enactment of this
7 Act, the Secretary of the Navy shall ensure that the
8 inventory created by the Camp Lejeune Data Mining
9 Technical Workgroup is accurate and complete and
10 that ATSDR has full access to all of the documents
11 and data listed therein as needed.

12 (2) Availability of new and newly discov-13 ERED DOCUMENTS.—If after the date of enactment 14 of this Act the Secretary of the Navy generates any 15 new document, record, or electronic data, or comes 16 into possession of any existing document, record, or 17 electronic data not previously provided in the Camp 18 Lejeune Data Mining Technical Workgroup, the Sec-19 retary of the Navy shall make such information im-20 mediately available to ATSDR with an electronic in-21 ventory incorporating the newly located or generated 22 document, record, or electronic data.

23 (3) LIMITATION ON ADJUDICATION OF
24 CLAIMS.—None of the funds authorized to be appro25 priated by this Act for fiscal year 2011 may be used

1	to adjudicate any administrative claim filed with the
2	Department of the Navy regarding water contamina-
3	tion at Camp Lejeune, North Carolina, until at least
4	45 days after the date on which the Secretary of the
5	Navy notifies the Committees on Armed Services of
6	the Senate and House of Representatives of the in-
7	tention of the Secretary to adjudicate the claim.
8	SEC. 314. COMPTROLLER GENERAL ASSESSMENT ON MILI-
9	TARY ENVIRONMENTAL EXPOSURES.
10	(a) FINDINGS.—Congress makes the following find-
11	ings:
12	(1) There have been various reports of the ex-
13	posure of current and former members of the Armed
14	Forces, their dependents, and civilian employees to
15	environmental hazards while living and working on
16	military installations.
17	(2) There is the need to better understand ex-
18	isting Department of Defense policies and proce-
19	dures for addressing possible environmental expo-
20	sures at military installations, determining any cor-
21	relation between such an exposure and a subsequent
22	health condition, and handling claims and potential
23	compensation.

24 (3) While many of these possible exposures have25 been studied and evaluated, the extent to which

those exposures caused or contributed to the short and long-term health conditions of current and
 former members of the Armed Forces, their depend ents, and civilian employees remains largely un known.

6 (4) As for these possible exposures and the link 7 between the exposure and subsequent health condi-8 tions, there may be better ways for the Federal Gov-9 ernment to evaluate, address and, as warranted, pro-10 vide health benefits or possible compensation as a 11 remedy to these potential exposures.

(b) COMPTROLLER GENERAL ASSESSMENT REQUIRED.—The Comptroller General of the United States
shall carry out an assessment of possible exposures to environmental hazards on military installations that includes
the following:

(1) An identification of the policies and processes by which the Department of Defense and the
military departments respond to environmental hazards on military installations and possible exposures
and determine if there is a standard framework.

(2) An identification of the existing processes
available to current and former members of the
Armed Forces, their dependents, and civilian employees to seek compensation and health benefits for

exposures to environmental hazards on military in stallations.

3 (3) A comparison of the processes identified
4 under paragraph (2) with other potential options or
5 methods for providing health benefits or compensa6 tion to individuals for injuries that may have re7 sulted from environmental hazards on military in8 stallations.

9 (4) An examination of what is known about the 10 advantages and disadvantages of other potential op-11 tions or methods as well as any shortfalls in the cur-12 rent processes.

13 (5) Recommendations for any administrative or 14 legislative action that the Comptroller General 15 deems appropriate in the context of the assessment. 16 (c) REPORT.—Not later than January 1, 2012, the Comptroller General shall submit to the Chairmen and 17 Ranking Members of the Committees on Armed Services 18 of the Senate and the House of Representatives a report 19 20 on the findings and recommendations, as appropriate, of 21 the Comptroller General with respect to the assessment 22 conducted under subsection (b).

23 (d) COORDINATION.—In carrying out subsection (b),
24 the Comptroller General shall receive comments from the
25 Secretary of Defense and others, as appropriate.

(e) CONSTRUCTION.—Nothing in this section shall be
 interpreted to impede, encroach, or delay—

3 (1) any studies, reviews, or assessments of any
4 actual or potential environmental exposures at any
5 military installation, including the studies included
6 in the Agency for Toxic Substances and Disease
7 Registry's Annual Plan of Work regarding the water
8 contamination at Camp Lejeune, North Carolina;

9 (2) the Agency for Toxic Substances and Dis-10 ease Registry's statutory obligations, including its 11 obligations under the Comprehensive Environmental 12 Response, Compensation, and Liability Act of 1980 13 (42 U.S.C. 9601 et seq.) regarding Superfund sites; 14 or

(3) the remediation of any environmental con-tamination or hazard at any military installation.

(f) MILITARY INSTALLATION DEFINED.—In this section, the term "military installation" has the meaning
given that term in section 2801(c)(4) of title 10, United
States Code.

Subtitle C—Workplace and Depot
Issues
SEC. 321. TECHNICAL AMENDMENTS TO REQUIREMENT
FOR SERVICE CONTRACT INVENTORY.
Section 2330a(c) of title 10, United States Code, is
amended—
(1) by redesignating paragraph (2) as para-
graph (3);
(2) in paragraph (1) , in the matter preceding
subparagraph (A)—
(A) by striking the second sentence;
(B) by inserting after the first sentence
the following new sentence: "The guidance for
compiling the inventory shall be issued by the
Under Secretary of Defense for Personnel and
Readiness, the Under Secretary of Defense
(Comptroller), and the Under Secretary of De-
fense for Acquisition, Technology, and Logis-
tics, as follows:"; and
(C) by inserting after the sentence added
by subparagraph (B) the following:
"(A) The Under Secretary of Defense for Per-
sonnel and Readiness, as supported by the Under
Secretary of Defense (Comptroller), shall be respon-
sible for developing guidance for—

1	"(i) the collection of data regarding func-
2	tions and missions performed by contractors in
3	a manner that is comparable to the manpower
4	data elements used in inventories of functions
5	performed by Department of Defense employ-
6	ees; and
7	"(ii) the calculation of contractor man-
8	power equivalents in a manner that is com-
9	parable to the calculation of full-time equiva-
10	lents for use in inventories of functions per-
11	formed by Department of Defense employees.
12	"(B) The Under Secretary of Defense for Ac-
13	quisition, Technology, and Logistics shall be respon-
14	sible for developing guidance on other data elements
15	and implementing procedures.";
16	(3) by inserting after subparagraph (B) of
17	paragraph (1), as added by paragraph (2), the fol-
18	lowing:
19	((2) The entry for an activity on an inventory under
20	this subsection shall include, for the fiscal year covered
21	by such entry, the following:"; and
22	(4) in paragraph (2), as redesignated by para-
23	graph (3), by striking subparagraph (E) and insert-
24	ing the following new subparagraph (E):

1	"(E) The number of contractor employees, ex-
2	pressed as full-time equivalents for direct labor,
3	using direct labor hours and associated cost data
4	collected from contractors (except that estimates
5	may be used where such data is not available and
6	cannot reasonably be made available in a timely
7	manner for the purpose of the inventory).".
8	SEC. 322. REPEAL OF CONDITIONS ON EXPANSION OF
9	FUNCTIONS PERFORMED UNDER PRIME VEN-
10	DOR CONTRACTS FOR DEPOT-LEVEL MAINTE-
11	NANCE AND REPAIR.
12	Section 346 of the Strom Thurmond National De-
13	fense Authorization Act for Fiscal Year 1999 (Public Law
14	105–261; 112 Stat. 1979; 10 U.S.C. 2464 note) is re-
15	pealed.
16	SEC. 323. PROHIBITION ON ESTABLISHING GOALS OR
17	
	QUOTAS FOR CONVERSION OF FUNCTIONS TO
18	QUOTAS FOR CONVERSION OF FUNCTIONS TO PERFORMANCE BY DEPARTMENT OF DE-
18 19	
	PERFORMANCE BY DEPARTMENT OF DE-
19	PERFORMANCE BY DEPARTMENT OF DE- FENSE CIVILIAN EMPLOYEES.
19 20	PERFORMANCE BY DEPARTMENT OF DE- FENSE CIVILIAN EMPLOYEES. (a) PROHIBITION.—The Secretary of Defense may
19 20 21	PERFORMANCE BY DEPARTMENT OF DE- FENSE CIVILIAN EMPLOYEES. (a) PROHIBITION.—The Secretary of Defense may not establish, apply, or enforce any numerical goal, target,

on considered research and analysis, as required by section
 235, 2330a, or 2463 of title 10, United States Code.

3 (b) DECISIONS TO INSOURCE.—In deciding which 4 functions should be converted to performance by Depart-5 ment of Defense civilian employees pursuant to section 6 2463 of title 10, United States Code, the Secretary of De-7 fense shall use the costing methodology outlined in the Di-8 rective-Type Memorandum 09–007 (Estimating and Com-9 paring the Full Costs of Civilian and Military Manpower 10 and Contractor Support) or any successor guidance for the determination of costs when costs are the sole basis for 11 12 the decision. The Secretary of a military department may 13 issue supplemental guidance to assist in such decisions affecting functions of that military department. 14

15 (c) REPORTS.—

- 16 (1) REPORT TO CONGRESS.—Not later than 17 March 31, 2011, the Secretary of Defense shall sub-18 mit to the congressional defense committees a report 19 on the decisions with respect to the conversion of 20 functions to performance by Department of Defense 21 civilian employees made during fiscal year 2010. 22 Such report shall identify, for each such decision— 23 (A) the agency or service of the Depart-
 - 24 ment involved in the decision;

1	(B) the basis and rationale for the deci-
2	sion; and
3	(C) the number of contractor employees
4	whose functions were converted to performance
5	by Department of Defense civilian employees.
6	(2) Comptroller general review.—Not
7	later than 120 days after the submittal of the report
8	under paragraph (1), the Comptroller General of the
9	United States shall submit to the congressional de-
10	fense committees an assessment of the report.
11	(d) CONSTRUCTION.—Nothing in this section shall be
12	construed—
13	(1) to preclude the Secretary of Defense from
13 14	(1) to preclude the Secretary of Defense from establishing, applying, and enforcing goals for the
14	establishing, applying, and enforcing goals for the
14 15	establishing, applying, and enforcing goals for the conversion of acquisition functions and other critical
14 15 16	establishing, applying, and enforcing goals for the conversion of acquisition functions and other critical functions to performance by Department of Defense
14 15 16 17	establishing, applying, and enforcing goals for the conversion of acquisition functions and other critical functions to performance by Department of Defense civilian employees, where such goals are based on
14 15 16 17 18	establishing, applying, and enforcing goals for the conversion of acquisition functions and other critical functions to performance by Department of Defense civilian employees, where such goals are based on considered research and analysis; or
14 15 16 17 18 19	establishing, applying, and enforcing goals for the conversion of acquisition functions and other critical functions to performance by Department of Defense civilian employees, where such goals are based on considered research and analysis; or (2) to require the Secretary of Defense to con-
 14 15 16 17 18 19 20 	establishing, applying, and enforcing goals for the conversion of acquisition functions and other critical functions to performance by Department of Defense civilian employees, where such goals are based on considered research and analysis; or (2) to require the Secretary of Defense to con- duct a cost comparison before making a decision to
 14 15 16 17 18 19 20 21 	establishing, applying, and enforcing goals for the conversion of acquisition functions and other critical functions to performance by Department of Defense civilian employees, where such goals are based on considered research and analysis; or (2) to require the Secretary of Defense to con- duct a cost comparison before making a decision to convert any acquisition function or other critical

1	Subtitle D—Reports
2	SEC. 331. ADDITIONAL REPORTING REQUIREMENTS RELAT-
3	ING TO CORROSION PREVENTION PROJECTS
4	AND ACTIVITIES.
5	Section 2228(e) of title 10, United States Code, is
6	amended—
7	(1) in paragraph (1) —
8	(A) in subparagraph (C), by striking
9	"The" and inserting "For the fiscal year cov-
10	ered by the report and the preceding fiscal year,
11	the"; and
12	(B) by adding at the end the following new
13	subparagraph:
14	"(E) For the fiscal year covered by the report
15	and the preceding fiscal year, the amount of funds
16	requested in the budget for each project or activity
17	described in subsection (d) compared to the funding
18	requirements for the project or activity.";
19	(2) in paragraph $(2)(B)$, by inserting before the
20	period at the end the following: ", including the
21	annex to the report described in paragraph (3)"; and
22	(3) by adding at the end the following new
23	paragraph:
24	"(3) Each report under this section shall include, in
25	an annex to the report, a copy of the annual corrosion

report most recently submitted by the corrosion control
 and prevention executive of each military department
 under section 903(b)(5) of the Duncan Hunter National
 Defense Authorization Act for Fiscal Year 2009 (Public
 Law 110-417; 122 Stat. 4567; 10 U.S.C. 2228 note).".
 SEC. 332. MODIFICATION AND REPEAL OF CERTAIN RE PORTING REQUIREMENTS.

8 (a) PRIORITIZATION OF FUNDS.—Subsection (a) of
9 section 323 of the John Warner National Defense Author10 ization Act for Fiscal Year 2007 (10 U.S.C. 229 note)
11 is amended—

(1) in paragraph (1), by striking "the global
war on terrorism" and inserting "overseas contingency operations"; and

15 (2) in paragraph (2)—

16 (A) in subparagraph (A), by striking
17 "units transforming to modularity" and insert18 ing "modular units"; and

19 (B) in subparagraph (B), by striking
20 "2012" and inserting "2015".

(b) BUDGET INFORMATION.—Subsection (b) of such
section is amended—

(1) in paragraph (2) -

24 (A) in subparagraph (A)—

112

1	(i) by striking "the global war on ter-
2	rorism" and inserting "overseas contin-
3	gency operations"; and
4	(ii) by inserting "and" at the end;
5	(B) in subparagraph (B)—
6	(i) in clause (i), by striking "units
7	transforming to modularity" and inserting
8	"modular units"; and
9	(ii) by striking "; and" at the end and
10	inserting a period; and
11	(C) by striking subparagraph (C); and
12	(2) by striking paragraph (3).
13	(c) ANNUAL REPORT ON ARMY PROGRESS.—Sub-
14	section (c) of such section is amended—
15	(1) by striking paragraphs (1) , (2) , (3) , (4) ,
16	(5), (6), and (7);
17	(2) by redesignating paragraphs (8) and (9) as
18	subparagraphs (D) and (F), respectively;
19	(3) by submitting "(1)" before "On the date";
20	(4) in paragraph (1) , as designated by para-
21	graph (3) of this subsection, by striking "in meet-
22	ing" and all that follows through "shall be itemized"
23	and inserting "in fulfilling the key enabler equip-
24	ment requirements of modular units and in repair-
25	ing, recapitalizing, and replacing equipment and ma-

1	teriel used in support of overseas contingency oper-
2	ations underway as of the date of such report, and
3	associated sustainment. Any information included in
4	the report shall be itemized";
5	(5) by striking "Each such report" and all that
6	follows through the colon and inserting the fol-
7	lowing:
8	"(2) Each such report shall include the following:
9	"(A) An assessment of the key enabler equip-
10	ment and personnel of the Army, including—
11	"(i) a comparison of—
12	"(I) the authorized level of key en
13	abler equipment;
14	"(II) the level of key enabler equip-
15	ment on hand; and
16	"(III) the planned purchases of key
17	enabler equipment as set forth in the fu-
18	ture-years defense program submitted with
19	the budget for such fiscal year;
20	"(ii) a comparison of the authorized and
21	actual personnel levels for personnel with key
22	enabler personnel specialities with the require-
23	ments for key enabler personnel specialties;

"(iii) an identification of any shortfalls indicated by the comparisons in clauses (i) and (ii); and

"(iv) an assessment of the number and 4 5 type of key enabler equipment that the Army 6 projects it will have on hand by the end of such 7 future-years defense program that will require 8 repair, recapitalization, or replacement at or be 9 fore the end of the time period covered by such 10 future-years defense program (which assess-11 ment shall account for additional repair, recapi-12 talization, or replacement resulting from use of 13 key enabler equipment in overseas contingency 14 operations).

"(B) If an assessment under subparagraph (A)
identifies shortfalls that will exist within the period
covered by the future-years defense program submitted in such fiscal year, an identification of the
risks associated with such shortfalls and mitigation
strategies to address such risks.

21 "(C) A schedule for the accomplishment of the
22 purposes set forth in paragraph (1).";

23 (6) in paragraph (2), as amended by para24 graphs (2) and (5) of this subsection, by inserting

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after subparagraph (D) the following new subpara graph:

3 "(E) A description of the status of the develop4 ment of doctrine on how modular combat, func5 tional, and support forces will train, be sustained,
6 and fight."; and

7 (7) in subparagraph (F) of paragraph (2) as re8 designated by paragraphs (2) and (5) of this sub9 section, by striking "paragraphs (1) through (8)"
10 and inserting "subparagraphs (A) through (E)".

(d) ANNUAL COMPTROLLER GENERAL ON ARMY
PROGRESS.—Subsection (d) of such section is amended to
read as follows:

14 "(d) ANNUAL COMPTROLLER GENERAL REPORT ON 15 ARMY PROGRESS.—Not later than 180 days after the date on which the Secretary of the Army submits a report 16 under subsection (c), the Comptroller General of the 17 18 United States shall submit to the congressional defense 19 committees a report setting forth the Comptroller Gen-20 eral's review of such report. Each report under this sub-21 section shall include such information and recommenda-22 tions as the Comptroller General considers appropriate in 23 light of such review.".

24 (e) DEFINITIONS.—Such section is further amend-25 ed—

1	(1) by redesignating subsection (e) as sub-
2	section (f); and
3	(2) by inserting after subsection (d), as amend-
4	ed by subsection (d) of this section, the following
5	new subsection (e):
6	"(e) DEFINITIONS.—In this section:
7	"(1) The term 'contingency operation' has the
8	meaning given that term in section $101(a)(13)$ of
9	title 10, United States Code.
10	"(2) The term 'key enabler', in the case of
11	equipment or personnel, means equipment or per-
12	sonnel, as the case may be, that make a modular
13	force or unit as capable or more capable than the
14	non-modular force or unit it replaced, including the
15	following:
16	"(A) Equipment such as tactical and high
17	frequency radio, tactical wheeled vehicles, battle
18	command systems, unmanned aerial vehicles,
19	all-source analysis systems, analysis and control
20	elements, fire support sensor systems, firefinder
21	radar, joint network nodes, long-range advanced
22	scout surveillance systems, Trojan Spirit sys-
23	tems (or any successor system), and any other
24	equipment items identified by the Army as
25	making a modular force or unit as capable or

more capable than the non-modular force or unit it replaced.

"(B) Personnel in specialties needed to op-3 4 erate or support the equipment specified in sub-5 paragraph (A) and personnel in specialties re-6 lating to civil affairs, communication and infor-7 mation systems operation, explosive ordinance 8 disposal, military intelligence, psychological op-9 erations, and any other personnel specialties 10 identified by the Army as making a modular 11 force or unit as capable or more capable than 12 the non-modular force or unit it replaced.".

(f) TERMINATION OF REPORT REQUIREMENT.—Subsection (f) of such section, as redesignated by subsection
(e)(1) of this section, is further amended by striking "fiscal year 2012" and inserting "fiscal year 2015".

(g) REPEAL OF REPORT ON DISPOSITION OF RE18 SERVE EQUIPMENT.—Title III of the John Warner Na19 tional Defense Authorization Act for Fiscal Year 2007
20 (Public Law 109–364) is amended by striking section 349.

(h) REPEAL OF REPORT ON READINESS OF GROUND
FORCES.—Title III of the National Defense Authorization
Act for Fiscal Year 2008 (Public Law 110–181) is amended by striking section 355.

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2 (a) REPORT REQUIRED.—Not later than March 1, 3 2011, the Commander of the United States Northern Command and the North American Aerospace Defense 4 5 Command shall submit to the Committees on Armed Services of the Senate and House of Representatives a report 6 7 on the Air Sovereignty Alert (hereinafter in this section referred to as "ASA") mission and Operation Noble 8 9 Eagle.

(b) CONSULTATION.—The Commander shall consult
with the Director of the National Guard Bureau who shall
review and provide independent analysis and comments on
the report required under subsection (a).

14 (c) CONTENTS OF REPORT.—The report required
15 under subsection (a) shall include each of the following:
16 (1) An evaluation of the ASA mission and of
17 Operation Noble Eagle.

18 (2) An evaluation of each of the following:

19 (A) The current ability to perform the
20 ASA mission with respect to training, equip21 ment, and basing.

(B) Any current deficiencies in the ASAmission.

24 (C) Any changes in threats that would re25 quire any change in training, equipment, and
26 basing to effectively support the ASA mission.

1	(D) An evaluation of whether the ASA
2	mission is fully resourced with respect to fund-
3	ing, personnel, and aircraft.
4	(E) A description of the coverage of ASA
5	and Operation Noble Eagle units with respect
6	to—
7	(i) population centers covered; and
8	(ii) targets of value covered, including
9	symbolic (including national monuments,
10	sports venues, and centers of commerce),
11	critical infrastructure (including power
12	plants, ports, dams, bridges, and tele-
13	communication nodes), and national secu-
14	rity (including military bases and organs of
15	government) targets.
16	(F) An unclassified, notional area of re-
17	sponsibility conforming to the unclassified re-
18	sponse time of the unit represented graphically
19	on a map and detailing the total population and
20	number of targets of value covered, as described
21	in subparagraph (E).
22	(3) The status of the implementation of the rec-
23	ommendations made in the Government Account-
24	ability Office report entitled "Actions Needed to Im-

prove Management of Air Sovereignty Alert Oper ations to Protect U.S. Airspace" (GAO-09-184).

3 (d) FORM OF REPORT.—The report required by sub4 section (a) shall be submitted in unclassified form, but
5 may contain a classified annex.

6 SEC. 334. REPORT ON THE SEAD/DEAD MISSION REQUIRE7 MENT FOR THE AIR FORCE.

8 (a) REPORT REQUIRED.—Not later than 120 days 9 after the date of the enactment of this Act, the Secretary 10 of the Air Force shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Serv-11 ice of the House of Representatives a report describing 12 13 the feasibility and desirability of designating the Suppression of Enemy Air Defenses/Destruction of Enemy Air De-14 15 fenses (hereinafter in this section referred to as "SEAD/ DEAD") mission as a responsibility of the Air National 16 17 Guard.

(b) CONTENTS OF REPORT.—The report required
under subsection (a) shall include each of the following:
(1) An evaluation of the SEAD/DEAD mission,
as in effect on the date of the enactment of this Act.
(2) An evaluation of the following with respect
to the SEAD/DEAD mission:

1	(A) The current ability of the Air National
2	Guard to perform the mission with regards to
3	training, equipment, funding, and basing.
4	(B) Any current deficiencies of the Air Na-
5	tional Guard to perform the mission, including
6	range infrastructure or other improvements
7	needed to support peacetime training and readi-
8	ness.
9	(C) The corrective actions and costs re-
10	quired to address any deficiencies described in
11	subparagraph (B).
12	(c) CONSULTATION.—The Secretary of the Air Force
13	shall consult with the Director of the National Guard Bu-
14	reau who shall review and provide independent analysis
15	and comments on the report required under subsection
16	(a).
17	SEC. 335. REQUIREMENT TO UPDATE STUDY ON STRATEGIC
18	SEAPORTS.
19	The Commander of the United States Transportation
20	Command shall update the study entitled "PORT LOOK
21	2008 Strategic Seaports Study". In updating the study
22	under this section, the Commander shall consider the in-
23	frastructure in the vicinity of a strategic port, including

24 bridges, roads, and rail, and any issues relating to the ca-

25 pacity and condition of such infrastructure.

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3 SEC. 341. PERMANENT AUTHORITY TO ACCEPT AND USE
4 LANDING FEES CHARGED FOR USE OF DO5 MESTIC MILITARY AIRFIELDS BY CIVIL AIR6 CRAFT.

7 (a) IN GENERAL.—Chapter 159 of title 10, United
8 States Code, is amended by adding at the end the fol9 lowing new section:

10 "§2697. Acceptance and use of landing fees charged 11 for use of domestic military airfields by 12 civil aircraft

13 "(a) AUTHORITY.—The Secretary of a military de-14 partment may impose landing fees for the use by civil air-15 craft of domestic military airfields under the jurisdiction 16 of that Secretary and may use any fees received under 17 this section as a source of funding for the operation and 18 maintenance of airfields of that department.

19 "(b) UNIFORM LANDING FEES.—The Secretary of
20 Defense shall prescribe the amount of the landing fees
21 that may be imposed under this section. Such fees shall
22 be uniform among the military departments.

23 "(c) USE OF PROCEEDS.—Amounts received for a
24 fiscal year in payment of landing fees imposed under this
25 section for the use of a military airfield shall be credited

to the appropriation that is available for that fiscal year
 for the operation and maintenance of that military airfield,
 shall be merged with amounts in the appropriation to
 which credited, and shall be available for that military air field for the same period and purposes as the appropria tion is available.

7 "(d) LIMITATION.—The Secretary of a military de-8 partment shall determine whether consideration for a 9 landing fee has been received in a lease, license, or other 10 real estate agreement for an airfield and shall use such 11 a determination to offset appropriate amounts imposed 12 under subsection (a) for that airfield.".

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

"2697. Acceptance and use of landing fees charged for use of domestic military airfields by civil aircraft.".

16 SEC. 342. EXTENSION OF ARSENAL SUPPORT PROGRAM INI 17 TIATIVE.

18 Section 343 of the Floyd D. Spence National Defense
19 Authorization Act for Fiscal Year 2001 (Public Law 106–
20 398; 10 U.S.C. 4551 note), as amended by section 341
21 of the National Defense Authorization Act for Fiscal Year
22 2008 (Public Law 110–181; 122 Stat. 69) and section 354
23 of the National Defense Authorization Act for Fiscal Year

2010 (Public Law 111-84; 123 Stat. 2264), is further
 amended—

3 (1) in subsection (a), by striking "2011" and
4 inserting "2012"; and

5 (2) in subsection (g)(1), by striking "2011"
6 and inserting "2012".

7 SEC. 343. LIMITATION ON OBLIGATION OF FUNDS FOR THE 8 ARMY HUMAN TERRAIN SYSTEM.

9 (a) LIMITATION.—Of the amounts authorized to be appropriated for the Human Terrain System (hereinafter 10 in this section referred to as the "HTS") that are de-11 12 scribed in subsection (b), not more than 85 percent of the 13 amounts remaining unobligated as of the date of enactment of this Act may be obligated until the Secretary of 14 15 the Army submits to the congressional defense committees each of the following: 16

17 (1) A validation of all HTS requirements, in18 cluding any prior joint urgent operational needs
19 statements.

20 (2) A certification that policies, procedures, and
21 guidance are in place to protect the integrity of so22 cial science researchers participating in HTS, includ23 ing ethical guidelines and human studies research
24 procedures.

(b) COVERED AUTHORIZATIONS OR APPROPRIA-

TIONS.—The amounts authorized to be appropriated de-

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3 scribed in this subsection are amounts authorized to be 4 appropriated for fiscal year 2011, including such amounts 5 authorized to be appropriated for oversees contingency operations, for-6 7 (1) operation and maintenance for HTS; 8 (2) procurement for Mapping the Human Ter-9 rain hardware and software; and 10 (3) research, development, test, and evaluation 11 for Mapping the Human Terrain hardware and soft-12 ware. 13 SEC. 344. LIMITATION ON OBLIGATION OF FUNDS PENDING 14 SUBMISSION OF CLASSIFIED JUSTIFICATION 15 MATERIAL. 16 Of the amounts authorized to be appropriated in this title for fiscal year 2011 for the Office of the Secretary 17 18 of Defense, of the amount that corresponds with budget 19 activity four, line 270, in the budget transmitted to Congress by the President for fiscal year 2011, not more than 20 21 90 percent may be obligated until 15 days after the infor-22 mation cited in the classified annex accompanying this Act 23 relating to the provision of classified justification material 24 to Congress is provided to the congressional defense committees. 25

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WITHIN THE AIR FORCE INVENTORY.

3 (a) REQUIREMENTS.—In proposing the transfer of ownership of any aircraft from ownership by a reserve 4 5 component of the Air Force to ownership by a regular component of the Air Force, including such a transfer to 6 7 be made on a temporary basis, the Secretary of the Air 8 Force shall ensure that a written agreement regarding 9 such transfer of ownership has been entered into between the Director of the Air National Guard, the Commander 10 11 of the Air Force Reserve Command, and the Chief of Staff of the Air Force. Any such agreement shall specify each 12 of the following: 13

14 (1) The number of and type of aircraft to be15 transferred.

16 (2) In the case of any aircraft transferred on a
17 temporary basis—

18 (A) the schedule under which the aircraft
19 will be returned to the ownership of the reserve
20 component;

(B) a description of the condition, including the estimated remaining service life, in
which any such aircraft will be returned to the
reserve component; and

25 (C) a description of the allocation of re26 sources, including the designation of responsi-

1	hility for funding singraft or antion and mainta
1	bility for funding aircraft operation and mainte-
2	nance and a detailed description of budgetary
3	responsibilities, for the period for which the
4	ownership of the aircraft is transferred to the
5	regular component.
6	(3) The designation of responsibility for fund-
7	ing depot maintenance requirements or modifications
8	to the aircraft generated as a result of the transfer,
9	including any such requirements and modifications
10	required during the period for which the ownership
11	of the aircraft is transferred to the regular compo-
12	nent.
13	(4) Any location from which the aircraft will be
14	transferred.
15	(5) The effects on manpower that such a trans-
16	fer may have at any facility identified under para-
17	graph (4).
18	(6) The effects on the skills and proficiencies of
19	the reserve component personnel affected by the
20	transfer.
21	(7) Any other items the Director of the Air Na-
22	tional Guard or the Commander of the Air Force
23	Reserve Command determines are necessary in order
24	to execute such a transfer.

1 (b) SUBMITTAL OF AGREEMENTS TO CONGRESS.— 2 The Secretary of the Air Force may not take any action 3 to transfer the ownership of an aircraft as described in 4 subsection (a) until the Secretary submits to the congres-5 sional defense committees an agreement entered into pur-6 suant to such subsection regarding the transfer of owner-7 ship of the aircraft.

8 SEC. 346. COMMERCIAL SALE OF SMALL ARMS AMMUNI-9 TION IN EXCESS OF MILITARY REQUIRE-10 MENTS.

11 (a) Commercial Sale of Small Arms Ammuni-12 TION.—Small arms ammunition and ammunition compo-13 nents in excess of military requirements, including fired cartridge cases, which are not otherwise prohibited from 14 15 commercial sale or certified by the Secretary of Defense as unserviceable or unsafe, may not be demilitarized or 16 destroyed and shall be made available for commercial sale. 17 18 (b) DEADLINE FOR GUIDANCE.—Not later than 90 days after the date of the enactment of this Act, the Sec-19 retary of Defense shall issue guidance to ensure compli-20 21 ance with subsection (a). Not later than 15 days after

22 issuing such guidance, the Secretary shall submit to the23 congressional defense committees a letter of compliance

24 providing notice of such guidance.

(c) PREFERENCE.—No small arms ammunition and 1 ammunition components in excess of military require-2 ments may be made available for commercial sale under 3 4 this section before such ammunition and ammunition components are offered for transfer or purchase, as authorized 5 by law, to another Federal department or agency or for 6 7 sale to State and local law enforcement, firefighting, 8 homeland security, and emergency management agencies 9 pursuant to section 2576 of title 10, United States Code, as amended by this Act. 10

11 Subtitle F—Other Matters

12 SEC. 351. EXPEDITED PROCESSING OF BACKGROUND IN-

13 **VESTIGATIONS FOR CERTAIN INDIVIDUALS.**

14 (a) EXPEDITED PROCESSING OF SECURITY CLEAR15 ANCES.—Section 1564 of title 10, United States Code, is
16 amended—

17 (1) by striking subsection (a) and inserting the18 following new subsection (a):

"(a) EXPEDITED PROCESS.—The Secretary of Defense may prescribe a process for expediting the completion of the background investigations necessary for granting security clearances for—

23 "(1) Department of Defense personnel and De-24 partment of Defense contractor personnel who are

1	engaged in sensitive duties that are critical to the
2	national security; and
3	"(2) any individual who—
4	"(A) submits an application for a position
5	as an employee of the Department of Defense
6	for which—
7	"(i) the individual is qualified; and
8	"(ii) a security clearance is required;
9	and
10	"(B) is—
11	"(i) a member of the armed forces
12	who was retired or separated, or is ex-
13	pected to be retired or separated, for phys-
14	ical disability pursuant to chapter 61 of
15	this title;
16	"(ii) the spouse of a member of the
17	armed forces who retires or is separated,
18	after the date of the enactment of the Ike
19	Skelton National Defense Authorization
20	Act for Fiscal Year 2011, for a physical
21	disability as a result of a wound, injuries
22	or illness incurred or aggravated in the line
23	of duty (as determined by the Secretary
24	concerned); or

"(iii) the spouse of a member of the 1 2 armed forces who dies, after the date of the enactment of the Ike Skelton National 3 Defense Authorization Act for Fiscal Year 4 5 2011, as a result of a wound, injury, or ill-6 ness incurred or aggravated in the line of 7 duty (as determined by the Secretary concerned)."; and 8

9 (2) by adding at the end the following new sub-10 section:

11 "(f) USE OF APPROPRIATED FUNDS.—The Secretary 12 of Defense may use funds authorized to be appropriated 13 to the Department of Defense for operation and mainte-14 nance to conduct background investigations under this 15 section for individuals described in subsection (a)(2).".

(b) EFFECTIVE DATE.—The amendments made by
subsection (a) shall apply with respect to a background
investigation conducted after the date of the enactment
of this Act.

1	SEC. 352. REVISION TO AUTHORITIES RELATING TO TRANS-
2	PORTATION OF CIVILIAN PASSENGERS AND
3	COMMERCIAL CARGOES BY DEPARTMENT OF
4	DEFENSE WHEN SPACE UNAVAILABLE ON
5	COMMERCIAL LINES.
6	(a) TRANSPORTATION ON DOD VEHICLES AND AIR-
7	CRAFT.—Subsection (a) of section 2649 of title 10, United
8	States Code, is amended—
9	(1) by inserting "AUTHORITY.—" before
10	"Whenever"; and
11	(2) by inserting ", vehicles, or aircraft" in the
12	first sentence after "vessels" both places it appears.
13	(b) Amounts Charged for Transportation in
14	Emergency, Disaster, or Humanitarian Response
15	Cases.—
16	(1) Limitation on amounts charged.—The
17	second sentence of subsection (a) of such section is
18	amended by inserting before the period the fol-
19	lowing: ", except that in the case of transportation
20	provided in response to an emergency, a disaster, or
21	a request for humanitarian assistance, any amount
22	charged for such transportation may not exceed the
23	cost of providing the transportation".
24	(2) Crediting of receipts.—Subsection (b)
25	of such section is amended by striking "Amounts"
26	and inserting "CREDITING OF RECEIPTS.—Any
	HR 6523 PCS

amount received under this section with respect to
transportation provided in response to an emergency, a disaster, or a request for humanitarian assistance may be credited to the appropriation, fund,
or account used in incurring the obligation for which
such amount is received. In all other cases,
amounts".

8 (c) TRANSPORTATION DURING CONTINGENCIES OR
9 DISASTER RESPONSES.—Such section is further amended
10 by adding at the end the following new subsection:

"(c) TRANSPORTATION OF ALLIED PERSONNEL 11 12 DURING CONTINGENCIES OR DISASTER RESPONSES.— 13 During the 5-year period beginning on the date of the enactment of the Ike Skelton National Defense Authoriza-14 15 tion Act for Fiscal Year 2011, when space is available on vessels, vehicles, or aircraft operated by the Department 16 17 of Defense and the Secretary of Defense determines that 18 operations in the area of a contingency operation or dis-19 aster response would be facilitated if allied forces or civil-20 ians were to be transported using such vessels, vehicles, or aircraft, the Secretary may provide such transportation 21 22 on a noninterference basis, without charge.".

23 (d) CONFORMING AMENDMENT.—Section 2648 of
24 such title is amended by inserting ", vehicles, or aircraft"
25 after "vessels" in the matter preceding paragraph (1).

1	(e) Technical Amendments.—
2	(1) The heading of section 2648 of such title is
3	amended to read as follows:
4	"§2648. Persons and supplies: sea, land, and air
5	transportation".
6	(2) The heading of section 2649 of such title is
7	amended to read as follows:
8	"§2649. Civilian passengers and commercial cargoes:
9	transportation on Department of Defense
10	vessels, vehicles, and aircraft".
11	(f) CLERICAL AMENDMENTS.—The table of sections
12	at the beginning of chapter 157 of such title is amended
13	by striking the items relating to sections 2648 and 2649
14	and inserting the following new items:
	"2648. Persons and supplies: sea, land, and air transportation. "2649. Civilian passengers and commercial cargoes: transportation on Depart-
	ment of Defense vessels, vehicles, and aircraft.".
15	
15 16	ment of Defense vessels, vehicles, and aircraft.".
-	ment of Defense vessels, vehicles, and aircraft.". SEC. 353. TECHNICAL CORRECTION TO OBSOLETE REF-
16	ment of Defense vessels, vehicles, and aircraft.". SEC. 353. TECHNICAL CORRECTION TO OBSOLETE REF- ERENCE RELATING TO USE OF FLEXIBLE
16 17	ment of Defense vessels, vehicles, and aircraft.". SEC. 353. TECHNICAL CORRECTION TO OBSOLETE REF- ERENCE RELATING TO USE OF FLEXIBLE HIRING AUTHORITY TO FACILITATE PER-
16 17 18	ment of Defense vessels, vehicles, and aircraft.". SEC. 353. TECHNICAL CORRECTION TO OBSOLETE REF- ERENCE RELATING TO USE OF FLEXIBLE HIRING AUTHORITY TO FACILITATE PER- FORMANCE OF CERTAIN DEPARTMENT OF
16 17 18 19	ment of Defense vessels, vehicles, and aircraft.". SEC. 353. TECHNICAL CORRECTION TO OBSOLETE REF- ERENCE RELATING TO USE OF FLEXIBLE HIRING AUTHORITY TO FACILITATE PER- FORMANCE OF CERTAIN DEPARTMENT OF DEFENSE FUNCTIONS BY CIVILIAN EMPLOY-
16 17 18 19 20 21	ment of Defense vessels, vehicles, and aircraft.". SEC. 353. TECHNICAL CORRECTION TO OBSOLETE REF- ERENCE RELATING TO USE OF FLEXIBLE HIRING AUTHORITY TO FACILITATE PER- FORMANCE OF CERTAIN DEPARTMENT OF DEFENSE FUNCTIONS BY CIVILIAN EMPLOY- EES.

1 SEC. 354. AUTHORITY FOR PAYMENT OF FULL REPLACE-2 MENT VALUE FOR LOSS OR DAMAGE TO 3 HOUSEHOLD GOODS IN LIMITED CASES NOT 4 **COVERED BY CARRIER LIABILITY.** 5 (a) CLAIMS AUTHORITY.— 6 (1) IN GENERAL.—Chapter 163 of title 10, 7 United States Code, is amended by adding at the end the following new section: 8 9 "§ 2740. Property loss: reimbursement of members 10 and civilian employees for full replacement value of household effects when 11 12 contractor reimbursement not available "The Secretary of Defense and the Secretaries of the 13 military departments, in paying a claim under section 14 3721 of title 31 arising from loss or damage to household 15 16 goods stored or transported at the expense of the Depart-17 ment of Defense, may pay the claim on the basis of full replacement value in any of the following cases in which 18 19 reimbursement for the full replacement value for the loss 20 or damage is not available directly from a carrier under 21 section 2636a of this title: 22 "(1) A case in which— "(A) the lost or damaged goods were 23

24 stored or transported under a contract, tender, 25 or solicitation in accordance with section 2636a 26 of this title that requires the transportation

1	service provider to settle claims on the basis of
2	full replacement value; and
3	"(B) the loss or damage occurred under
4	circumstances that exclude the transportation
5	service provider from liability.
6	"(2) A case in which—
7	"(A) the loss or damage occurred while the
8	lost or damaged goods were in the possession of
9	an ocean carrier that was transporting, loading,
10	or unloading the goods under a Department of
11	Defense contract for ocean carriage; and
12	"(B) the land-based portions of the trans-
13	portation were under contracts, in accordance
14	with section 2636a of this title, that require the
15	land carriers to settle claims on the basis of full
16	replacement value.
17	"(3) A case in which—
18	"(A) the lost or damaged goods were
19	transported or stored under a contract or solici-
20	tation that requires at least one of the trans-
21	portation service providers or carriers that han-
22	dled the shipment to settle claims on the basis
23	of full replacement value pursuant to section
24	2636a of this title;

1	"(B) the lost or damaged goods have been
2	in the custody of more than one independent
3	contractor or transportation service provider;
4	and
5	"(C) a claim submitted to the delivering
6	transportation service provider or carrier is de-
7	nied in whole or in part because the loss or
8	damage occurred while the lost or damaged
9	goods were in the custody of a prior transpor-
10	tation service provider or carrier or government
11	entity.".
12	(2) CLERICAL AMENDMENT.—The table of sec-
13	tions at the beginning of such chapter is amended
14	by adding at the end the following new item:
	"2740. Property loss: reimbursement of members and civilian employees for full replacement value of household effects when contractor reim- bursement not available.".
15	(b) EFFECTIVE DATE.—Section 2740 of title 10,
16	United States Code, as added by subsection (a), shall
17	apply with respect to losses incurred after the date of the
18	enactment of this Act.
19	SEC. 355. RECOVERY OF IMPROPERLY DISPOSED OF DE-
20	PARTMENT OF DEFENSE PROPERTY.
21	(a) IN GENERAL.—Chapter 165 of title 10, United
22	States Code, is amended by adding at the end the fol-
23	lowing new section:

3 "(a) PROHIBITION.—No member of the armed forces,
4 civilian employee of the United States Government, con5 tractor personnel, or other person may sell, lend, pledge,
6 barter, or give any clothing, arms, articles, equipment, or
7 other military or Department of Defense property except
8 in accordance with the statutes and regulations governing
9 Government property.

"(b) TRANSFER OF TITLE OR INTEREST INEFFECTIVE.—If property has been disposed of in violation of
subsection (a), the person holding the property has no
right or title to, or interest in, the property.

14 "(c) Authority for Seizure of Improperly Dis-POSED OF PROPERTY.—If any person is in the possession 15 of military or Department of Defense property without 16 right or title to, or interest in, the property because it has 17 18 been disposed of in material violation of subsection (a), 19 any Federal, State, or local law enforcement official may seize the property wherever found. Unless an exception to 2021 the warrant requirement under the fourth amendment to 22 the Constitution applies, seizure may be made only—

23 "(1) pursuant to—

24 "(A) a warrant issued by the district court
25 of the United States for the district in which
26 the property is located, or for the district in
HR 6523 PCS

1	which the person in possession of the property
2	resides or is subject to service; or
3	"(B) pursuant to an order by such court,
4	issued after a determination of improper trans-
5	fer under subsection (e); and
6	((2) after such a court has issued such a war-
7	rant or order.
8	"(d) INAPPLICABILITY TO CERTAIN PROPERTY.—
9	Subsections (b) and (c) shall not apply to—
10	"(1) property on public display by public or pri-
11	vate collectors or museums in secured exhibits; or
12	((2)) property in the collection of any museum
13	or veterans organization or held in a private collec-
14	tion for the purpose of public display, provided that
15	any such property, the possession of which could un-
16	dermine national security or create a hazard to pub-
17	lic health or safety, has been fully demilitarized.
18	"(e) Determinations of Violations.—(1) The
19	district court of the United States for the district in which
20	the property is located, or the district in which the person
21	in possession of the property resides or is subject to serv-
22	ice, shall have jurisdiction, regardless of the current ap-
23	proximated or estimated value of the property, to deter-
24	mine whether property was disposed of in violation of sub-

section (a). Any such determination shall be by a prepon derance of the evidence.

3 "(2) Except as provided in paragraph (3), in the case 4 of property, the possession of which could undermine na-5 tional security or create a hazard to public health or safety, the determination under paragraph (1) may be made 6 7 after the seizure of the property, as long as the United 8 States files an action seeking such determination within 9 90 days after seizure of the property. If the person from 10 whom the property is seized is found to have been lawfully in possession of the property and the return of the prop-11 12 erty could undermine national security or create a hazard 13 to public health or safety, the Secretary of Defense shall reimburse the person for the market value for the prop-14 15 erty.

"(3) Paragraph (2) shall not apply to any firearm, 16 17 ammunition, or ammunition component, or firearm part 18 or accessory that is not prohibited for commercial sale. 19 "(f) Delivery of Seized Property.—Any law enforcement official who seizes property under subsection (c) 2021 and is not authorized to retain it for the United States 22 shall deliver the property to an authorized member of the 23 armed forces or other authorized official of the Depart-24 ment of Defense or the Department of Justice.

"(g) SCOPE OF ENFORCEMENT.—This section shall
 apply to the following:

"(1) Any military or Department of Defense
property disposed of on or after the date of the enactment of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 in a manner
that is not in accordance with statutes and regulations governing Government property in effect at the
time of the disposal of such property.

10 "(2) Any significant military equipment dis-11 posed of on or after January 1, 2002, in a manner 12 that is not in accordance with statutes and regula-13 tions governing Government property in effect at the 14 time of the disposal of such significant military 15 equipment.

16 "(h) RULE OF CONSTRUCTION.—The authority of
17 this section is in addition to any other authority of the
18 United States with respect to property to which the United
19 States may have right or title.

20 "(i) DEFINITIONS.—In this section:

"(1) The term 'significant military equipment'
means defense articles on the United States Munitions List for which special export controls are warranted because of their capacity for substantial military utility or capability.

"(2) The term 'museum' has the meaning given
 that term in section 273(1) of the Museum Services
 Act (20 U.S.C. 9172(1)).

4 "(3) The term 'fully demilitarized' means, with 5 respect to equipment or material, the destruction of 6 the military offensive or defensive advantages inher-7 ent in the equipment or material, including, at a 8 minimum, the destruction or disabling of key points 9 of such equipment or material, such as the fuselage, 10 tail assembly, wing spar, armor, radar and radomes, 11 armament and armament provisions, operating sys-12 tems and software, and classified items.

"(4) The term 'veterans organization' means
any organization recognized by the Secretary of Veterans Affairs for the representation of veterans
under section 5902 of title 38.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 165 of such title is amended
by inserting after the item relating to section 2789 the
following new item:

"2790. Recovery of improperly disposed of Department of Defense property.".

21 SEC. 356. OPERATIONAL READINESS MODELS.

(a) REVIEW OF MODELS.—Not later than September
30, 2011, the Director of the Congressional Budget Office
shall conduct a study to identify, compare, and contrast
the budget preparation tools and models used by each of
HR 6523 PCS

the military departments to determine funding levels for
 operational readiness requirements during the program ming, planning, budgeting, and execution process and re port the findings to the congressional defense committees.
 In carrying out such study, the Director shall—

6 (1) assess whether any additional or alternative 7 verified and validated operational readiness model 8 used by any military department for budgeting for 9 flying or ground equipment hours, steaming days, 10 equipment operations, equipment maintenance, and 11 depot maintenance should be incorporated into the 12 budget process of that military department; and

(2) identify any shortcomings or deficiencies in
the approach of each military department in building
the operational readiness budget for that department.

17 (b) CONGRESSIONAL BRIEFING.—Not later than 18 April 1, 2012, in conjunction with the submission by the 19 Secretary of Defense of the budget justification documents for fiscal year 2013, the Secretaries of each of the military 20 21 departments, or designated representatives thereof, shall 22 brief the congressional defense committees on their respec-23 tive responses to the study conducted by the Director of 24 the Congressional Budget Office. Each such briefing shall include-25

1	(1) a description of how the military depart-
2	ment concerned plans to address any deficiencies in
3	the development of the operational readiness budget
4	of such department identified in the study; and
5	(2) a description of how the modeling tools
6	identified in the study could be used by the military
7	department to improve the development of the oper-
8	ational readiness budget for the department.
9	SEC. 357. SENSE OF CONGRESS REGARDING CONTINUED
10	IMPORTANCE OF HIGH-ALTITUDE AVIATION
11	TRAINING SITE, COLORADO.
12	(a) FINDINGS.—Congress makes the following find-
13	ings:
14	(1) The High-Altitude Aviation Training Site in
15	Gypsum, Colorado, is the only Department of De-
16	fense aviation school that provides an opportunity
17	for rotor-wing military pilots to train in high-alti-
18	tude, mountainous terrain, under full gross weight
19	and power management operations.
20	(2) The High-Altitude Aviation Training Site is
21	operated by the Colorado Army National Guard and
22	is available to pilots of all branches of the Armed
23	Forces and to pilots of allied countries.
24	(b) SENSE OF CONGRESS.—It is the sense of Con-

(1) the High-Altitude Army Aviation Training
 Site continues to be critically important to ensuring
 the readiness and capabilities of rotor-wing military
 pilots; and

5 (2) the Department of Defense should take all
6 appropriate actions to prevent encroachment on the
7 High-Altitude Army Aviation Training Site.

8 SEC. 358. STUDY OF EFFECTS OF NEW CONSTRUCTION OF 9 OBSTRUCTIONS ON MILITARY INSTALLA10 TIONS AND OPERATIONS.

(a) OBJECTIVE.—It shall be an objective of the Department of Defense to ensure that the robust development of renewable energy sources and the increased resiliency of the commercial electrical grid may move forward
in the United States, while minimizing or mitigating any
adverse impacts on military operations and readiness.

17 (b) DESIGNATION OF SENIOR OFFICIAL AND LEAD18 ORGANIZATION.—

19 (1) DESIGNATION.—Not later than 30 days
20 after the date of the enactment of this Act, the Sec21 retary of Defense shall designate a senior official of
22 the Department of Defense, and a lead organization
23 of the Department of Defense, to—

24 (A) serve as the executive agent to carry
25 out the review required by subsection (d);

(B) serve as a clearinghouse to coordinate Department of Defense review of applications for projects filed with the Secretary of Transportation pursuant to section 44718 of title 49, United States Code, and received by the Department of Defense from the Secretary of Transportation; and

8 (C) accelerate the development of planning 9 tools necessary to determine the acceptability to 10 the Department of Defense of proposals in-11 cluded in an application for a project submitted 12 pursuant to such section.

(2) RESOURCES.—The Secretary shall ensure
that the senior official and lead organization designated under paragraph (1) are assigned such personnel and resources as the Secretary considers appropriate to carry out this section.

(c) INITIAL ACTIONS.—Not later than 180 days after
the date of the enactment of this Act, the Secretary of
Defense, acting through the senior official and lead organization designated pursuant to subsection (b), shall—

(1) conduct a preliminary review of each application for a project filed with the Secretary of
Transportation pursuant to section 44718 of title
49, United States Code, that may have an adverse

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1	impact on military operations and readiness, unless
2	such project has been granted a determination of no
3	hazard. Such review shall, at a minimum, for each
4	such project—
5	(A) assess the likely scope and duration of
6	any adverse impact of such project on military
7	operations and readiness; and
8	(B) identify any feasible and affordable ac-
9	tions that could be taken in the immediate fu-
10	ture by the Department, the developer of such
11	project, or others to mitigate such adverse im-
12	pact and to minimize risks to national security
13	while allowing such project to proceed with de-
14	velopment;
15	(2) develop, in coordination with other depart-
16	ments and agencies of the Federal Government, an
17	integrated review process to ensure timely notifica-
18	tion and consideration of projects filed with the Sec-
19	retary of Transportation pursuant to section 44718
20	of title 49, United States Code, that may have an
21	adverse impact on military operations and readiness;
22	(3) establish procedures for the Department of
23	Defense for the coordinated consideration of and re-
24	sponse to a request for a review received from State
25	and local officials or the developer of a renewable en-

ergy development or other energy project, including
 guidance to personnel at each military installation in
 the United States on how to initiate such procedures
 and ensure a coordinated Department response while
 seeking to fulfil the objective under subsection (a);
 and

7 (4) develop procedures for conducting early out-8 reach to parties carrying out projects filed with the 9 Secretary of Transportation pursuant to section 10 44718 of title 49, United States Code, that could 11 have an adverse impact on military operations and 12 readiness, and to the general public, to clearly com-13 municate notice on actions being taken by the De-14 partment of Defense under this section and to re-15 ceive comments from such parties and the general 16 public on such actions.

17 (d) Comprehensive Review.—

18 (1) STRATEGY REQUIRED.—Not later than 270 19 days after the date of the enactment of this Act, the 20 Secretary of Defense, acting through the senior offi-21 cial and lead organization designated pursuant to 22 subsection (b), shall develop a comprehensive strat-23 egy for addressing the military impacts of projects 24 filed with the Secretary of Transportation pursuant 25 to section 44718 of title 49, United States Code.

(2) ELEMENTS.—In developing the strategy re quired by paragraph (1), the Secretary of Defense
 shall—

(A) assess of the magnitude of interference
 posed by projects filed with the Secretary of
 Transportation pursuant to section 44718 of
 title 49, United States Code;

8 (B) identify geographic areas selected as 9 proposed locations for projects filed, or which 10 may be filed in the future, with the Secretary 11 of Transportation pursuant to section 44718 of 12 title 49, United States Code, where such 13 projects could have an adverse impact on mili-14 tary operations and readiness and categorize 15 the risk of adverse impact in such areas as 16 high, medium, or low for the purpose of inform-17 ing early outreach efforts under subsection 18 (c)(4) and preliminary assessments under sub-19 section (e); and

20 (C) specifically identify feasible and afford21 able long-term actions that may be taken to
22 mitigate adverse impacts of projects filed, or
23 which may be filed in the future, with the Sec24 retary of Transportation pursuant to section

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1	44718 of title 49, United States Code, on mili-
2	tary operations and readiness, including—
3	(i) investment priorities of the De-
4	partment of Defense with respect to re-
5	search and development;
6	(ii) modifications to military oper-
7	ations to accommodate applications for
8	such projects;
9	(iii) recommended upgrades or modi-
10	fications to existing systems or procedures
11	by the Department of Defense;
12	(iv) acquisition of new systems by the
13	Department and other departments and
14	agencies of the Federal Government and
15	timelines for fielding such new systems;
16	and
17	(v) modifications to the projects for
18	which such applications are filed, including
19	changes in size, location, or technology.
20	(e) Department of Defense Hazard Assess-
21	MENT.—
22	(1) Preliminary assessment.—The proce-
23	dures established pursuant to subsection (c) shall
24	ensure that not later than 30 days after receiving a
25	proper application for a project filed with the Sec-

retary of Transportation pursuant to section 44718
of title 49, United States Code, the Secretary of Defense shall review the project and provide a preliminary assessment of the level of risk of adverse impact on military operations and readiness that would
arise from the project and the extent of mitigation
that may be needed to address such risk.

8 (2)DETERMINATION OF UNACCEPTABLE 9 RISK.—The procedures established pursuant to sub-10 section (c) shall ensure that the Secretary of De-11 fense does not object to a project filed with the Sec-12 retary of Transportation pursuant to section 44718 13 of title 49, United States Code, except in a case in 14 which the Secretary of Defense determines, after 15 giving full consideration to mitigation actions identi-16 fied pursuant to this section, that such project would 17 result in an unacceptable risk to the national secu-18 rity of the United States.

(3) CONGRESSIONAL NOTICE REQUIREMENT.—
Not later than 30 days after making a determination
of unacceptable risk under paragraph (2), the Secretary of Defense shall submit to the congressional
defense committees a report on such determination
and the basis for such determination. Such a report
shall include an explanation of the operational im-

1	pact that led to the determination, a discussion of
2	the mitigation options considered, and an expla-
3	nation of why the mitigation options were not fea-
4	sible or did not resolve the conflict.
5	(4) Non-delegation of determinations.—
6	The responsibility for making a determination of un-
7	acceptable risk under paragraph (2) may only be
8	delegated to an appropriate senior officer of the De-
9	partment of Defense, on the recommendation of the
10	senior official designated pursuant to subsection (b).
11	The following individuals are appropriate senior offi-
12	cers of the Department of Defense for the purposes
13	of this paragraph:
14	(A) The Deputy Secretary of Defense.
15	(B) The Under Secretary of Defense for
16	Acquisition, Technology, and Logistics.
17	(C) The Principal Deputy Under Secretary
18	of Defense for Acquisition, Technology, and Lo-
19	gistics.
20	(f) Reports.—
21	(1) Report to congress.—Not later than
22	March 15 each year from 2011 through 2015, the
23	Secretary of Defense shall submit to the congres-
24	sional defense committees a report on the actions
25	taken by the Department of Defense during the pre-

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1	ceding year to implement this section and the com-
2	prehensive strategy developed pursuant to this sec-
3	tion.
4	(2) CONTENTS OF REPORT.—Each report sub-
5	mitted under paragraph (1) shall include—
6	(A) the results of a review carried out by
7	the Secretary of Defense of any projects filed
8	with the Secretary of Transportation pursuant
9	to section 44718 of title 49, United States
10	Code—
11	(i) that the Secretary of Defense has
12	determined would result in an unacceptable
13	risk to the national security; and
14	(ii) for which the Secretary of Defense
15	has recommended to the Secretary of
16	Transportation that a hazard determina-
17	tion be issued;
18	(B) an assessment of the risk associated
19	with the loss or modifications of military train-
20	ing routes and a quantification of such risk;
21	(C) an assessment of the risk associated
22	with solar power and similar systems as to the
23	effects of glint on military readiness;
24	(D) an assessment of the risk associated
25	with electromagnetic interference on military

1	readiness, including the effects of testing and
2	evaluation ranges;
3	(E) an assessment of any risks posed by
4	the development of projects filed with the Sec-
5	retary of Transportation pursuant to section
6	44718 of title 49, United States Code, to the
7	prevention of threats and aggression directed
8	toward the United States and its territories;
9	and
10	(F) a description of the distance from a
11	military installation that the Department of De-
12	fense will use to prescreen applicants under sec-
13	tion 44718 of title 49, United States Code.
14	(g) Authority to Accept Contributions of
15	FUNDS.—The Secretary of Defense is authorized to accept
16	a voluntary contribution of funds from an applicant for
17	a project filed with the Secretary of Transportation pursu-
18	ant to section 44718 of title 49, United States Code.
19	Amounts so accepted shall be available for the purpose of
20	offsetting the cost of measures undertaken by the Sec-
21	retary of Defense to mitigate adverse impacts of such
22	project on military operations and readiness.
23	(h) Effect of Department of Defense Hazard
24	ASSESSMENT.—An action taken pursuant to this section

shall not be considered to be a substitute for any assess-

ment or determination required of the Secretary of Trans-1 portation under section 44718 of title 49, United States 2 3 Code.

4 (i) SAVINGS PROVISION.—Nothing in this section 5 shall be construed to affect or limit the application of, or any obligation to comply with, any environmental law, in-6 7 cluding the National Environmental Policy Act of 1969 8 (42 U.S.C. 4321 et seq.).

9 (j) DEFINITIONS.—In this section:

10 (1) The term "military training route" means a 11 training route developed as part of the Military 12 Training Route Program, carried out jointly by the 13 Federal Aviation Administration and the Secretary 14 of Defense, for use by the Armed Forces for the 15 purpose of conducting low-altitude, high-speed mili-16 tary training.

17 (2) The term "military installation" has the 18 meaning given that term in section 2801(c)(4) of 19 title 10, United States Code.

(3) The term "military readiness" includes any 20 21 training or operation that could be related to combat 22 readiness, including testing and evaluation activities.

TITLE IV—MILITARY 23 PERSONNEL AUTHORIZATIONS 24

Subtitle A—Active Forces

Sec. 401. End strengths for active forces.

156

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 2011 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—Authorization of Appropriations

Sec. 421. Military personnel.

3

1 Subtitle A—Active Forces

2 SEC. 401. END STRENGTHS FOR ACTIVE FORCES.

The Armed Forces are authorized strengths for active

4 duty personnel as of September 30, 2011, as follows:

- 5 (1) The Army, 569,400.
- 6 (2) The Navy, 328,700.
- 7 (3) The Marine Corps, 202,100.
- 8 (4) The Air Force, 332,200.

9 SEC. 402. REVISION IN PERMANENT ACTIVE DUTY END

10 STRENGTH MINIMUM LEVELS.

11 Section 691(b) of title 10, United States Code, is 12 amended by striking paragraphs (1) through (4) and in-13 serting the following new paragraphs:

- 14 "(1) For the Army, 547,400.
- 15 "(2) For the Navy, 324,300.
- 16 "(3) For the Marine Corps, 202,100.
- 17 "(4) For the Air Force, 332,200.".

1	Subtitle B—Reserve Forces
1	
	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
3	(a) IN GENERAL.—The Armed Forces are authorized
4	strengths for Selected Reserve personnel of the reserve
5	components as of September 30, 2011, as follows:
6	(1) The Army National Guard of the United
7	States, 358,200.
8	(2) The Army Reserve, 205,000.
9	(3) The Navy Reserve, 65,500.
10	(4) The Marine Corps Reserve, 39,600.
11	(5) The Air National Guard of the United
12	States, 106,700.
13	(6) The Air Force Reserve, 71,200.
14	(7) The Coast Guard Reserve, 10,000.
15	(b) END STRENGTH REDUCTIONS.—The end
16	strengths prescribed by subsection (a) for the Selected Re-
17	serve of any reserve component shall be proportionately
18	reduced by—
19	(1) the total authorized strength of units orga-
20	nized to serve as units of the Selected Reserve of
21	such component which are on active duty (other
22	than for training) at the end of the fiscal year; and
23	(2) the total number of individual members not
24	in units organized to serve as units of the Selected
25	Reserve of such component who are on active duty

(other than for training or for unsatisfactory partici pation in training) without their consent at the end
 of the fiscal year.

4 (c) END STRENGTH INCREASES.—Whenever units or individual members of the Selected Reserve of any reserve 5 component are released from active duty during any fiscal 6 7 year, the end strength prescribed for such fiscal year for 8 the Selected Reserve of such reserve component shall be 9 increased proportionately by the total authorized strengths 10 of such units and by the total number of such individual 11 members.

12SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE13DUTY IN SUPPORT OF THE RESERVES.

Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 2011, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National Guard, for the purpose of organizing, administering, recruiting, instructing, or training the reserve components:

- 21 (1) The Army National Guard of the United22 States, 32,060.
- 23 (2) The Army Reserve, 16,261.
- (3) The Navy Reserve, 10,688.
- 25 (4) The Marine Corps Reserve, 2,261.

1	(5) The Air National Guard of the United
2	States, 14,584.
3	(6) The Air Force Reserve, 2,992.
4	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
5	(DUAL STATUS).
6	The minimum number of military technicians (dual
7	status) as of the last day of fiscal year 2011 for the re-
8	serve components of the Army and the Air Force (notwith-
9	standing section 129 of title 10, United States Code) shall
10	be the following:
11	(1) For the Army Reserve, 8,395.
12	(2) For the Army National Guard of the United
13	States, 27,210.
13 14	States, 27,210. (3) For the Air Force Reserve, 10,720.
14	(3) For the Air Force Reserve, 10,720.
14 15	(3) For the Air Force Reserve, 10,720.(4) For the Air National Guard of the United
14 15 16	 (3) For the Air Force Reserve, 10,720. (4) For the Air National Guard of the United States, 22,394.
14 15 16 17	 (3) For the Air Force Reserve, 10,720. (4) For the Air National Guard of the United States, 22,394. SEC. 414. FISCAL YEAR 2011 LIMITATION ON NUMBER OF
14 15 16 17 18	 (3) For the Air Force Reserve, 10,720. (4) For the Air National Guard of the United States, 22,394. SEC. 414. FISCAL YEAR 2011 LIMITATION ON NUMBER OF NON-DUAL STATUS TECHNICIANS.
14 15 16 17 18 19	 (3) For the Air Force Reserve, 10,720. (4) For the Air National Guard of the United States, 22,394. SEC. 414. FISCAL YEAR 2011 LIMITATION ON NUMBER OF NON-DUAL STATUS TECHNICIANS. (a) LIMITATIONS.—
 14 15 16 17 18 19 20 	 (3) For the Air Force Reserve, 10,720. (4) For the Air National Guard of the United States, 22,394. SEC. 414. FISCAL YEAR 2011 LIMITATION ON NUMBER OF NON-DUAL STATUS TECHNICIANS. (a) LIMITATIONS.— (1) NATIONAL GUARD.—Within the limitation
 14 15 16 17 18 19 20 21 	 (3) For the Air Force Reserve, 10,720. (4) For the Air National Guard of the United States, 22,394. SEC. 414. FISCAL YEAR 2011 LIMITATION ON NUMBER OF NON-DUAL STATUS TECHNICIANS. (a) LIMITATIONS.— (1) NATIONAL GUARD.—Within the limitation provided in section 10217(c)(2) of title 10, United

1	(A) For the Army National Guard of the
2	United States, 1,600.
3	(B) For the Air National Guard of the
4	United States, 350.
5	(2) ARMY RESERVE.—The number of non-dual
6	status technicians employed by the Army Reserve as
7	of September 30, 2011, may not exceed 595.
8	(3) AIR FORCE RESERVE.—The number of non-
9	dual status technicians employed by the Air Force
10	Reserve as of September 30, 2011, may not exceed
11	90.
12	(b) Non-dual Status Technicians Defined.—In
13	this section, the term "non-dual status technician" has the
14	meaning given that term in section 10217(a) of title 10,
15	United States Code.
16	SEC. 415. MAXIMUM NUMBER OF RESERVE PERSONNEL AU-
17	THORIZED TO BE ON ACTIVE DUTY FOR
18	OPERATIONAL SUPPORT.
19	During fiscal year 2011, the maximum number of
20	members of the reserve components of the Armed Forces
21	who may be serving at any time on full-time operational
22	support duty under section 115(b) of title 10, United
23	States Code, is the following:
24	(1) The Army National Guard of the United

25 States, 17,000.

(2) The Army Reserve, 13,000.
 (3) The Navy Reserve, 6,200.
 (4) The Marine Corps Reserve, 3,000.
 (5) The Air National Guard of the United
 States, 16,000.
 (6) The Air Force Reserve, 14,000.
 Subtitle C—Authorization of

Appropriations

9 SEC. 421. MILITARY PERSONNEL.

8

(a) AUTHORIZATION OF APPROPRIATIONS.—There is
hereby authorized to be appropriated to the Department
of Defense for military personnel for fiscal year 2011 a
total of \$138,540,700,000.

(b) CONSTRUCTION OF AUTHORIZATION.—The authorization of appropriations in subsection (a) supersedes
any other authorization of appropriations (definite or indefinite) for such purpose for fiscal year 2011.

18 TITLE V—MILITARY PERSONNEL 19 POLICY

Subtitle A—Officer Personnel Policy Generally

- Sec. 501. Ages for appointment and mandatory retirement for health professions officers.
- Sec. 502. Authority for appointment of warrant officers in the grade of W-1 by commission and standardization of warrant officer appointing authority.
- Sec. 503. Nondisclosure of information from discussions, deliberations, notes, and records of special selection boards.
- Sec. 504. Administrative removal of officers from promotion list.
- Sec. 505. Modification of authority for officers selected for appointment to general and flag officer grades to wear insignia of higher grade before appointment.

161

Sec. 506. Temporary authority to reduce minimum length of active service as a commissioned officer required for voluntary retirement as an officer.

Subtitle B—Reserve Component Management

- Sec. 511. Removal of statutory distribution limits on Navy reserve flag officer allocation.
- Sec. 512. Assignment of Air Force Reserve military technicians (dual status) to positions outside Air Force Reserve unit program.
- Sec. 513. Temporary authority for temporary employment of non-dual status military technicians.
- Sec. 514. Revision of structure and functions of the Reserve Forces Policy Board.
- Sec. 515. Repeal of requirement for new oath when officer transfers from active-duty list to reserve active-status list.
- Sec. 516. Leave of members of the reserve components of the Armed Forces.
- Sec. 517. Direct appointment of graduates of the United States Merchant Marine Academy into the National Guard.

Subtitle C—Joint Qualified Officers and Requirements

- Sec. 521. Technical revisions to definition of joint matters for purposes of joint officer management.
- Sec. 522. Modification of promotion board procedures for joint qualified officers and officers with Joint Staff experience.

Subtitle D—General Service Authorities

- Sec. 531. Extension of temporary authority to order retired members of the Armed Forces to active duty in high-demand, low-density assignments.
- Sec. 532. Non-chargeable rest and recuperation absence for certain members undergoing extended deployment to a combat zone.
- Sec. 533. Correction of military records.
- Sec. 534. Disposition of members found to be fit for duty who are not suitable for deployment or worldwide assignment for medical reasons.
- Sec. 535. Review of laws, policies, and regulations restricting service of female members of the Armed Forces.

Subtitle E—Military Justice and Legal Matters

- Sec. 541. Continuation of warrant officers on active duty to complete disciplinary action.
- Sec. 542. Enhanced authority to punish contempt in military justice proceedings.
- Sec. 543. Improvements to Department of Defense domestic violence programs.

Subtitle F—Member Education and Training Opportunities and Administration

- Sec. 551. Enhancements of Department of Defense undergraduate nurse training program.
- Sec. 552. Repayment of education loan repayment benefits.
- Sec. 553. Participation of Armed Forces Health Professions Scholarship and Financial Assistance Program recipients in active duty health profession loan repayment program.

163

Sec. 554. Active duty obligation for military academy graduates who participate in the Armed Forces Health Professions Scholarship and Financial Assistance program.

Subtitle G—Defense Dependents' Education

- Sec. 561. Enrollment of dependents of members of the Armed Forces who reside in temporary housing in Department of Defense domestic dependent elementary and secondary schools.
- Sec. 562. Continuation of authority to assist local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees.
- Sec. 563. Impact aid for children with severe disabilities.

Subtitle H—Decorations and Awards

- Sec. 571. Clarification of persons eligible for award of bronze star medal.
- Sec. 572. Authorization and request for award of Distinguished-Service Cross to Shinvei Matavoshi for acts of valor during World War II.
- Sec. 573. Authorization and request for award of Distinguished-Service Cross to Jay C. Copley for acts of valor during the Vietnam War.
- Sec. 574. Program to commemorate 60th anniversary of the Korean War.

Subtitle I—Military Family Readiness Matters

- Sec. 581. Appointment of additional members of Department of Defense Military Family Readiness Council.
- Sec. 582. Enhancement of community support for military families with special needs.
- Sec. 583. Modification of Yellow Ribbon Reintegration Program.
- Sec. 584. Expansion and continuation of Joint Family Support Assistance Program.
- Sec. 585. Report on military spouse education programs.
- Sec. 586. Report on enhancing benefits available for military dependent children with special education needs.
- Sec. 587. Reports on child development centers and financial assistance for child care for members of the Armed Forces.

Subtitle J—Other Matters

- Sec. 591. Authority for members of the Armed Forces and Department of Defense and Coast Guard civilian employees and their families to accept gifts from non-Federal entities.
- Sec. 592. Increase in number of private sector civilians authorized for admission to National Defense University.
- Sec. 593. Admission of defense industry civilians to attend United States Air Force Institute of Technology.
- Sec. 594. Updated terminology for Army Medical Service Corps.
- Sec. 595. Date for submission of annual report on Department of Defense STARBASE Program.
- Sec. 596. Extension of deadline for submission of final report of Military Leadership Diversity Commission.

Subtitle A—Officer Personnel Policy Generally

3 SEC. 501. AGES FOR APPOINTMENT AND MANDATORY RE-

TIREMENT FOR HEALTH PROFESSIONS OFFI-CERS.

6 (a) AGE FOR ORIGINAL APPOINTMENT AS HEALTH
7 PROFESSIONS OFFICER.—Section 532(d)(2) of title 10,
8 United States Code, is amended by striking "reserve".

9 (b) MANDATORY RETIREMENT AGE FOR HEALTH10 PROFESSIONS OFFICERS.—

11	(1) Additional categories of officers el-
12	IGIBLE FOR DEFERRAL OF MANDATORY RETIRE-
13	MENT FOR AGE.—Paragraph (2) of section 1251(b)
14	of such title is amended—

15 (A) in subparagraph (B), by striking "or"16 at the end;

17 (B) in subparagraph (C), by striking the18 period at the end and inserting "; or"; and

19 (C) by adding at the end the following new20 subparagraph:

21 "(D) an officer in a category of officers des22 ignated by the Secretary of the military department
23 concerned for the purposes of this paragraph as con24 sisting of officers whose duties consist primarily of—
25 "(i) providing health care;

4

5

1	"(ii) performing other clinical care; or
2	"(iii) performing health care-related ad-
3	ministrative duties.".
4	(2) Conforming Amendment.—Paragraph (1)
5	of such section is amended by striking "the officer
6	will be performing duties consisting primarily of pro-
7	viding patient care or performing other clinical du-
8	ties." and inserting "the officer—
9	"(A) will be performing duties consisting pri-
10	marily of providing patient care or performing other
11	clinical duties; or
12	"(B) is in a category of officers designated
13	under subparagraph (D) of paragraph (2) whose du-
14	ties will consist primarily of the duties described in
15	clause (i), (ii), or (iii) of such subparagraph.".
16	SEC. 502. AUTHORITY FOR APPOINTMENT OF WARRANT OF-
17	FICERS IN THE GRADE OF W-1 BY COMMIS-
18	SION AND STANDARDIZATION OF WARRANT
19	OFFICER APPOINTING AUTHORITY.
20	(a) REGULAR OFFICERS.—
21	(1) AUTHORITY FOR APPOINTMENTS BY COM-
22	MISSION IN WARRANT OFFICER W-1 GRADE.—The
23	first sentence of section 571(b) of title 10, United
24	States Code, is amended by striking "by the Sec-
25	retary concerned" and inserting ", except that with

respect to an armed force under the jurisdiction of
the Secretary of a military department, the Secretary concerned may provide by regulation that appointments in that grade in that armed force shall
be made by commission".

6 (2) APPOINTING AUTHORITY.—The second sen-7 tence of such section is amended by inserting before the period at the end the following: ", and appoint-8 9 ments (whether by warrant or commission) in the 10 grade of regular warrant officer, W-1, shall be made 11 by the President, except that appointments in that 12 grade in the Coast Guard shall be made by the Sec-13 retary concerned".

(b) RESERVE OFFICERS.—Subsection (b) of section
12241 of such title is amended to read as follows:

16 "(b) Appointments in permanent reserve warrant of17 ficer grades shall be made in the same manner as is pre18 scribed for regular warrant officer grades by section
19 571(b) of this title.".

(c) PRESIDENTIAL FUNCTIONS.—Except as otherwise provided by the President by Executive order, the
provisions of Executive Order 13384 (10 U.S.C. 531 note)
relating to the functions of the President under the second
sentence of section 571(b) of title 10, United States Code,
shall apply in the same manner to the functions of the

President under section 12241(b) of title 10, United
 States Code.

3 SEC. 503. NONDISCLOSURE OF INFORMATION FROM DIS-4CUSSIONS, DELIBERATIONS, NOTES, AND5RECORDS OF SPECIAL SELECTION BOARDS.

6 (a) NONDISCLOSURE OF BOARD PROCEEDINGS.—
7 Section 613a of title 10, United States Code, is amend8 ed—

9 (1) by striking subsection (a) and inserting the10 following new subsection:

11 "(a) PROHIBITION ON DISCLOSURE.—The pro-12 ceedings of a selection board convened under section 573, 13 611, or 628 of this title may not be disclosed to any person 14 not a member of the board, except as authorized or re-15 quired to process the report of the board. This prohibition 16 is a statutory exemption from disclosure, as described in 17 section 552(b)(3) of title 5.";

18 (2) in subsection (b), by striking "AND
19 RECORDS" and inserting "NOTES, AND RECORDS";
20 and

21 (3) by adding at the end the following new sub-22 section:

23 "(c) APPLICABILITY.—This section applies to all se24 lection boards convened under section 573, 611, or 628

of this title, regardless of the date on which the board
 was convened.".

3 (b) REPORTS OF BOARDS.—Section 628(c)(2) of 4 such title is amended by striking "sections 576(d) and 5 576(f)" and inserting "sections 576(d), 576(f), and 6 613a".

7 (c) RESERVE BOARDS.—Section 14104 of such title8 is amended—

9 (1) by striking subsection (a) and inserting the10 following new subsection:

11 "(a) PROHIBITION ON DISCLOSURE.—The pro-12 ceedings of a selection board convened under section 13 14101 or 14502 of this title may not be disclosed to any 14 person not a member of the board, except as authorized 15 or required to process the report of the board. This prohi-16 bition is a statutory exemption from disclosure, as de-17 scribed in section 552(b)(3) of title 5.";

18 (2) in subsection (b), by striking "AND
19 RECORDS" and inserting "NOTES, AND RECORDS";
20 and

21 (3) by adding at the end the following new sub-22 section:

23 "(c) APPLICABILITY.—This section applies to all se24 lection boards convened under section 14101 or 14502 of

this title, regardless of the date on which the board was
 convened.".

3 SEC. 504. ADMINISTRATIVE REMOVAL OF OFFICERS FROM 4 PROMOTION LIST.

5 (a) ACTIVE-DUTY LIST.—Section 629 of title 10,
6 United States Code, is amended—

7 (1) by redesignating subsection (d) as sub-8 section (e); and

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

11 "(d) Administrative Removal.—Under regula-12 tions prescribed by the Secretary concerned, if an officer 13 on the active-duty list is discharged or dropped from the rolls or transferred to a retired status after having been 14 15 recommended for promotion to a higher grade under this chapter, but before being promoted, the officer's name 16 17 shall be administratively removed from the list of officers 18 recommended for promotion by a selection board.".

19 (b) RESERVE ACTIVE-STATUS LIST.—Section 1431020 of such title is amended—

21 (1) by redesignating subsection (d) as sub-22 section (e); and

23 (2) by inserting after subsection (c) the fol-24 lowing new subsection (d):

1 "(d) Administrative Removal.—Under regula-2 tions prescribed by the Secretary concerned, if an officer 3 on the reserve active-status list is discharged or dropped 4 from the rolls or transferred to a retired status after hav-5 ing been recommended for promotion to a higher grade 6 under this chapter or having been found qualified for Fed-7 eral recognition in the higher grade under title 32, but 8 before being promoted, the officer's name shall be admin-9 istratively removed from the list of officers recommended for promotion by a selection board.". 10

11 SEC. 505. MODIFICATION OF AUTHORITY FOR OFFICERS SE-

12LECTED FOR APPOINTMENT TO GENERAL13AND FLAG OFFICER GRADES TO WEAR INSIG-14NIA OF HIGHER GRADE BEFORE APPOINT-15MENT.

16 (a) LIMITED AUTHORITY FOR OFFICERS SELECTED
17 FOR APPOINTMENT TO GRADES ABOVE MAJOR GENERAL
18 AND REAR ADMIRAL.—

19 (1) IN GENERAL.—Chapter 45 of title 10,
20 United States Code, is amended by adding at the
21 end the following new section:

1 "§777a. Wearing of insignia of higher grade before
 appointment to a grade above major gen eral or rear admiral (frocking): authority;
 restrictions

5 "(a) AUTHORITY.—An officer serving in a grade below the grade of lieutenant general or, in the case of 6 7 the Navy, vice admiral, who has been selected for appoint-8 ment to the grade of lieutenant general or general, or, in 9 the case of the Navy, vice admiral or admiral, and an offi-10 cer serving in the grade of lieutenant general or vice admi-11 ral who has been selected for appointment to the grade of general or admiral, may be authorized, under regula-12 13 tions and policies of the Department of Defense and subject to subsection (b), to wear the insignia for that higher 14 15 grade for a period of up to 14 days before assuming the 16 duties of a position for which the higher grade is authorized. An officer who is so authorized to wear the insignia 17 18 of a higher grade is said to be 'frocked' to that grade. 19 "(b) RESTRICTIONS.—An officer may not be authorized to wear the insignia for a grade as described in sub-2021 section (a) unless—

"(1) the Senate has given its advice and consent to the appointment of the officer to that grade;
"(2) the officer has received orders to serve in a position outside the military department of that officer for which that grade is authorized;

1 "(3) the Secretary of Defense (or a civilian offi-2 cer within the Office of the Secretary of Defense 3 whose appointment was made with the advice and 4 consent of the Senate and to whom the Secretary 5 delegates such approval authority) has given ap-6 proval for the officer to wear the insignia for that 7 grade before assuming the duties of a position for 8 which that grade is authorized; and 9 "(4) the Secretary of Defense has submitted to 10 Congress a written notification of the intent to au-11 thorize the officer to wear the insignia for that 12 grade. 13 "(c) BENEFITS NOT TO BE CONSTRUED AS ACCRU-ING.—(1) Authority provided to an officer as described in 14 15 subsection (a) to wear the insignia of a higher grade may not be construed as conferring authority for that officer 16 17 to— 18 "(A) be paid the rate of pay provided for an of-19 ficer in that grade having the same number of years 20 of service as that officer; or

21 "(B) assume any legal authority associated with22 that grade.

"(2) The period for which an officer wears the insignia of a higher grade under such authority may not be
taken into account for any of the following purposes:

1	"(A) Seniority in that grade.
2	"(B) Time of service in that grade.
3	"(d) Limitation on Number of Officers
4	FROCKED.—The total number of officers who are author-
5	ized to wear the insignia for a higher grade under this
6	section shall count against the limitation in section 777(d)
7	of this title on the total number of officers authorized to
8	wear the insignia of a higher grade.".
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:
	"777a. Wearing of insignia of higher grade before appointment to a grade above major general or rear admiral (frocking): authority; restric- tions.".
12	(b) Repeal of Waiting Period Following Con-
13	GRESSIONAL NOTIFICATION FOR OFFICERS SELECTED
14	FOR APPOINTMENT TO GENERAL AND FLAG OFFICER
15	GRADES BELOW LIEUTENANT GENERAL AND VICE ADMI-
16	RAL.—Section 777(b)(3)(B) of such title is amended by
17	striking "and a period of 30 days has elapsed after the
18	date of the notification".
19	SEC. 506. TEMPORARY AUTHORITY TO REDUCE MINIMUM
20	LENGTH OF ACTIVE SERVICE AS A COMMIS-
21	SIONED OFFICER REQUIRED FOR VOL-
22	UNTARY RETIREMENT AS AN OFFICER.
23	(a) ARMY.—Section 3911(b)(2) of title 10, United
24	States Code, is amended by striking "January 6, 2006,
	HR 6523 PCS

and ending on December 31, 2008" and inserting "the
 date of the enactment of the Ike Skelton National Defense
 Authorization Act for Fiscal Year 2011 and ending on
 September 30, 2013".

5 (b)NAVY AND MARINE CORPS.—Section 6323(a)(2)(B) of such title is amended by striking "Janu-6 7 ary 6, 2006, and ending on December 31, 2008" and in-8 serting "the date of the enactment of the Ike Skelton Na-9 tional Defense Authorization Act for Fiscal Year 2011 and 10 ending on September 30, 2013".

(c) AIR FORCE.—Section 8911(b)(2) of such title is
amended by striking "January 6, 2006, and ending on December 31, 2008" and inserting "the date of the enactment of the Ike Skelton National Defense Authorization
Act for Fiscal Year 2011 and ending on September 30,
2013".

Subtitle B—Reserve Component Management

19 SEC. 511. REMOVAL OF STATUTORY DISTRIBUTION LIMITS

20ON NAVY RESERVE FLAG OFFICER ALLOCA-21TION.

Section 12004(c) of title 10, United States Code, is
amended—

24 (1) by striking paragraphs (2), (3), and (5);25 and

1 (2) by redesignating paragraph (4) as para-2 graph (2). 3 SEC. 512. ASSIGNMENT OF AIR FORCE RESERVE MILITARY 4 TECHNICIANS (DUAL STATUS) TO POSITIONS 5 OUTSIDE AIR FORCE RESERVE UNIT PRO-6 GRAM. 7 Section 10216(d) of title 10, United States Code, is 8 amended by adding at the end the following new para-9 graph: 10 "(3) Paragraph (1) does not apply to a military tech-11 nician (dual status) who is employed by the Air Force Re-12 serve in an area other than the Air Force Reserve unit program, except that not more than 50 of such technicians 13 may be assigned outside of the unit program at the same 14 15 time.". 16 SEC. 513. TEMPORARY AUTHORITY FOR TEMPORARY EM-17 PLOYMENT OF NON-DUAL STATUS MILITARY 18 **TECHNICIANS.** 19 (a) EXCEPTION FOR TEMPORARY EMPLOYMENT. 20 Section 10217 of title 10, United States Code, is amend-21 ed—

22 (1) in subsection (a)—

23 (A) by striking "or" at the end of para-24 graph (1);

(B) by striking the period at the end of
paragraph (2) and inserting "; or"; and
(C) by adding at the end the following new
paragraph:
"(3) is hired as a temporary employee pursuant
to the exception for temporary employment provided
by subsection (d) and subject to the terms and con-
ditions of such subsection."; and
(2) by adding at the end the following new sub-
section:
"(d) Exception for Temporary Employment.—
(1) Notwithstanding section 10218 of this title, the Sec-
retary of the Army or the Secretary of the Air Force may
employ, for a period not to exceed two years, a person
to fill a vacancy created by the mobilization of a military
technician (dual status) occupying a position under section
10216 of this title.
((2) The duration of the temporary employment of
a person in a military technician position under this sub-
section may not exceed the shorter of the following:
"(A) The period of mobilization of the military
technician (dual status) whose vacancy is being filled
by the temporary employee.
"(B) Two years.

"(3) No person may be hired under the authority of
this subsection after the end of the 2-year period beginning on the date of the enactment of this subsection.".
(b) EXCEPTION FROM PERMANENT LIMITATION ON
NUMBER OF NON-DUAL STATUS TECHNICIANS.—Subsection (c) of such section is amended by adding at the
end the following new paragraph:

8 "(3) An individual employed as a non-dual status 9 technician as described in subsection (a)(3) shall not be 10 consider a non-dual status technician for purposes of para-11 graphs (1) and (2).".

12 SEC. 514. REVISION OF STRUCTURE AND FUNCTIONS OF 13 THE RESERVE FORCES POLICY BOARD.

14 (a) REVISION OF STRUCTURE.—

15 (1) IN GENERAL.—Section 10301 of title 10,
16 United States Code, is amended to read as follows:
17 "§10301. Reserve Forces Policy Board

"(a) IN GENERAL.—As provided in section 175 of
this title, there is in the Office of the Secretary of Defense
a board known as the 'Reserve Forces Policy Board' (in
this section referred to as the 'Board').

"(b) FUNCTIONS.—The Board shall serve as an independent adviser to the Secretary of Defense to provide advice and recommendations to the Secretary on strategies,
policies, and practices designed to improve and enhance

the capabilities, efficiency, and effectiveness of the reserve
 components.

3 "(c) MEMBERSHIP.—The Board consists of 20 mem4 bers, appointed or designated as follows:

5 "(1) A civilian appointed by the Secretary of 6 Defense from among persons determined by the Sec-7 retary to have the knowledge of, and experience in, 8 policy matters relevant to national security and re-9 serve component matters necessary to carry out the 10 duties of chair of the Board, who shall serve as chair 11 of the Board.

"(2) Two active or retired reserve officers or
enlisted members designated by the Secretary of Defense upon the recommendation of the Secretary of
the Army—

"(A) one of whom shall be a member of
the Army National Guard of the United States
or a former member of the Army National
Guard of the United States in the Retired Reserve; and

21 "(B) one of whom shall be a member or re22 tired member of the Army Reserve.

23 "(3) Two active or retired reserve officers or
24 enlisted members designated by the Secretary of De-

1	fense upon the recommendation of the Secretary of
2	the Navy—
3	"(A) one of whom shall be an active or re-
4	tired officer of the Navy Reserve; and
5	"(B) one of whom shall be an active or re-
6	tired officer of the Marine Corps Reserve.
7	"(4) Two active or retired reserve officers or
8	enlisted members designated by the Secretary of De-
9	fense upon the recommendation of the Secretary of
10	the Air Force—
11	"(A) one of whom shall be a member of
12	the Air National Guard of the United States or
13	a former member of the Air National Guard of
14	the United States in the Retired Reserve; and
15	"(B) one of whom shall be a member or re-
16	tired member of the Air Force Reserve.
17	"(5) One active or retired reserve officer or en-
18	listed member of the Coast Guard designated by the
19	Secretary of Homeland Security.
20	"(6) Ten persons appointed or designated by
21	the Secretary of Defense, each of whom shall be a
22	United States citizen having significant knowledge of
23	and experience in policy matters relevant to national
24	security and reserve component matters and shall be
25	one of the following:

1	"(A) An individual not employed in any
2	Federal or State department or agency.
3	"(B) An individual employed by a Federal
4	or State department or agency.
5	"(C) An officer of a regular component of
6	the armed forces on active duty, or an officer
7	of a reserve component of the armed forces in
8	an active status, who—
9	"(i) is serving or has served in a sen-
10	ior position on the Joint Staff, the head-
11	quarters staff of a combatant command, or
12	the headquarters staff of an armed force;
13	and
14	"(ii) has experience in joint profes-
15	sional military education, joint qualifica-
16	tion, and joint operations matters.
17	"(7) A reserve officer of the Army, Navy, Air
18	Force, or Marine Corps who is a general or flag offi-
19	cer recommended by the chair and designated by the
20	Secretary of Defense, who shall serve without vote—
21	"(A) as military adviser to the chair;
22	"(B) as military executive officer of the
23	Board; and
24	"(C) as supervisor of the operations and
25	staff of the Board.

"(8) A senior enlisted member of a reserve com ponent recommended by the chair and designated by
 the Secretary of Defense, who shall serve without
 vote as enlisted military adviser to the chair.

5 "(d) MATTERS TO BE ACTED ON.—The Board may 6 act on those matters referred to it by the chair and on 7 any matter raised by a member of the Board or the Sec-8 retary of Defense.

9 "(e) STAFF.—The Board shall be supported by a staff consisting of one full-time officer from each of the 10 reserve components listed in paragraphs (1) through (6) 11 12 of section 10101 of this title who holds the grade of colonel 13 (or in the case of the Navy, the grade of captain) or who has been selected for promotion to that grade. These offi-14 15 cers shall also serve as liaisons between their respective components and the Board. They shall perform their staff 16 17 and liaison duties under the supervision of the military 18 executive officer of the Board in an independent manner reflecting the independent nature of the Board. 19

"(f) RELATIONSHIP TO SERVICE RESERVE POLICY
COMMITTEES AND BOARDS.—This section does not affect
the committees and boards prescribed within the military
departments by sections 10302 through 10305 of this
title, and a member of such a committee or board may,
if otherwise eligible, be a member of the Board.".

(2) EFFECTIVE DATE.—The amendment made
 by paragraph (1) shall take effect on July 1, 2011.
 (b) REVISION TO ANNUAL REPORT REQUIREMENT.—
 4 Section 113(c)(2) of title 10, United States Code, is
 5 amended by striking "the reserve programs of the Depart 6 ment of Defense and on any other matters" and inserting
 7 "on any reserve component matter".

8 SEC. 515. REPEAL OF REQUIREMENT FOR NEW OATH WHEN 9 OFFICER TRANSFERS FROM ACTIVE-DUTY 10 LIST TO RESERVE ACTIVE-STATUS LIST.

11 Section 12201(a)(2) of title 10, United States Code, is amended by striking "An officer transferred from the 12 13 active-duty list of an armed force to a reserve active-status list of an armed force under section 647 of this title" and 14 15 inserting "If an officer is transferred from the active-duty list of an armed force to a reserve active-status list of an 16 17 armed force in accordance with regulations prescribed by 18 the Secretary of Defense, the officer".

19SEC. 516. LEAVE OF MEMBERS OF THE RESERVE COMPO-20NENTS OF THE ARMED FORCES.

(a) CARRYOVER OF ACCUMULATED LEAVE TO SUCCEEDING PERIOD OF ACTIVE SERVICE.—Section 701 of
title 10, United States Code, is amended by adding at the
end the following new subsection:

1 "(k) A member of a reserve component who accumu-2 lates leave during a period of active service may carry over 3 any leave so accumulated to the member's next period of 4 active service, subject to the accumulation limits in sub-5 sections (b), (d), and (f), without regard to separation or 6 release from active service if the separation or release is 7 under honorable conditions. The taking of leave carried 8 over under this subsection shall be subject to the provi-9 sions of this section.".

10 (b) PAYMENT FOR UNUSED ACCRUED LEAVE.—Sec11 tion 501(a) of title 37, United States Code, is amended—

12 (1) in paragraph (2), by striking "and" at the13 end;

14 (2) in paragraph (3), by striking the period at15 the end and inserting a semicolon; and

16 (3) by adding at the end the following new17 paragraphs:

18 "(4) in the case of an officer or an enlisted 19 member of a reserve component who is not serving 20 on active duty, separation or release from the re-21 serve component under honorable conditions, or 22 death; and

23 "(5) in the case of an enlisted member of a re24 serve a component who is not serving on active duty,
25 termination of enlistment in conjunction with the

1	commencement of a successive enlistment, or ap-
2	pointment as an officer.".
3	SEC. 517. DIRECT APPOINTMENT OF GRADUATES OF THE
4	UNITED STATES MERCHANT MARINE ACAD-
5	EMY INTO THE NATIONAL GUARD.
6	Section 305(a)(5) of title 32, United States Code, is
7	amended by striking "or the United States Coast Guard
8	Academy" and inserting "the United States Coast Guard
9	Academy, or the United States Merchant Marine Acad-
10	emy".
11	Subtitle C—Joint Qualified Officers
12	and Requirements
13	SEC. 521. TECHNICAL REVISIONS TO DEFINITION OF JOINT
14	MATTERS FOR PURPOSES OF JOINT OFFICER
15	MANAGEMENT.
16	Section 668(a) of title 10, United States Code, is
17	amended—
18	(1) in paragraph (1) —
19	(A) by striking "multiple" in the matter
20	preceding subparagraph (A) and inserting "in-
21	tegrated"; and
22	(B) by striking "and" at the end of the
23	subparagraph (D) and inserting "or"; and
24	(2) by striking paragraph (2) and inserting the
25	following new paragraph:

1	((2) In the context of joint matters, the term 'inte-
2	grated military forces' refers to military forces that are
3	involved in the planning or execution (or both) of oper-
4	ations involving participants from—
5	"(A) more than one military department; or
6	"(B) a military department and one or more of
7	the following:
8	"(i) Other departments and agencies of the
9	United States.
10	"(ii) The military forces or agencies of
11	other countries.
12	"(iii) Non-governmental persons or enti-
13	ties.".
14	SEC. 522. MODIFICATION OF PROMOTION BOARD PROCE-
15	DURES FOR JOINT QUALIFIED OFFICERS AND
16	OFFICERS WITH JOINT STAFF EXPERIENCE.
17	(a) BOARD COMPOSITION.—Subsection (c) of section
18	612 of title 10, United States Code, is amended to read
19	as follows:
20	(c)(1) Each selection board convened under section
21	611(a) of this title that will consider an officer described
22	in paragraph (2) shall include at least one officer des-
23	ignated by the Chairman of the Joint Chiefs of Staff who
24	is a joint qualified officer.

1	"(2) Paragraph (1) applies with respect to an officer
2	who—
3	"(A) is serving on, or has served on, the Joint
4	Staff; or
5	"(B) is a joint qualified officer.
6	"(3) The Secretary of Defense may waive the require-
7	ment in paragraph (1) in the case of—
8	"(A) any selection board of the Marine Corps;
9	or
10	"(B) any selection board that is considering of-
11	ficers in specialties identified in paragraph (2) or (3)
12	of section 619a(b) of this title.".
13	(b) INFORMATION FURNISHED TO SELECTION
14	BOARDS.—Section 615 of such title is amended in sub-
15	sections (b)(5) and (c) by striking "in joint duty assign-
16	ments of officers who are serving, or have served, in such
17	assignments" and inserting "of officers who are serving
18	on, or have served on, the Joint Staff or are joint qualified
19	officers".
20	(c) Action on Report of Selection Boards.—
21	Section 618(b) of such title is amended—
22	
	(1) in paragraph (1) , by striking "are serving,
23	(1) in paragraph (1), by striking "are serving, or have served, in joint duty assignments" and in-

1	(2) in subparagraphs (A) and (B) of paragraph
2	(2), by striking "in joint duty assignments of offi-
3	cers who are serving, or have served, in such assign-
4	ments" and inserting "of officers who are serving
5	on, or have served on, the Joint Staff or are joint
6	qualified officers"; and
7	(3) in paragraph (4), by striking "in joint duty
8	assignments" and inserting "who are serving on, or
9	have served on, the Joint Staff or are joint qualified
10	officers".
11	Subtitle D—General Service
12	Authorities
13	SEC. 531. EXTENSION OF TEMPORARY AUTHORITY TO
14	ORDER RETIRED MEMBERS OF THE ARMED
15	FORCES TO ACTIVE DUTY IN HIGH-DEMAND,
16	LOW-DENSITY ASSIGNMENTS.
17	
17	(a) EXTENSION OF AUTHORITY.—Section 688a(f) of
18	(a) EXTENSION OF AUTHORITY.—Section 688a(f) of title 10, United States Code, is amended by striking "De-
18	title 10, United States Code, is amended by striking "De-
18 19	title 10, United States Code, is amended by striking "De- cember 31, 2010" and inserting "December 31, 2011".
18 19 20	title 10, United States Code, is amended by striking "December 31, 2010" and inserting "December 31, 2011".(b) REPORT REQUIRED.—Not later than April 1,
 18 19 20 21 	 title 10, United States Code, is amended by striking "December 31, 2010" and inserting "December 31, 2011". (b) REPORT REQUIRED.—Not later than April 1, 2011, the Secretary of Defense shall submit to the Com-
 18 19 20 21 22 	 title 10, United States Code, is amended by striking "December 31, 2010" and inserting "December 31, 2011". (b) REPORT REQUIRED.—Not later than April 1, 2011, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House
 18 19 20 21 22 23 	 title 10, United States Code, is amended by striking "December 31, 2010" and inserting "December 31, 2011". (b) REPORT REQUIRED.—Not later than April 1, 2011, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report containing an assessment by

December 31, 2011. The report shall include, at a min imum, the following:

3 (1) A list of the current types of high-demand,
4 low-density capabilities (as defined in such section)
5 for which the authority is being used to address
6 operational requirements.

7 (2) For each high-demand, low-density capa8 bility included in the list under paragraph (1), the
9 number of retired members of the Armed Forces
10 who have served on active duty at any time during
11 each of fiscal years 2007 through 2010 under the
12 authority.

(3) A plan to increase the required active duty
strength for the high-demand, low-density capabilities included in the list under paragraph (1) to
eliminate the need to use the authority.

17 SEC. 532. NON-CHARGEABLE REST AND RECUPERATION AB-

18 SENCE FOR CERTAIN MEMBERS UNDER19 GOING EXTENDED DEPLOYMENT TO A COM20 BAT ZONE.

(a) IN GENERAL.—Chapter 40 of title 10, United
States Code, is amended by inserting after section 705 the
following new section:

1	"§705a. Rest and recuperation absence: certain mem-
2	bers undergoing extended deployment to
3	a combat zone
4	"(a) Rest and Recuperation Authorized.—
5	Under regulations prescribed by the Secretary of Defense,
6	the Secretary concerned may provide a member of the
7	armed forces described in subsection (b) the benefits de-
8	scribed in subsection (c).
9	"(b) COVERED MEMBERS.—A member of the armed
10	forces described in this subsection is any member who—
11	((1) is assigned or deployed for at least 270
12	days in an area or location—
13	"(A) that is designated by the President as
14	a combat zone; and
15	"(B) in which hardship duty pay is author-
16	ized to be paid under section 305 of title 37;
17	and
18	((2) meets such other criteria as the Secretary
19	of Defense may prescribe in the regulations required
20	by subsection (a).
21	"(c) BENEFITS.—The benefits described in this sub-
22	section are the following:
23	((1) A period of rest and recuperation absence
24	for not more than 15 days.
25	"(2) Round-trip transportation at Government
26	expense from the area or location in which the mem-
	HR 6523 PCS

1	ber is serving in connection with the exercise of the
2	period of rest and recuperation.
3	"(d) Construction With Other Leave.—Any
4	benefits provided a member under this section are in addi-
5	tion to any other leave or absence to which the member
6	may be entitled.".
7	(b) Clerical Amendment.—The table of sections
8	at the beginning of such chapter is amended by inserting
9	after the item relating to section 705 the following new
10	item:
	"705a. Rest and recuperation absence: certain members undergoing extended de- ployment to a combat zone.".
11	SEC. 533. CORRECTION OF MILITARY RECORDS.
12	(3) MEMPERS FLICIPLE TO REQUEST REVIEW OF

12 (a) Members Eligible to Request Review of RETIREMENT OR SEPARATION WITHOUT PAY FOR PHYS-13 ICAL DISABILITY.—Section 1554(a) of title 10, United 14 States Code, is amended— 15

(1) by striking "an officer" and inserting "a 16 17 member or former member of the uniformed serv-18 ices"; and

19 (2) by striking "his case" and inserting "the 20 member's case".

21 (b) LIMITATION ON REDUCTION IN PERSONNEL AS-22 SIGNED TO DUTY WITH SERVICE REVIEW AGENCY.-1559(a) of such title is amended by striking "December 23 31, 2010" and inserting "December 31, 2013". 24

1	SEC. 534. DISPOSITION OF MEMBERS FOUND TO BE FIT
2	FOR DUTY WHO ARE NOT SUITABLE FOR DE-
3	PLOYMENT OR WORLDWIDE ASSIGNMENT
4	FOR MEDICAL REASONS.
5	(a) DISPOSITION.—
6	(1) IN GENERAL.—Chapter 61 of title 10,
7	United States Code, is amended by inserting after
8	section 1214 the following new section:
9	"§1214a. Members determined fit for duty in Phys-
10	ical Evaluation Board evaluation: prohi-
11	bition on involuntary administrative sep-
12	aration due to unsuitability based on
13	medical conditions considered in evalua-
14	tion
1 –	

15 "(a) DISPOSITION.—Except as provided in subsection (c), the Secretary of the military department concerned 16 may not authorize the involuntary administrative separa-17 tion of a member described in subsection (b) based on a 18 19 determination that the member is unsuitable for deploy-20 ment or worldwide assignment based on the same medical condition of the member considered by a Physical Evalua-21 22 tion Board during the evaluation of the member.

23 "(b) COVERED MEMBERS.—A member covered by
24 subsection (a) is any member of the armed forces who has
25 been determined by a Physical Evaluation Board pursuant
26 to a physical evaluation by the board to be fit for duty.
HR 6523 PCS

1 "(c) REEVALUATION.—(1) The Secretary of the mili-2 tary department concerned may direct the Physical Eval-3 uation Board to reevaluate any member described in sub-4 section (b) if the Secretary has reason to believe that a 5 medical condition of the member considered by the Physical Evaluation Board during the evaluation of the mem-6 7 ber described in that subsection renders the member un-8 suitable for continued military service based on the medical condition. 9

"(2) A member determined pursuant to reevaluation
under paragraph (1) to be unfit to perform the duties of
the member's office, grade, rank, or rating may be retired
or separated for physical disability under this chapter.

14 "(3) The Secretary of Defense shall be the final ap-15 proval authority for any case determined by the Secretary 16 of a military department to warrant administrative sepa-17 ration based on a determination that the member is un-18 suitable for continued service due to the same medical con-19 dition of the member considered by a Physical Evaluation 20 Board that found the member fit for duty.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 61 of such title is
amended by inserting after the item relating to section 1214 the following new item:

"1214a. Members determined fit for duty in Physical Evaluation Board evaluation: prohibition on involuntary administrative separation due to unsuitability based on medical conditions considered in evaluation.".

(b) EFFECTIVE DATE.—The amendments made by
 subsection (a) shall take effect on the date of the enact ment of this Act, and shall apply with respect to members
 evaluated for fitness for duty by Physical Evaluation
 Boards on or after that date.

6 SEC. 535. REVIEW OF LAWS, POLICIES, AND REGULATIONS 7 RESTRICTING SERVICE OF FEMALE MEM8 BERS OF THE ARMED FORCES.

9 (a) REVIEW REQUIRED.—The Secretary of Defense, in coordination with the Secretaries of the military depart-10 ments, shall conduct a review of laws, policies, and regula-11 12 tions, including the collocation policy, that may restrict 13 the service of female members of the Armed Forces to determine whether changes in such laws, policies, and regu-14 15 lations are needed to ensure that female members have 16 an equitable opportunity to compete and excel in the 17 Armed Forces.

(b) SUBMISSION OF RESULTS.—Not later than April
19 15, 2011, the Secretary of Defense shall submit to the
20 congressional defense committees a report containing the
21 results of the review.

Subtitle E—Military Justice and Legal Matters

3 SEC. 541. CONTINUATION OF WARRANT OFFICERS ON AC-

4 TIVE DUTY TO COMPLETE DISCIPLINARY AC-5 TION.

6 Section 580 of title 10, United States Code, is7 amended by adding at the end the following new sub-8 section:

9 "(f) A warrant officer subject to discharge or retire-10 ment under this section, but against whom any action has 11 been commenced with a view to trying the officer by court-12 martial, may be continued on active duty, without preju-13 dice to such action, until the completion of such action.".

14 SEC. 542. ENHANCED AUTHORITY TO PUNISH CONTEMPT IN

15

MILITARY JUSTICE PROCEEDINGS.

16 (a) IN GENERAL.—Section 848 of title 10, United
17 States Code (article 48 of the Uniform Code of Military
18 Justice), is amended to read as follows:

19 "§ 848. Art. 48. Contempts

20 "(a) AUTHORITY TO PUNISH CONTEMPT.—A judge
21 detailed to a court-martial, a court of inquiry, the United
22 States Court of Appeals for the Armed Forces, a military
23 Court of Criminal Appeals, a provost court, or a military
24 commission may punish for contempt any person who—

1	"(1) uses any menacing word, sign, or gesture
2	in the presence of the judge during the proceedings
3	of the court-martial, court, or military commission;
4	"(2) disturbs the proceedings of the court-mar-
5	tial, court, or military commission by any riot or dis-
6	order; or
7	"(3) willfully disobeys the lawful writ, process,
8	order, rule, decree, or command of the court-martial,
9	court, or military commission.
10	"(b) PUNISHMENT.—The punishment for contempt
11	under subsection (a) may not exceed confinement for 30
12	days, a fine of \$1,000, or both.
13	"(c) Inapplicability to Military Commissions
14	UNDER CHAPTER 47A.—This section does not apply to
15	a military commission established under chapter 47A of
16	this title.".
17	(b) Effective Date.—Section 848 of title 10,
18	United States Code (article 48 of the Uniform Code of
19	Military Justice), as amended by subsection (a), shall
20	apply with respect to acts of contempt committed after
21	the date of the enactment of this Act.
22	SEC. 543. IMPROVEMENTS TO DEPARTMENT OF DEFENSE
23	DOMESTIC VIOLENCE PROGRAMS.
24	(a) Implementation of Outstanding Comp-

25 TROLLER GENERAL RECOMMENDATIONS.—Consistent

with the recommendations contained in the report of the 1 2 Comptroller General of the United States titled "Status 3 of Implementation of GAO's 2006 Recommendations on 4 the Department of Defense's Domestic Violence Program" 5 (GAO-10-577R), the Secretary of Defense shall complete, not later than one year after the date of enactment of this 6 7 Act, implementation of actions to address the following 8 recommendations:

9 Defense (1)INCIDENT-BASED REPORTING 10 SYSTEM.—The Secretary of Defense shall develop a 11 comprehensive management plan to address defi-12 ciencies in the data captured in the Defense Inci-13 dent-Based Reporting System to ensure the system 14 can provide an accurate count of domestic violence 15 incidents, and any consequent disciplinary action, 16 that are reported throughout the Department of De-17 fense.

18 (2) ADEQUATE PERSONNEL.—The Secretary of
19 Defense shall develop a plan to ensure that adequate
20 personnel are available to implement recommenda21 tions made by the Defense Task Force on Domestic
22 Violence.

23 (3) DOMESTIC VIOLENCE TRAINING DATA FOR
24 CHAPLAINS.—The Secretary of Defense shall develop

a plan to collect domestic violence training data for
 chaplains.

3 (4) OVERSIGHT FRAMEWORK.—The Secretary
4 of Defense shall develop an oversight framework for
5 Department of Defense domestic violence programs,
6 to include oversight of implementation of rec7 ommendations made by the Defense Task Force on
8 Domestic Violence, including budgeting, communica9 tion initiatives, and policy compliance.

(b) IMPLEMENTATION REPORT.—The Secretary of
Defense shall submit to the congressional defense committees an implementation report within 90 days of the completion of actions outlined in subsection (a).

14 Subtitle F—Member Education and 15 Training Opportunities and Ad 16 ministration

17 SEC. 551. ENHANCEMENTS OF DEPARTMENT OF DEFENSE
18 UNDERGRADUATE NURSE TRAINING PRO19 GRAM.

(a) CLARIFICATION OF DEGREE COVERED BY PRO21 GRAM.—Subsection (a) of section 2016 of title 10, United
22 States Code, is amended by striking "a nursing degree"
23 and inserting "a bachelor of science degree in nursing".

(b) GRADUATION RATES OF TRAINING PROGRAMS.—
 Subsection (b) of such section is amended by inserting "in
 nursing" after "bachelor of science degree".

4 (c) LOCATION OF PROGRAMS.—Subsection (d) of5 such section is amended to read as follows:

6 "(d) LOCATION OF PROGRAMS.—(1) An academic in-7 stitution selected to operate an undergraduate nurse train-8 ing program shall establish the program at or near a mili-9 tary installation that has a military treatment facility des-10 ignated as a medical center with inpatient capability and multiple graduate medical education programs located on 11 the installation or within reasonable proximity to the in-12 stallation. 13

14 "(2) Before approving a location as the site of an un-15 dergraduate nurse training program, the Secretary of De-16 fense shall conduct an assessment to ensure that the es-17 tablishment of the program at that location will not ad-18 versely impact or displace existing nurse training pro-19 grams, either conducted by the Department of Defense or 20 by a civilian entity, at the location.".

21 (d) PILOT PROGRAM.—

(1) IMPLEMENTATION.—Paragraph (2) of section 525(d) of the National Defense Authorization
Act for Fiscal Year 2010 (Public Law 111–84; 123
Stat. 2287; 10 U.S.C. 2016 note) is amended by

1	striking "July 1, 2011" and inserting "December
2	31, 2011".
3	(2) GRADUATION RATES.—Paragraph (3) of
4	such section is amended—
5	(A) by striking the "The pilot program
6	shall achieve" and inserting "The goal of the
7	pilot program is to achieve"; and
8	(B) by striking "nurse training program"
9	and inserting "nurse training programs".
10	SEC. 552. REPAYMENT OF EDUCATION LOAN REPAYMENT
11	BENEFITS.
12	(a) Enlisted Members on Active Duty in Speci-
13	FIED MILITARY SPECIALTIES.—Section 2171 of title 10,
14	United States Code, is amended by adding at the end the
15	following new subsections:
16	"(g) Except a person described in subsection (e) who
17	transfers to service making the person eligible for repay-
18	ment of loans under section 16301 of this title, a member
19	of the armed forces who fails to complete the period of
20	service required to qualify for loan repayment under this
21	section shall be subject to the repayment provisions of sec-
22	tion 303a(e) of title 37.
23	"(h) The Secretary of Defense may prescribe, by reg-
24	ulations, procedures for implementing this section, includ-

ing standards for qualified loans and authorized payees

1 and other terms and conditions for making loan repay2 ments. Such regulations may include exceptions that
3 would allow for the payment as a lump sum of any loan
4 repayment due to a member under a written agreement
5 that existed at the time of a member's death or dis6 ability.".

7 (b) MEMBERS OF SELECTED RESERVE.—Section
8 16301 of such title is amended by adding at the end the
9 following new subsections:

10 "(h) Except a person described in subsection (e) who 11 transfers to service making the person eligible for repay-12 ment of loans under section 2171 of this title, a member 13 of the armed forces who fails to complete the period of 14 service required to qualify for loan repayment under this 15 section shall be subject to the repayment provisions of sec-16 tion 303a(e) of title 37.

17 "(i) The Secretary of Defense may prescribe, by regulations, procedures for implementing this section, includ-18 ing standards for qualified loans and authorized payees 19 20 and other terms and conditions for making loan repay-21 ments. Such regulations may include exceptions that 22 would allow for the payment as a lump sum of any loan 23 repayment due to a member under a written agreement 24 that existed at the time of a member's death or disability.". 25

1	SEC. 553. PARTICIPATION OF ARMED FORCES HEALTH PRO-
2	FESSIONS SCHOLARSHIP AND FINANCIAL AS-
3	SISTANCE PROGRAM RECIPIENTS IN ACTIVE
4	DUTY HEALTH PROFESSION LOAN REPAY-
5	MENT PROGRAM.

6 Section 2173(c) of title 10, United States Code, is
7 amended by adding at the end the following new para8 graph:

9 "(4) The person is enrolled in the Armed 10 Forces Health Professions Scholarship and Finan-11 cial Assistance Program under subchapter I of chap-12 ter 105 of this title for a number of years less than 13 is required to complete the normal length of the 14 course of study required for the health profession 15 concerned.".

16 SEC. 554. ACTIVE DUTY OBLIGATION FOR MILITARY ACAD-

17 EMY GRADUATES WHO PARTICIPATE IN THE
18 ARMED FORCES HEALTH PROFESSIONS
19 SCHOLARSHIP AND FINANCIAL ASSISTANCE
20 PROGRAM.

(a) MILITARY ACADEMY GRADUATES.—Section
4348(a) of title 10, United States Code, is amended by
adding at the end the following new paragraph:

24 "(4) That if an appointment described in para25 graph (2) or (3) is tendered and the cadet partici26 pates in a program under section 2121 of this title,
HR 6523 PCS

1

202

under this section on active duty, regardless of the
type of appointment held, upon completion of, and
in addition to, any service obligation incurred under
section 2123 of this title for participation in such
program.".

7 (b) NAVAL ACADEMY GRADUATES.—Section 6959(a)
8 of such title is amended by adding at the end the following
9 new paragraph:

10 "(4) That if an appointment described in para-11 graph (2) or (3) is tendered and the midshipman 12 participates in a program under section 2121 of this 13 title, the midshipman will fulfill any unserved obliga-14 tion incurred under this section on active duty, re-15 gardless of the type of appointment held, upon com-16 pletion of, and in addition to, any service obligation 17 incurred under section 2123 of this title for partici-18 pation in such program.".

19 (c) AIR FORCE ACADEMY GRADUATES.—Section
20 9348(a) of such title is amended by adding at the end
21 the following new paragraph:

"(4) That if an appointment described in paragraph (2) or (3) is tendered and the cadet participates in a program under section 2121 of this title,
the cadet will fulfill any unserved obligation incurred

under this section on active duty, regardless of the
 type of appointment held, upon completion of, and
 in addition to, any service obligation incurred under
 section 2123 of this title for participation in such
 program.".

6 Subtitle G—Defense Dependents' 7 Education

8 SEC. 561. ENROLLMENT OF DEPENDENTS OF MEMBERS OF 9 THE ARMED FORCES WHO RESIDE IN TEM-10 PORARY HOUSING IN DEPARTMENT OF DE-11 FENSE DOMESTIC DEPENDENT ELEMENTARY 12 AND SECONDARY SCHOOLS.

13 Section 2164(a) of title 10, United States Code, is14 amended by adding at the end the following new para-15 graph:

16 "(3)(A) Under the circumstances described in sub-17 paragraph (B), the Secretary may, at the discretion of the 18 Secretary, permit a dependent of a member of the armed 19 forces to enroll in an educational program provided by the 20 Secretary pursuant to this subsection without regard to 21 the requirement in paragraph (1) with respect to residence 22 on a military installation.

23 "(B) Subparagraph (A) applies only if—

1	"(i) the dependents reside in temporary housing
2	(regardless of whether the temporary housing is on
3	Federal property)—
4	"(I) because of the unavailability of ade-
5	quate permanent living quarters on the military
6	installation to which the member is assigned; or
7	"(II) while the member is wounded, ill, or
8	injured; and
9	"(ii) the Secretary determines that the cir-
10	cumstances of such living arrangements justify ex-
11	tending the enrollment authority to include the de-
12	pendents.".
13	SEC. 562. CONTINUATION OF AUTHORITY TO ASSIST LOCAL
14	EDUCATIONAL AGENCIES THAT BENEFIT DE-
15	PENDENTS OF MEMBERS OF THE ARMED
16	FORCES AND DEPARTMENT OF DEFENSE CI-
17	VILIAN EMPLOYEES.
18	(a) Assistance to Schools With Significant
19	NUMBERS OF MILITARY DEPENDENT STUDENTS.—Of the
20	amount authorized to be appropriated for fiscal year 2011
21	pursuant to section 301(5) for operation and maintenance
22	for Defense-wide activities, \$30,000,000 shall be available
23	only for the purpose of providing assistance to local edu-
24	cational agencies under subsection (a) of section 572 of

the National Defense Authorization Act for Fiscal Year
 2006 (Public Law 109–163; 20 U.S.C. 7703b).

3 (b) Assistance to Schools With Enrollment 4 CHANGES DUE TO BASE CLOSURES, FORCE STRUCTURE 5 CHANGES, OR FORCE RELOCATIONS.—Of the amount authorized to be appropriated for fiscal year 2011 pursuant 6 7 to section 301(5) for operation and maintenance for De-8 fense-wide activities, \$10,000,000 shall be available only 9 for the purpose of providing assistance to local educational 10 agencies under subsection (b) of section 572 of the National Defense Authorization Act for Fiscal Year 2006 11 12 (Public Law 109–163; 20 U.S.C. 7703b).

(c) LOCAL EDUCATIONAL AGENCY DEFINED.—In
this section, the term "local educational agency" has the
meaning given that term in section 8013(9) of the Elementary and Secondary Education Act of 1965 (20 U.S.C.
7713(9)).

18 SEC. 563. IMPACT AID FOR CHILDREN WITH SEVERE DIS-

19ABILITIES.

Of the amount authorized to be appropriated for fiscal year 2011 pursuant to section 301(5) for operation and maintenance for Defense-wide activities, \$10,000,000 shall be available for payments under section 363 of the Floyd D. Spence National Defense Authorization Act for

Fiscal Year 2001 (as enacted into law by Public Law 106– 1 2 398; 114 Stat. 1654A–77; 20 U.S.C. 7703a). Subtitle H—Decorations and 3 Awards 4 5 SEC. 571. CLARIFICATION OF PERSONS ELIGIBLE FOR 6 AWARD OF BRONZE STAR MEDAL. 7 (a) LIMITATION ON ELIGIBLE PERSONS.—Section 8 1133 of title 10, United States Code, is amended to read as follows: 9 10 "§ 1133. Bronze Star: limitation on persons eligible to 11 receive 12 "The decoration known as the 'Bronze Star' may only 13 be awarded to a member of a military force who— 14 "(1) at the time of the events for which the 15 decoration is to be awarded, was serving in a geo-16 graphic area in which special pay is authorized 17 under section 310 or paragraph (1) or (3) of section 18 351(a) of title 37; or 19 "(2) receives special pay under section 310 or 20 paragraph (1) or (3) of section 351(a) of title 37 as 21 a result of those events.". 22 (b) CLERICAL AMENDMENT.—The table of sections 23 at the beginning of chapter 57 of such title is amended 24 by striking the item relating to section 1133 and inserting 25 the following new item: "1133. Bronze Star: limitation on persons eligible to receive.".

(c) APPLICATION OF AMENDMENT.—The amendment
 made by subsection (a) applies to the award of the Bronze
 Star after October 30, 2000.

4 SEC. 572. AUTHORIZATION AND REQUEST FOR AWARD OF 5 DISTINGUISHED-SERVICE CROSS TO SHINYEI 6 MATAYOSHI FOR ACTS OF VALOR DURING 7 WORLD WAR II.

8 (a) AUTHORIZATION.—Notwithstanding the time lim-9 itations specified in section 3744 of title 10, United States 10 Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the 11 12 Armed Forces, the Secretary of the Army is authorized 13 and requested to award the Distinguished-Service Cross under section 3742 of that title to Shinyei Matayoshi for 14 15 the acts of valor referred to in subsection (b).

(b) ACTS OF VALOR DESCRIBED.—The acts of valor
referred to in subsection (a) are the actions of Tech Sergeant Shinyei Matayoshi on April 7, 1945, as a member
of Company G, 2d Battalion, 442d Regimental Combat
Team during World War II.

SEC. 573. AUTHORIZATION AND REQUEST FOR AWARD OF DISTINGUISHED-SERVICE CROSS TO JAY C. COPLEY FOR ACTS OF VALOR DURING THE VIETNAM WAR.

5 (a) AUTHORIZATION.—Notwithstanding the time limitations specified in section 3744 of title 10, United States 6 7 Code, or any other time limitation with respect to the 8 awarding of certain medals to persons who served in the 9 Armed Forces, the Secretary of the Army is authorized 10 and requested to award the Distinguished-Service Cross 11 under section 3742 of such title to former Captain Jay C. Copley of the United States Army for the acts of valor 12 during the Vietnam War described in subsection (b). 13

(b) ACTS OF VALOR DESCRIBED.—The acts of valor
referred to in subsection (a) are the actions of then Captain Jay C. Copley on May 5, 1968, as commander of
Company C of the 1st Battalion, 50th Infantry, attached
to the 173d Airborne Brigade during an engagement with
a regimental-size enemy force in Bin Dinh Province, South
Vietnam.

21 SEC. 574. PROGRAM TO COMMEMORATE 60TH ANNIVER22 SARY OF THE KOREAN WAR.

23 (a) COMMEMORATIVE PROGRAM AUTHORIZED.—The
24 Secretary of Defense may establish and conduct a pro25 gram to commemorate the 60th anniversary of the Korean
26 War (in this section referred to as the "commemorative HR 6523 PCS

program"). In conducting the commemorative program,
 the Secretary of Defense shall coordinate and support
 other programs and activities of the Federal Government,
 State and local governments, and other persons and orga nizations in commemoration of the Korean War.

6 (b) SCHEDULE.—If the Secretary of Defense estab-7 lishes the commemorative program, the Secretary shall de-8 termine the schedule of major events and priority of ef-9 forts for the commemorative program to achieve the com-10 memorative objectives specified in subsection (c). The Secretary of Defense may establish a committee to assist the 11 12 Secretary in determining the schedule and conducting the 13 commemorative program.

14 (c) COMMEMORATIVE ACTIVITIES AND OBJEC15 TIVES.—The commemorative program may include activi16 ties and ceremonies to achieve the following objectives:

17 (1) To thank and honor veterans of the Korean
18 War, including members of the Armed Forces who
19 were held as prisoners of war or listed as missing in
20 action, for their service and sacrifice on behalf of the
21 United States.

(2) To thank and honor the families of veterans
of the Korean War for their sacrifices and contributions, especially families who lost a loved one in the
Korean War.

1	(3) To highlight the service of the Armed
2	Forces during the Korean War and the contributions
3	of Federal agencies and governmental and non-gov-
4	ernmental organizations that served with, or in sup-
5	port of, the Armed Forces.
6	(4) To pay tribute to the sacrifices and con-
7	tributions made on the home front by the people of
8	the United States during the Korean War.
9	(5) To provide the people of the United States
10	with a clear understanding and appreciation of the
11	lessons and history of the Korean War.
12	(6) To highlight the advances in technology,
13	science, and medicine related to military research
14	conducted during the Korean War.
15	(7) To recognize the contributions and sac-
16	rifices made by the allies of the United States dur-
17	ing the Korean War.
18	(d) Use of The United States of America Ko-
19	REAN WAR COMMEMORATION AND SYMBOLS.—Subsection
20	(c) of section 1083 of the National Defense Authorization
21	Act for Fiscal Year 1998 (Public Law 105–85; 111 Stat.
22	1918), as amended by section 1067 of the Strom Thur-
23	mond National Defense Authorization Act for Fiscal Year
24	1999 (Public Law 105–261; 112 Stat. 2134) and section
25	1052 of the National Defense Authorization Act for Fiscal

Year 2000 (Public Law 106–65; 113 Stat. 764), shall
 apply to the commemorative program.

3 (e) Commemorative Fund.—

4 (1) ESTABLISHMENT OF NEW ACCOUNT.—If the
5 Secretary of Defense establishes the commemorative
6 program, the Secretary the Treasury shall establish
7 in the Treasury of the United States an account to
8 be known as the "Department of Defense Korean
9 War Commemoration Fund" (in this section referred
10 to as the "Fund").

11 (2) Administration and use of fund.—The 12 Fund shall be available to, and administered by, the 13 Secretary of Defense. The Secretary of Defense shall 14 use the assets of the Fund only for the purpose of 15 conducting the commemorative program and shall 16 prescribe such regulations regarding the use of the 17 Fund as the Secretary of Defense considers to be 18 necessary.

- 19 (3) DEPOSITS.—There shall be deposited into20 the Fund the following:
- 21 (A) Amounts appropriated to the Fund.
 22 (B) Proceeds derived from the use by the
 23 Secretary of Defense of the exclusive rights de24 scribed in subsection (c) of section 1083 of the
 25 National Defense Authorization Act for Fiscal

1	Year 1998 (Public Law 105–85; 111 Stat.
2	1918).
3	(C) Donations made in support of the com-
4	memorative program by private and corporate
5	donors.
6	(4) AVAILABILITY.—Subject to paragraph (5),
7	amounts in the Fund shall remain available until ex-
8	pended.
9	(5) TREATMENT OF UNOBLIGATED FUNDS;
10	TRANSFER.—If unobligated amounts remain in the
11	Fund as of September 30, 2013, the Secretary of
12	the Treasury shall transfer the remaining amounts
13	to the Department of Defense Vietnam War Com-
14	memorative Fund established pursuant to section
15	598(e) of the National Defense Authorization Act
16	for Fiscal Year 2008 (Public Law 110–181; 10
17	U.S.C. 113 note). The transferred amounts shall be
18	merged with, and available for the same purposes as,
19	other amounts in the Department of Defense Viet-
20	nam War Commemorative Fund.
21	(f) ACCEPTANCE OF VOLUNTARY SERVICES.—
22	(1) AUTHORITY TO ACCEPT SERVICES.—Not-
23	withstanding section 1342 of title 31, United States
24	Code, the Secretary of Defense may accept from any
25	person voluntary services to be provided in further-

ance of the commemorative program. The Secretary
of Defense shall prohibit the solicitation of any voluntary services if the nature or circumstances of
such solicitation would compromise the integrity or
the appearance of integrity of any program of the
Department of Defense or of any individual involved
in the program.

8 (2) Compensation for work-related in-9 JURY.—A person providing voluntary services under 10 this subsection shall be considered to be a Federal 11 employee for purposes of chapter 81 of title 5, 12 United States Code, relating to compensation for 13 work-related injuries. The person shall also be con-14 sidered a special governmental employee for pur-15 poses of standards of conduct and sections 202, 203, 16 205, 207, 208, and 209 of title 18, United States 17 Code. A person who is not otherwise employed by 18 the Federal Government shall not be considered to 19 be a Federal employee for any other purpose by rea-20 son of the provision of voluntary services under this 21 subsection.

(3) REIMBURSEMENT OF INCIDENTAL EXPENSES.—The Secretary of Defense may provide for
reimbursement of incidental expenses incurred by a
person providing voluntary services under this sub-

section. The Secretary of Defense shall determine
 which expenses are eligible for reimbursement under
 this paragraph.

4 (g) REPORT REQUIRED.—If the Secretary of Defense
5 conducts the commemorative program, the Inspector Gen6 eral of the Department of Defense shall submit to Con7 gress, not later than 60 days after the end of the com8 memorative program, a report containing an accounting
9 of—

10 (1) all of the funds deposited into and expended11 from the Fund;

12 (2) any other funds expended under this sec-13 tion; and

14 (3) any unobligated funds remaining in the 15 Fund as of September 30, 2013, that are trans-16 ferred to the Department of Defense Vietnam War 17 Commemorative Fund pursuant to subsection (e)(5). 18 (h) LIMITATION ON EXPENDITURES.—Using 19 amounts appropriated to the Department of Defense, the 20 Secretary of Defense may not expend more than 21 \$5,000,000 to carry out the commemorative program.

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1	Subtitle I—Military Family
2	Readiness Matters
3	SEC. 581. APPOINTMENT OF ADDITIONAL MEMBERS OF DE-
4	PARTMENT OF DEFENSE MILITARY FAMILY
5	READINESS COUNCIL.
6	(a) Inclusion of Spouse of General or Flag
7	Officer.—Subsection (b) of section 1781a of title 10,
8	United States Code, is amended—
9	(1) in paragraph (1) —
10	(A) by redesignating subparagraph (E) as
11	subparagraph (F); and
12	(B) by inserting after subparagraph (D)
13	the following new subparagraph:
14	"(E) The spouse of a general or flag officer.";
15	and
16	(2) in paragraph (2), by striking "subpara-
17	graphs (C) and (D)" and inserting "subparagraphs
18	(C), (D), and (E)".
19	(b) Inclusion of Director of Office of Commu-
20	NITY SUPPORT FOR MILITARY FAMILIES WITH SPECIAL
21	NEEDS.—Subsection $(b)(1)$ of such section is further
22	amended by adding at the end the following new subpara-
23	graph:
24	"(G) The Director of the Office of Community
25	Support for Military Families With Special Needs.".

1	(c) Clarification of Appointment Options for
2	EXISTING MEMBER.—Subparagraph (F) of subsection
3	(b)(1) of such section, as redesignated by subsection
4	(a)(1)(A), is amended to read as follows:
5	"(F) In addition to the representatives ap-
6	pointed under subparagraphs (B) and (C), the sen-
7	ior enlisted advisor, or the spouse of a senior en-
8	listed member, from each of the Army, Navy, Marine
9	Corps, and Air Force.".
10	(d) Appointment by Secretary of Defense.—
11	Subsection (b) of such section is further amended—
12	(1) in paragraph (1) —
13	(A) in subparagraph (B), by striking ",
14	who shall be appointed by the Secretary of De-
15	fense'';
16	(B) in subparagraph (C), by striking ",
17	who shall be appointed by the Secretary of De-
18	fense" both places it appears; and
19	(C) in subparagraph (D), by striking "by
20	the Secretary of Defense''; and
21	(2) by adding at the end the following new
22	paragraph:
23	"(3) The Secretary of Defense shall appoint the
24	members of the Council required by subparagraphs (B)
25	through (F) of paragraph (1).".

1SEC. 582. ENHANCEMENT OF COMMUNITY SUPPORT FOR2MILITARY FAMILIES WITH SPECIAL NEEDS.

3 (a) DIRECTOR OF THE OFFICE OF COMMUNITY SUP4 PORT FOR MILITARY FAMILIES WITH SPECIAL NEEDS.—
5 Subsection (c) of section 1781c of title 10, United States
6 Code, is amended to read as follows:

7 "(c) DIRECTOR.—(1) The head of the Office shall be
8 the Director of the Office of Community Support for Mili9 tary Families With Special Needs, who shall be a member
10 of the Senior Executive Service or a general officer or flag
11 officer.

"(2) In the discharge of the responsibilities of the Office, the Director shall be subject to the supervision, direction, and control of the Under Secretary of Defense for
Personnel and Readiness.".

16 (b) ADDITIONAL RESPONSIBILITY FOR OFFICE.—
17 Subsection (d) of such section is amended—

18 (1) by redesignating paragraph (7) as para-19 graph (8); and

20 (2) by inserting after paragraph (6) the fol-21 lowing new paragraph (7):

"(7) To conduct periodic reviews of best practices in the United States in the provision of medical
and educational services for children with special
needs.".

(c) ENHANCEMENT OF SUPPORT.—Section 563 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84; 123 Stat. 2304) is amended—
(1) by redesignating subsection (c) as subsection (e); and
(2) by inserting after subsection (b) the fol-

7 lowing new subsections:

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"(c) Military Department Support for Local 8 CENTERS TO ASSIST MILITARY CHILDREN WITH SPECIAL 9 NEEDS.—The Secretary of a military department may es-10 tablish or support centers on or in the vicinity of military 11 12 installations under the jurisdiction of such Secretary to coordinate and provide medical and educational services 13 for children with special needs of members of the Armed 14 15 Forces who are assigned to such installations.

16 "(d) Advisory Panel on Community Support17 FOR MILITARY FAMILIES WITH SPECIAL NEEDS.—

18 "(1) ESTABLISHMENT.—Not later than 90 days
19 after the date of the enactment of this subsection,
20 the Secretary of Defense shall establish an advisory
21 panel on community support for military families
22 with special needs.

23 "(2) MEMBERS.—The advisory panel shall con24 sist of seven individuals who are a member of a mili25 tary family with special needs. The Secretary of De-

fense shall appoint the members of the advisory
 panel.

"(3) DUTIES.—The advisory panel shall— 3 "(A) provide informed advice to the Direc-4 5 tor of the Office of Community Support for 6 Military Families With Special Needs on the 7 implementation of the policy required by sub-8 section (e) of section 1781c of title 10, United 9 States Code, and on the discharge of the pro-10 grams required by subsection (f) of such sec-11 tion; 12 "(B) assess and provide information to the 13 Director on services and support for children 14 with special needs that is available from other 15 departments and agencies of the Federal Gov-16 ernment and from State and local governments; 17 and

"(C) otherwise advise and assist the Director in the discharge of the duties of the Office
of Community Support for Military Families
With Special Needs in such manner as the Secretary of Defense and the Director jointly determine appropriate.

24 "(4) MEETINGS.—The Director shall meet with
25 the advisory panel at such times, and with such fre-

quency, as the Director considers appropriate. The
Director shall meet with the panel at least once each
year. The Director may meet with the panel through
teleconferencing or by other electronic means.".
SEC. 583. MODIFICATION OF YELLOW RIBBON REINTEGRA-
TION PROGRAM.
(a) Office for Reintegration Programs.—Sub-
section (d)(1) of section 582 of the National Defense Au-
thorization Act for Fiscal Year 2008 (Public Law 110–
181; 10 U.S.C. 10101 note) is amended—
(1) by striking "The Under" and inserting the
following:
"(A) IN GENERAL.—The Under"; and
(2) in the last sentence—
(A) by striking "The office may also" and
inserting the following:
"(B) Partnerships and access.—The
office may';
(B) by inserting "and the Department of
Veterans Affairs" after "Administration"; and
(C) by adding at the end the following new
sentence: "Service and State-based programs
sentence: "Service and State-based programs may provide access to curriculum, training, and

1 (b) CENTER FOR EXCELLENCE IN REINTEGRA-2 TION.—Subsection (d)(2) of such section is amended by adding at the end the following new sentence: "The Center 3 4 shall develop and implement a process for evaluating the 5 effectiveness of the Yellow Ribbon Reintegration Program in supporting the health and well-being of members of the 6 7 Armed Forces and their families throughout the deploy-8 ment cycle described in subsection (g).".

9 (c) STATE DEPLOYMENT CYCLE SUPPORT TEAMS.—
10 Subsection (f)(3) of such section is amended by inserting
11 "and community-based organizations" after "service pro12 viders".

13 (d) OPERATION OF PROGRAM DURING DEPLOYMENT
14 AND POST-DEPLOYMENT-RECONSTITUTION PHASES.—
15 Subsection (g) of such section is amended—

16 (1) in paragraph (3), by inserting "and to de17 crease the isolation of families during deployment"
18 after "combat zone"; and

19 (2) in paragraph (5)(A), by inserting ", pro20 viding information on employment opportunities,"
21 after "communities".

(e) ADDITIONAL OUTREACH SERVICE.—Subsection
(h) of such section, as amended by section 595(1) of the
National Defense Authorization Act for Fiscal Year 2010

1	(Public Law 111–84; 123 Stat. 2338), is amended by add-
2	ing at the end the following new paragraph:
3	"(15) Resiliency training to promote com-
4	prehensive programs for members of the Armed
5	Forces to build mental and emotional resiliency for
6	successfully meeting the demands of the deployment
7	cycle.".
8	SEC. 584. EXPANSION AND CONTINUATION OF JOINT FAM-
9	ILY SUPPORT ASSISTANCE PROGRAM.
10	Section 675 of the John Warner National Defense
11	Authorization Act for Fiscal Year 2007 (Public Law 109–
12	364; 119 Stat. 2273; 10 U.S.C. 1781 note) is amended—
13	(1) in subsection (b)—
14	(A) by striking "not more than" and in-
15	serting "not less than"; and
16	(B) by striking "Up to" and inserting "At
17	least"; and
18	(2) in subsection (h), by striking "at the end of
19	the three-year period beginning on the date on which
20	funds are first obligated for the program" and in-
21	serting "on December 31, 2012".
22	SEC. 585. REPORT ON MILITARY SPOUSE EDUCATION PRO-
23	GRAMS.
24	(a) REVIEW REQUIRED.—The Secretary of Defense
25	shall carry out a review of all education programs of the

Department of Defense and Department of Veterans Af fairs designed to support spouses of members of the
 Armed Forces.

4 (b) ELEMENTS OF REVIEW.—At a minimum, the re-5 view shall evaluate the following:

6 (1) All education programs of the Department
7 of Defense and Department of Veterans Affairs that
8 are in place to advance educational opportunities for
9 military spouses.

10 (2) The efficacy and effectiveness of such edu-11 cation programs.

(3) The extent to which the availability of educational opportunities for military spouses influences
the decisions of members to remain in the Armed
Forces.

16 (4) A comparison of the costs associated with
17 providing military spouse education opportunities as
18 an incentive to retain members rather than recruit19 ing or training new members.

(c) SUBMISSION OF RESULTS.—Not later than 180
days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense
committees a report containing—

24 (1) the results of the review; and

(2) such recommendations as the Secretary con siders necessary for improving military spouse edu cation programs.

4 (d) CONSULTATION.—In conducting the review and
5 preparing the report, the Secretary of Defense shall con6 sult with the Secretary of Veterans Affairs regarding edu7 cation programs of Department of Veterans Affairs assist8 ing spouses of members of the Armed Forces.

9 SEC. 586. REPORT ON ENHANCING BENEFITS AVAILABLE
10 FOR MILITARY DEPENDENT CHILDREN WITH
11 SPECIAL EDUCATION NEEDS.

12 (a) REPORT REQUIRED.—Not later than September 13 30, 2011, the Secretary of the Defense shall submit to the Committees on Armed Services of the Senate and 14 15 House of Representatives a report describing the needs of military families with children with special education 16 needs and evaluating options to enhance the benefits avail-17 able to such families and children under the Individuals 18 with Disabilities Education Act (20 U.S.C. 1400 et seq.) 19 20 in meeting such needs.

(b) CONSULTATION.—The Secretary of Defense shall
prepare the report in consultation with the Secretary of
Education.

24 (c) ELEMENTS.—In preparing the report, the Sec25 retary of Defense shall—

1	(1) identify and assess obstacles faced by mili-
2	tary families with children with special education
3	needs in obtaining a free appropriate public edu-
4	cation to address such needs;
5	(2) identify and assess evidence-based research
6	and best practices for providing special education
7	and related services (as those terms are defined in
8	section 602 of the Individuals with Disabilities Edu-
9	cation Act (20 U.S.C. 1401)) for military children
10	with special education needs;
11	(3) assess timeliness in obtaining special edu-
12	cation and related services described in paragraph
13	(2);
14	(4) determine and document the cost associated
15	with obtaining special education and related services
16	described in paragraph (2);
17	(5) assess the feasibility of establishing an indi-
18	vidualized education program for military children
19	with special education needs that is applicable across
20	jurisdictions of local educational agencies in order to
21	achieve reciprocity among States in acknowledging
22	such programs;
23	(6) identify means of improving oversight and
24	compliance with the requirements of section 614 of
25	the Individuals with Disabilities Education Act (20

1 U.S.C. 1414) relating to a local educational agency 2 supporting an existing individualized education pro-3 gram for a child with special education needs who is relocating to another State pursuant to the perma-4 5 nent change of station of a military parent until an 6 individualized education program is developed and 7 approved for such child in the State to which the child relocates;

226

9 (7) assess the feasibility of establishing an ex-10 pedited process for resolution of complaints by mili-11 tary parents with a child with special education 12 needs about lack of access to education and related 13 services otherwise specified in the individualized edu-14 cation program of the child;

15 (8) assess the feasibility of permitting the De-16 partment of Defense to contact the State to which 17 a military family with a child with special education 18 needs will relocate pursuant to a permanent change 19 of station when the orders for such change of station 20 are issued, but before the family takes residence in 21 such State, for the purpose of commencing prepara-22 tion for education and related services specified in 23 the individualized education program of the child;

24 (9) assess the feasibility of establishing a sys-25 tem within the Department of Defense to document

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1	complaints by military parents regarding access to
2	free and appropriate public education for their chil-
3	dren with special education needs;
4	(10) identify means to strengthen the moni-
5	toring and oversight of special education and related
6	services for military children with special education
7	needs under the Interstate Compact on Educational
8	Opportunities for Military Children; and
9	(11) consider such other matters as the Sec-
10	retary of Defense and the Secretary of Education
11	jointly consider appropriate.
12	SEC. 587. REPORTS ON CHILD DEVELOPMENT CENTERS
12 13	SEC. 587. REPORTS ON CHILD DEVELOPMENT CENTERS AND FINANCIAL ASSISTANCE FOR CHILD
13	AND FINANCIAL ASSISTANCE FOR CHILD
13 14	AND FINANCIAL ASSISTANCE FOR CHILD CARE FOR MEMBERS OF THE ARMED
13 14 15	AND FINANCIAL ASSISTANCE FOR CHILD CARE FOR MEMBERS OF THE ARMED FORCES.
13 14 15 16	AND FINANCIAL ASSISTANCE FOR CHILD CARE FOR MEMBERS OF THE ARMED FORCES. (a) REPORTS REQUIRED.—Not later than six months
 13 14 15 16 17 	AND FINANCIAL ASSISTANCE FOR CHILD CARE FOR MEMBERS OF THE ARMED FORCES. (a) REPORTS REQUIRED.—Not later than six months after the date of the enactment of this Act, and every two
 13 14 15 16 17 18 	AND FINANCIAL ASSISTANCE FOR CHILD CARE FOR MEMBERS OF THE ARMED FORCES. (a) REPORTS REQUIRED.—Not later than six months after the date of the enactment of this Act, and every two years thereafter, the Secretary of Defense shall submit to
 13 14 15 16 17 18 19 	AND FINANCIAL ASSISTANCE FOR CHILD CARE FOR MEMBERS OF THE ARMED FORCES. (a) REPORTS REQUIRED.—Not later than six months after the date of the enactment of this Act, and every two years thereafter, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the
 13 14 15 16 17 18 19 20 	AND FINANCIAL ASSISTANCE FOR CHILD CARE FOR MEMBERS OF THE ARMED FORCES. (a) REPORTS REQUIRED.—Not later than six months after the date of the enactment of this Act, and every two years thereafter, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on Department of De-

23 installation to members of the Armed Forces.

(b) ELEMENTS.—Each report required by subsection
 (a) shall include the following, current as of the date of
 such report:

4 (1) The number of child development centers
5 currently located on military installations.

6 (2) The number of dependents of members of
7 the Armed Forces utilizing such child development
8 centers.

9 (3) The number of dependents of members of 10 the Armed Forces that are unable to utilize such 11 child development centers due to capacity limita-12 tions.

(4) The types of financial assistance available
for child care provided by the Department of Defense off-installation to members of the Armed
Forces (including eligible members of the reserve
components).

18 (5) The extent to which members of the Armed
19 Forces are utilizing such financial assistance for
20 child care off-installation.

(6) The methods by which the Department of
Defense reaches out to eligible military families to
increase awareness of the availability of such financial assistance.

1	(7) The formulas used to calculate the amount
2	of such financial assistance provided to members of
3	the Armed Forces.
4	(8) The funding available for such financial as-
5	sistance in the Department of Defense and in the
6	military departments.
7	(9) The barriers to access, if any, to such finan-
8	cial assistance faced by members of the Armed
9	Forces, including whether standards and criteria of
10	the Department of Defense for child care off-instal-
11	lation may affect access to child care.
12	(10) Any other matters the Secretary considers
13	appropriate in connection with such report, including
14	with respect to the enhancement of access to De-
15	partment of Defense child care development centers
16	and financial assistance for child care off-installation
17	for members of the Armed Forces.
18	Subtitle J—Other Matters
19	SEC. 591. AUTHORITY FOR MEMBERS OF THE ARMED
20	FORCES AND DEPARTMENT OF DEFENSE AND
21	COAST GUARD CIVILIAN EMPLOYEES AND
22	THEIR FAMILIES TO ACCEPT GIFTS FROM
23	NON-FEDERAL ENTITIES.
24	(a) Codification and Expansion of Existing
25	AUTHORITY TO COVER ADDITIONAL MEMBERS AND EM-

PLOYEES.—Chapter 155 of title 10, United States Code,
 is amended by inserting after section 2601 the following
 new section:

4 "§2601a. Direct acceptance of gifts by members of
5 the armed forces and Department of De6 fense and Coast Guard employees and
7 their families

"(a) REGULATIONS GOVERNING ACCEPTANCE OF 8 9 GIFTS.—(1) The Secretary of Defense (and the Secretary 10 of Homeland Security in the case of the Coast Guard) 11 shall issue regulations to provide that, subject to such lim-12 itations as may be specified in such regulations, the fol-13 lowing individuals may accept gifts from nonprofit organizations, private parties, and other sources outside the De-14 15 partment of Defense or the Department of Homeland Se-16 curity:

17 "(A) A member of the armed forces described18 in subsection (b).

19 "(B) A civilian employee of the Department of20 Defense or Coast Guard described in subsection (c).

21 "(C) The family members of such a member or22 employee.

23 "(D) Survivors of such a member or employee24 who is killed.

"(2) The regulations required by this subsection
 shall—

3 "(A) apply uniformly to all elements of the De4 partment of Defense and, to the maximum extent
5 feasible, to the Coast Guard; and

6 "(B) require review and approval by a des7 ignated agency ethics official before acceptance of a
8 gift to ensure that acceptance of the gift complies
9 with the Joint Ethics Regulation.

10 "(b) COVERED MEMBERS.—This section applies to a
11 member of the armed forces who, while performing active
12 duty, full-time National Guard duty, or inactive-duty
13 training on or after September 11, 2001, incurred an in14 jury or illness—

15 "(1) as described in section 1413a(e)(2) of this16 title; or

17 "(2) under other circumstances determined by
18 the Secretary concerned to warrant treatment analo19 gous to members covered by paragraph (1).

"(c) COVERED EMPLOYEES.—This section applies to
a civilian employee of the Department of Defense or Coast
Guard who, while an employee on or after September 11,
2001, incurred an injury or illness under a circumstance
described in paragraph (1) or (2) of subsection (c).

1 "(d) GIFTS FROM CERTAIN SOURCES PROHIB-ITED.—The regulations issued under subsection (a) may 2 3 not authorize the acceptance of a gift from a foreign gov-4 ernment or international organization or their agents.". 5 (b) CLERICAL AMENDMENT.—The table of sections 6 at the beginning of such chapter is amended by inserting 7 after the item relating to section 2601 the following new 8 item:

9 SEC. 592. INCREASE IN NUMBER OF PRIVATE SECTOR CI10 VILIANS AUTHORIZED FOR ADMISSION TO
11 NATIONAL DEFENSE UNIVERSITY.
12 Section 2167(a) of title 10, United States Code, is
13 amended by striking "20 full-time student positions" and
14 inserting "35 full-time student positions".

15 SEC. 593. ADMISSION OF DEFENSE INDUSTRY CIVILIANS TO

16ATTEND UNITED STATES AIR FORCE INSTI-17TUTE OF TECHNOLOGY.

(a) ADMISSION AUTHORITY.—Chapter 901 of title
10, United States Code, is amended by inserting after sec20 tion 9314 the following new section:

[&]quot;2601a. Direct acceptance of gifts by members of the armed forces and Department of Defense and Coast Guard employees and their families.".

1 "§9314a. United States Air Force Institute of Tech nology: admission of defense industry ci vilians

"(a) ADMISSION AUTHORIZED.—(1) The Secretary of 4 5 the Air Force may permit defense industry employees described in subsection (b) to receive instruction at the 6 7 United States Air Force Institute of Technology in accordance with this section. Any such defense industry em-8 9 ployee may be enrolled in, and may be provided instruction 10 in, a program leading to a graduate degree in a defense focused curriculum related to aeronautics and astronau-11 tics, electrical and computer engineering, engineering 12 physics, mathematics and statistics, operational sciences, 13 14 or systems and engineering management.

"(2) No more than 125 defense industry employees
may be enrolled at the United States Air Force Institute
of Technology at any one time under the authority of
paragraph (1).

"(3) Upon successful completion of the course of instruction at the United States Air Force Institute of Technology in which a defense industry employee is enrolled,
the defense industry employee may be awarded an appropriate degree under section 9314 of this title.

24 "(b) ELIGIBLE DEFENSE INDUSTRY EMPLOYEES.—
25 For purposes of this section, an eligible defense industry
26 employee is an individual employed by a private firm that HR 6523 PCS

is engaged in providing to the Department of Defense sig nificant and substantial defense-related systems, products,
 or services. A defense industry employee admitted for in struction at the United States Air Force Institute of Tech nology remains eligible for such instruction only so long
 at that person remains employed by the same firm.

7 "(c) ANNUAL DETERMINATION BY THE SECRETARY 8 OF THE AIR FORCE.—Defense industry employees may re-9 ceive instruction at the United States Air Force Institute 10 of Technology during any academic year only if, before the start of that academic year, the Secretary of the Air 11 Force, or the designee of the Secretary, determines that 12 13 providing instruction to defense industry employees under this section during that year— 14

15 "(1) will further the military mission of the
16 United States Air Force Institute of Technology;
17 and

18 "(2) will be done on a space-available basis and 19 not require an increase in the size of the faculty of 20 the school, an increase in the course offerings of the 21 school, or an increase in the laboratory facilities or 22 other infrastructure of the school.

23 "(d) PROGRAM REQUIREMENTS.—The Secretary of
24 the Air Force shall ensure that—

"(1) the curriculum in which defense industry
employees may be enrolled under this section is not
readily available through other schools and concentrates on the areas of focus specified in subsection (a)(1) that are conducted by military organizations and defense contractors working in close cooperation; and

8 "(2) the course offerings at the United States 9 Air Force Institute of Technology continue to be de-10 termined solely by the needs of the Department of 11 Defense.

12 "(e) TUITION.—(1) The United States Air Force In-13 stitute of Technology shall charge tuition for students en-14 rolled under this section at a rate not less than the rate 15 charged for employees of the United States outside the 16 Department of the Air Force.

"(2) Amounts received by the United States Air
Force Institute of Technology for instruction of students
enrolled under this section shall be retained by the school
to defray the costs of such instruction. The source, and
the disposition, of such funds shall be specifically identified in records of the school.

23 "(f) STANDARDS OF CONDUCT.—While receiving in24 struction at the United States Air Force Institute of Tech25 nology, defense industry employees enrolled under this sec-

tion, to the extent practicable, are subject to the same regulations governing academic performance, attendance, norms of behavior, and enrollment as apply to Government

4 civilian employees receiving instruction at the school.".

5 (b) CLERICAL AMENDMENT.—The table of sections 6 at the beginning of such chapter is amended by inserting 7 after the item relating to section 9314 the following new 8 item:

"9314a. United States Air Force Institute of Technology: admission of defense industry civilians.".

9 SEC. 594. UPDATED TERMINOLOGY FOR ARMY MEDICAL 10 SERVICE CORPS.

11 Paragraph (5) of section 3068 of title 10, United12 States Code, is amended—

(1) in subparagraph (A), by striking "Pharmacy, Supply, and Administration" and inserting
"Administrative Health Services";

16 (2) in subparagraph (C), by striking "Sanitary
17 Engineering" and inserting "Preventive Medicine
18 Sciences"; and

(3) in subparagraph (D), by striking "Optometry" and inserting "Clinical Health Sciences".

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1	SEC. 595. DATE FOR SUBMISSION OF ANNUAL REPORT ON
2	DEPARTMENT OF DEFENSE STARBASE PRO-
3	GRAM.
4	Section 2193b(g) of title 10, United States Code, is
5	amended by striking "90 days after the end of each fiscal
6	year" and inserting "March 31 of each year".
7	SEC. 596. EXTENSION OF DEADLINE FOR SUBMISSION OF
8	FINAL REPORT OF MILITARY LEADERSHIP DI-
8 9	FINAL REPORT OF MILITARY LEADERSHIP DI- VERSITY COMMISSION.
9	VERSITY COMMISSION.
9 10 11	VERSITY COMMISSION. Section 596(e)(1) of the Duncan Hunter National
9 10 11 12	VERSITY COMMISSION. Section 596(e)(1) of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public

15 **OTHER PERSONNEL BENEFITS**

Subtitle A—Pay and Allowances

Sec. 601. Ineligibility of certain Federal civilian employees for Reservist income replacement payments on account of availability of comparable benefits under another program.

Subtitle B—Bonuses and Special and Incentive Pays

- Sec. 611. One-year extension of certain bonus and special pay authorities for reserve forces.
- Sec. 612. One-year extension of certain bonus and special pay authorities for health care professionals.
- Sec. 613. One-year extension of special pay and bonus authorities for nuclear officers.
- Sec. 614. One-year extension of authorities relating to title 37 consolidated special pay, incentive pay, and bonus authorities.
- Sec. 615. One-year extension of authorities relating to payment of other title 37 bonuses and special pays.
- Sec. 616. One-year extension of authorities relating to payment of referral bonuses.

Subtitle C—Travel and Transportation Allowances

- Sec. 621. Extension of authority to provide travel and transportation allowances for inactive duty training outside of normal commuting distances.
- Sec. 622. Travel and transportation allowances for attendance at Yellow Ribbon Reintegration events.

Subtitle D—Disability, Retired Pay and Survivor Benefits

- Sec. 631. Elimination of cap on retired pay multiplier for members with greater than 30 years of service who retire for disability.
- Sec. 632. Payment date for retired and retainer pay.
- Sec. 633. Clarification of effect of ordering reserve component member to active duty to receive authorized medical care on reducing eligibility age for receipt of non-regular service retired pay.
- Sec. 634. Conformity of special compensation for members with injuries or illnesses requiring assistance in everyday living with monthly personal caregiver stipend under Department of Veterans Affairs program of comprehensive assistance for family caregivers.
- Sec. 635. Sense of Congress concerning age and service requirements for retired pay for non-regular service.
- Subtitle E—Commissary and Nonappropriated Fund Instrumentality Benefits and Operations
- Sec. 641. Addition of definition of morale, welfare, and recreation telephone services for use in contracts to provide such services for military personnel serving in combat zones.
- Sec. 642. Feasibility study on establishment of full exchange store in the Northern Mariana Islands.
- Sec. 643. Continuation of commissary and exchange operations at Brunswick Naval Air Station, Maine.

Subtitle F—Other Matters

- Sec. 651. Report on basic allowance for housing for personnel assigned to sea duty.
- Sec. 652. Report on savings from enhanced management of special pay for aviation career officers extending period of active duty.

Subtitle A—Pay and Allowances 1 SEC. 601. INELIGIBILITY OF CERTAIN FEDERAL CIVILIAN 2 3 EMPLOYEES FOR RESERVIST INCOME RE-4 PLACEMENT PAYMENTS ON ACCOUNT OF 5 AVAILABILITY OF COMPARABLE BENEFITS 6 **UNDER ANOTHER PROGRAM.** 7 (a) INELIGIBILITY FOR PAYMENTS.—Section 910(b) 8 of title 37, United States Code, is amended by adding at 9 the end the following new paragraph: 10 "(3) A civilian employee of the Federal Government 11 who is also a member of a reserve component is not enti-12 tled to a payment under this section for any period for 13 which the employee is entitled to— "(A) a differential payment under section 5538 14 15 of title 5; or 16 "(B) a comparable benefit under an administra-17 tively established program for civilian employees ab-18 sent from a position of employment with the Federal 19 Government in order to perform active duty in the 20 uniformed services.". 21 (b) EFFECTIVE DATE.—Subsection (b)(3) of section 22 910 of title 37, United States Code, as added by sub-23 section (a), shall apply with respect to payments under 24 such section for months beginning on or after the date 25 of the enactment of this Act.

1	Subtitle B—Bonuses and Special
2	and Incentive Pays
3	SEC. 611. ONE-YEAR EXTENSION OF CERTAIN BONUS AND
4	SPECIAL PAY AUTHORITIES FOR RESERVE
5	FORCES.
6	The following sections of title 37, United States
7	Code, are amended by striking "December 31, 2010" and
8	inserting "December 31, 2011":
9	(1) Section 308b(g), relating to Selected Re-
10	serve reenlistment bonus.
11	(2) Section 308c(i), relating to Selected Reserve
12	affiliation or enlistment bonus.
13	(3) Section 308d(c), relating to special pay for
14	enlisted members assigned to certain high-priority
15	units.
16	(4) Section $308g(f)(2)$, relating to Ready Re-
17	serve enlistment bonus for persons without prior
18	service.
19	(5) Section 308h(e), relating to Ready Reserve
20	enlistment and reenlistment bonus for persons with
21	prior service.
22	(6) Section 308i(f), relating to Selected Reserve
23	enlistment and reenlistment bonus for persons with
24	prior service.

(7) Section 910(g), relating to income replace ment payments for reserve component members ex periencing extended and frequent mobilization for
 active duty service.

5 SEC. 612. ONE-YEAR EXTENSION OF CERTAIN BONUS AND
6 SPECIAL PAY AUTHORITIES FOR HEALTH
7 CARE PROFESSIONALS.

8 (a) TITLE 10 AUTHORITIES.—The following sections
9 of title 10, United States Code, are amended by striking
10 "December 31, 2010" and inserting "December 31,
11 2011":

12 (1) Section 2130a(a)(1), relating to nurse offi-13 cer candidate accession program.

14 (2) Section 16302(d), relating to repayment of
15 education loans for certain health professionals who
16 serve in the Selected Reserve.

(b) TITLE 37 AUTHORITIES.—The following sections
of title 37, United States Code, are amended by striking
"December 31, 2010" and inserting "December 31,
2011":

21 (1) Section 302c-1(f), relating to accession and
22 retention bonuses for psychologists.

23 (2) Section 302d(a)(1), relating to accession
24 bonus for registered nurses.

1	(3) Section $302e(a)(1)$, relating to incentive
2	special pay for nurse anesthetists.
3	(4) Section 302g(e), relating to special pay for
4	Selected Reserve health professionals in critically
5	short wartime specialties.
6	(5) Section $302h(a)(1)$, relating to accession
7	bonus for dental officers.
8	(6) Section 302j(a), relating to accession bonus
9	for pharmacy officers.
10	(7) Section 302k(f), relating to accession bonus
11	for medical officers in critically short wartime spe-
12	cialties.
13	(8) Section 302l(g), relating to accession bonus
14	for dental specialist officers in critically short war-
15	time specialties.
15 16	time specialties. SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND
	-
16	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND
16 17	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFI-
16 17 18	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFI- CERS.
16 17 18 19	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFI- CERS. The following sections of title 37, United States
16 17 18 19 20	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFI- CERS. The following sections of title 37, United States Code, are amended by striking "December 31, 2010" and
 16 17 18 19 20 21 	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFI- CERS. The following sections of title 37, United States Code, are amended by striking "December 31, 2010" and inserting "December 31, 2011":

	210
1	(2) Section 312b(c), relating to nuclear career
2	accession bonus.
3	(3) Section 312c(d), relating to nuclear career
4	annual incentive bonus.
5	SEC. 614. ONE-YEAR EXTENSION OF AUTHORITIES RELAT-
6	ING TO TITLE 37 CONSOLIDATED SPECIAL
7	PAY, INCENTIVE PAY, AND BONUS AUTHORI-
8	TIES.
9	The following sections of title 37, United States
10	Code, are amended by striking "December 31, 2010" and
11	inserting "December 31, 2011":
12	(1) Section 331(h), relating to general bonus
13	authority for enlisted members.
14	(2) Section $332(g)$, relating to general bonus
15	authority for officers.
16	(3) Section 333(i), relating to special bonus and
17	incentive pay authorities for nuclear officers.
18	(4) Section 334(i), relating to special aviation
19	incentive pay and bonus authorities for officers.
20	(5) Section $335(k)$, relating to special bonus
21	and incentive pay authorities for officers in health
22	professions.
23	(6) Section 351(h), relating to hazardous duty
24	pay.

1	(7) Section 352(g), relating to assignment pay
2	or special duty pay.
3	(8) Section 353(i), relating to skill incentive
4	pay or proficiency bonus.
5	(9) Section 355(h), relating to retention incen-
6	tives for members qualified in critical military skills
7	or assigned to high priority units.
8	SEC. 615. ONE-YEAR EXTENSION OF AUTHORITIES RELAT-
9	ING TO PAYMENT OF OTHER TITLE 37 BO-
10	NUSES AND SPECIAL PAYS.
11	The following sections of title 37, United States
12	Code, are amended by striking "December 31, 2010" and
13	inserting "December 31, 2011":
14	(1) Section 301b(a), relating to aviation officer
15	retention bonus.
16	(2) Section 307a(g), relating to assignment in-
17	centive pay.
18	(3) Section 308(g), relating to reenlistment
19	bonus for active members.
20	(4) Section 309(e), relating to enlistment
21	bonus.
22	(5) Section 324(g), relating to accession bonus
23	for new officers in critical skills.

1	(6) Section 326(g), relating to incentive bonus
2	for conversion to military occupational specialty to
3	ease personnel shortage.
4	(7) Section 327(h), relating to incentive bonus
5	for transfer between armed forces.
6	(8) Section 330(f), relating to accession bonus
7	for officer candidates.
8	SEC. 616. ONE-YEAR EXTENSION OF AUTHORITIES RELAT-
9	ING TO PAYMENT OF REFERRAL BONUSES.
10	The following sections of title 10, United States
11	Code, are amended by striking "December 31, 2010" and
12	inserting "December 31, 2011":
13	(1) Section 1030(i), relating to health profes-
14	sions referral bonus.
15	(2) Section 3252(h), relating to Army referral
16	bonus.
17	Subtitle C—Travel and
18	Transportation Allowances
19	SEC. 621. EXTENSION OF AUTHORITY TO PROVIDE TRAVEL
20	AND TRANSPORTATION ALLOWANCES FOR
21	INACTIVE DUTY TRAINING OUTSIDE OF NOR-
22	MAL COMMUTING DISTANCES.
23	Section 408a(e) of title 37, United States Code, is
24	amended by striking "December 31, 2010" and inserting
25	"December 31, 2011".

1	SEC. 622. TRAVEL AND TRANSPORTATION ALLOWANCES
2	FOR ATTENDANCE AT YELLOW RIBBON RE-
3	INTEGRATION EVENTS.
4	(a) PAYMENT OF TRAVEL COSTS AUTHORIZED.—
5	(1) IN GENERAL.—Chapter 7 of title 37, United
6	States Code, is amended by inserting after section
7	411k the following new section:
8	"§ 4111. Travel and transportation allowances: attend-
9	ance of members and other persons at
10	Yellow Ribbon Reintegration Program
10 11	Yellow Ribbon Reintegration Program events
11	events
11 12	events "(a) ALLOWANCES AUTHORIZED.—(1) Under uni-
11 12 13	events "(a) ALLOWANCES AUTHORIZED.—(1) Under uni- form regulations prescribed by the Secretaries concerned,
11 12 13 14	events "(a) ALLOWANCES AUTHORIZED.—(1) Under uni- form regulations prescribed by the Secretaries concerned, a member of the uniformed services authorized to attend
 11 12 13 14 15 	events "(a) ALLOWANCES AUTHORIZED.—(1) Under uni- form regulations prescribed by the Secretaries concerned, a member of the uniformed services authorized to attend a Yellow Ribbon Reintegration Program event may be pro-
 11 12 13 14 15 16 	events "(a) ALLOWANCES AUTHORIZED.—(1) Under uni- form regulations prescribed by the Secretaries concerned, a member of the uniformed services authorized to attend a Yellow Ribbon Reintegration Program event may be pro- vided travel and transportation allowances in order that
 11 12 13 14 15 16 17 	events "(a) ALLOWANCES AUTHORIZED.—(1) Under uni- form regulations prescribed by the Secretaries concerned, a member of the uniformed services authorized to attend a Yellow Ribbon Reintegration Program event may be pro- vided travel and transportation allowances in order that the member may attend a Yellow Ribbon Reintegration

20 Secretaries concerned, travel and transportation allow21 ances may be provided for a person designated pursuant
22 to subsection (b) in order for the person to accompany
23 a member in attending a Yellow Ribbon Reintegration
24 Program event if the Secretary concerned determines that
25 the presence of the person at the event may contribute
26 to the purposes of the event for the member.

1 "(b) Designation of Persons Eligible for Al-LOWANCE.—A member of the uniformed services who is 2 3 eligible to attend a Yellow Ribbon Reintegration Program 4 event may designate one or more persons, including an-5 other member of the uniformed services, for purposes of receiving travel and transportation allowances described in 6 7 subsection (c) to attend a Yellow Ribbon Reintegration 8 Program event. The designation of a person for purposes 9 of this section shall be made in writing and may be 10 changed at any time.

"(c) AUTHORIZED TRAVEL AND TRANSPORTATION.—(1) The transportation authorized by subsection
(a) is round-trip transportation between the home or place
of business of the authorized person and the location of
the Yellow Ribbon Reintegration Program event.

16 "(2) In addition to transportation under paragraph 17 (1), the Secretary concerned may provide a per diem al-18 lowance or reimbursement for the actual and necessary ex-19 penses of the travel, or a combination thereof, but not to 20 exceed the rates established under section 404(d) of this 21 title.

22 "(3) The transportation authorized by paragraph (1)23 may be provided by any of the following means:

24 "(A) Transportation in-kind.

"(B) A monetary allowance in place of trans portation in-kind at a rate to be prescribed by the
 Secretaries concerned.

4 "(C) Reimbursement for the commercial cost of5 transportation.

6 "(4) An allowance payable under this subsection may7 be paid in advance.

8 "(5) Reimbursement payable under this subsection
9 may not exceed the cost of Government-procured commer10 cial round-trip air travel.

"(d) YELLOW RIBBON REINTEGRATION PROGRAM
EVENT DEFINED.—In this section, the term 'Yellow Ribbon Reintegration Program event' means an event authorized under section 582 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110–181; 10
U.S.C. 10101 note).".

17 (2) CLERICAL AMENDMENT.—The table of sec18 tions at the beginning of such chapter is amended
19 by inserting after the item related to section 411k
20 the following new item:

"4111. Travel and transportation allowances: attendance of members and other persons at Yellow Ribbon Reintegration Program events.".

(b) APPLICABILITY.—No reimbursement may be provided under section 411l of title 37, United States Code,
as added by subsection (a), for travel and transportation
costs incurred before September 30, 2010.

Subtitle D—Disability, Retired Pay 1 and Survivor Benefits 2 3 SEC. 631. ELIMINATION OF CAP ON RETIRED PAY MULTI-4 PLIER FOR MEMBERS WITH GREATER THAN 5 **30 YEARS OF SERVICE WHO RETIRE FOR DIS-**6 ABILITY. 7 (a) COMPUTATION OF RETIRED PAY.—The table in 8 section 1401(a) of title 10, United States Code, is amend-9 ed— 10 (1) in the column designated "Column 2", by inserting ", not to exceed 75%," after "percentage 11 of disability" both places it appears; and 12 13 (2) by striking column 4. 14 (b) RECOMPUTATION OF RETIRED OR RETAINER PAY TO REFLECT LATER ACTIVE DUTY OF MEMBERS WHO 15 16 FIRST BECAME MEMBERS BEFORE SEPTEMBER 8. 1980.—The table in section 1402(d) of such title is 17 amended-18 19 (1) in the column designated "Column 2", by inserting ", not to exceed 75%," after "percentage 20

21 of disability"; and

22 (2) by striking column 4.

23 (c) RECOMPUTATION OF RETIRED OR RETAINER PAY TO REFLECT LATER ACTIVE DUTY OF MEMBERS WHO 24

FIRST BECAME MEMBERS AFTER SEPTEMBER 7, 1980.—
 The table in section 1402a(d) of such title is amended—
 (1) in the column designated "Column 2", by
 inserting ", not to exceed 75 percent," after "per centage of disability"; and

6 (2) by striking column 4.

7 (d) APPLICATION OF AMENDMENTS.—The tables in 8 sections 1401(a), 1402(d), and 1402a(d) of title 10, 9 United States Code, as in effect on the day before the date 10 of the enactment of this Act, shall continue to apply to 11 the computation or recomputation of retired or retainer 12 pay for persons who first became entitled to retired or re-13 tainer pay under subtitle A of such title on or before the date of the enactment of this Act. The amendments made 14 15 by this section shall apply only with respect to persons who first become entitled to retired or retainer pay under 16 17 such subtitle after that date.

18 SEC. 632. PAYMENT DATE FOR RETIRED AND RETAINER

19

20

PAY.(a) SETTING PAYMENT DATE.—Section 1412 of title

21 10, United States Code, is amended—

(1) by striking "Amounts" and inserting "(a)
ROUNDING.—Amounts"; and

24 (2) by adding at the end the following new sub-25 section:

"(b) PAYMENT DATE.—Amounts of retired pay and 1 2 retainer pay due a retired member of the uniformed services shall be paid on the first day of each month beginning 3 4 after the month in which the right to such pay accrues.". 5 (b) CLERICAL AMENDMENTS.— (1) SECTION HEADING.—The heading of such 6 7 section is amended to read as follows: 8 "§ 1412. Administrative provisions". 9 (2) TABLE OF SECTIONS.—The table of sections 10 at the beginning of chapter 71 of such title is amended by striking the item relating to section 11 1412 and inserting the following new item: 12 "1412. Administrative provisions.".

(c) EFFECTIVE DATE.—Subsection (b) of section
14 1412 of title 10, United States Code, as added by subsection (a), shall apply beginning with the first month that
begins more than 30 days after the date of the enactment
of this Act.

SEC. 633. CLARIFICATION OF EFFECT OF ORDERING RE SERVE COMPONENT MEMBER TO ACTIVE
 DUTY TO RECEIVE AUTHORIZED MEDICAL
 CARE ON REDUCING ELIGIBILITY AGE FOR
 RECEIPT OF NON-REGULAR SERVICE RE TIRED PAY.

7 Section 12731(f)(2)(B) of title 10, United States
8 Code, is amended by adding at the end the following new
9 clause:

10 "(iii) If a member described in subparagraph (A) is 11 wounded or otherwise injured or becomes ill while serving on active duty pursuant to a call or order to active duty 12 13 under a provision of law referred to in the first sentence 14 of clause (i) or in clause (ii), and the member is then ordered to active duty under section 12301(h)(1) of this title 15 16 to receive medical care for the wound, injury, or illness, 17 each day of active duty under that order for medical care shall be treated as a continuation of the original call or 18 19 order to active duty for purposes of reducing the eligibility age of the member under this paragraph.". 20

1 SEC. 634. CONFORMITY OF SPECIAL COMPENSATION FOR 2 MEMBERS WITH INJURIES OR ILLNESSES RE-3 QUIRING ASSISTANCE IN EVERYDAY LIVING 4 WITH MONTHLY PERSONAL CAREGIVER STI-5 PEND UNDER DEPARTMENT OF VETERANS 6 AFFAIRS PROGRAM OF COMPREHENSIVE AS-7 SISTANCE FOR FAMILY CAREGIVERS. 8 Subsection (c) of section 439 of title 37, United 9 States Code, is amended to read as follows: 10 "(c) AMOUNT.—The amount of monthly special compensation payable to a member under subsection (a) shall 11 be the amount as follows: 12 "(1) The monthly amount of aid and attend-13 14 ance payable under section 1114(r)(2) of title 38. 15 "(2) Upon the establishment by the Secretary of Veterans Affairs pursuant to subparagraph (C) of 16 17 section 1720G(a)(3) of title 38 of the schedule of 18 monthly personal caregiver stipends under the De-19 partment of Veterans Affairs program of comprehen-20 sive assistance for family caregivers under subpara-21 graph (A)(ii)(V) of such section, the monthly per-22 sonal caregiver stipend payable with respect to simi-23 larly circumstanced veterans under such schedule, 24 rather than the amount specified in paragraph (1).".

1	SEC. 635. SENSE OF CONGRESS CONCERNING AGE AND
2	SERVICE REQUIREMENTS FOR RETIRED PAY
3	FOR NON-REGULAR SERVICE.
4	It is the sense of Congress that—
5	(1) the amendments made to section 12731 of
6	title 10, United States Code, by section 647 of the
7	National Defense Authorization Act for Fiscal Year
8	2008 (Public Law 110–181; 122 Stat. 160) were in-
9	tended to reduce the minimum age at which mem-
10	bers of a reserve component of the Armed Forces
11	would begin receiving retired pay according to time
12	spent deployed, by three months for every 90-day pe-
13	riod spent on active duty over the course of a career,
14	rather than limiting qualifying time to such periods
15	wholly served within the same fiscal year, as inter-
16	preted by the Department of Defense; and
17	(2) steps should be taken by the Department of
18	Defense to implement the congressional intent out-

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19 lined in paragraph (1).

Subtitle E—Commissary and Non appropriated Fund Instrumen tality Benefits and Operations

4 SEC. 641. ADDITION OF DEFINITION OF MORALE, WELFARE,
5 AND RECREATION TELEPHONE SERVICES
6 FOR USE IN CONTRACTS TO PROVIDE SUCH
7 SERVICES FOR MILITARY PERSONNEL SERV8 ING IN COMBAT ZONES.

9 Section 885 of the National Defense Authorization
10 Act for Fiscal Year 2008 (Public Law 110–181; 122 Stat.
11 265; 10 U.S.C. 2304 note) is amended by adding at the
12 end the following new subsection:

13 "(c) MORALE, WELFARE, AND RECREATION TELE-14 PHONE SERVICES DEFINED.—In this section, the term 15 'morale, welfare, and recreation telephone services' means unofficial telephone calling center services supporting call-16 ing centers provided by the Army and Air Force Exchange 17 18 Service, Navy Exchange Service Command, Marine Corps 19 exchanges, or any other nonappropriated fund instrumen-20 tality of the United States under the jurisdiction of the Armed Forces which is conducted for the comfort, pleas-21ure, contentment, or physical or mental improvement of 22 members of the Armed Forces.". 23

1SEC. 642. FEASIBILITY STUDY ON ESTABLISHMENT OF2FULL EXCHANGE STORE IN THE NORTHERN3MARIANA ISLANDS.

4 Not later than 180 days after the date of the enact5 ment of this Act, the Secretary of Defense shall submit
6 to Congress a report containing the results of a study to
7 determine the feasibility of replacing the "Shoppette" of
8 the Army and Air Force Exchange Service in the Northern
9 Mariana Islands with a full-service exchange store.

 10
 SEC. 643. CONTINUATION OF COMMISSARY AND EXCHANGE

 11
 OPERATIONS AT BRUNSWICK NAVAL AIR STA

 12
 TION, MAINE.

(a) CONTINUATION OF OPERATIONS.—The Secretary
of Defense shall provide for the continuation of commissary and exchange operations at Brunswick Naval Air
Station, Maine, until the later of the following:

17 (1) The closure of Brunswick Naval Air Sta-18 tion.

19 (2) The end of the 60-day period beginning on
20 the date on which the Secretary of Defense makes
21 the determination under subsection (b).

(b) REVIEW AND DETERMINATION.—Not earlier than
120 days after the date of the enactment of this Act, the
24 Secretary of Defense shall—

25 (1) review any report prepared by the Comp26 troller General of the United States relating to comHR 6523 PCS

2 Naval Air Station, Maine; and 3 (2) based on such review, make a determination 4 regarding whether such operations should be contin-5 ued. **Subtitle F—Other Matters** 6 7 SEC. 651. REPORT ON BASIC ALLOWANCE FOR HOUSING 8 FOR PERSONNEL ASSIGNED TO SEA DUTY. 9 (a) REPORT REQUIRED.—Not later than July 1, 10 2011, the Secretary of Defense shall submit to the congressional defense committees a report containing the fol-11 lowing: 12 13 (1) A review of the standards used to determine 14 the monthly rates of basic allowance for housing for 15 personnel assigned to sea duty (under section 403 of 16 title 37, United States Code). 17 (2) A review of the legislative framework and 18 policies applicable to eligibility and levels of com-19 pensation for single and married personnel, with and 20 without dependents, who are assigned to sea duty. 21 (3) Any recommendation for modifications of 22 title 37, United States Code, relating to basic allow-23 ance for housing for personnel who are assigned to 24 sea duty that the Secretary considers appropriate,

missary and exchange operations at Brunswick

1

including an estimate of the cost of each modifica tion.

3 (b) ELEMENTS OF REVIEWS.—In conducting the re4 views for purposes of subsection (a), the Secretary shall
5 consider whether existing law, policies, and housing stand6 ards are suitable in terms of the following:

7 (1) The cost and availability of housing ashore8 for personnel assigned to sea duty.

9 (2) The pay and allowances (other than basic
10 allowance for housing) payable to personnel who are
11 assigned to sea duty, including basic pay, career sea
12 pay, and the family separation allowance.

(3) The comparability in levels of compensation
for single and married personnel, with and without
dependents, who are assigned to sea duty.

16 (4) The provision of appropriate quality of life
17 and retention incentives for members in all grades
18 who are assigned to sea duty.

19 (5) The provision of appropriate recognition
20 and motivation for promotion to higher military
21 grades of personnel who are assigned to sea duty.

22 (6) Budgetary constraints and rising personnel23 costs.

1	SEC. 652. REPORT ON SAVINGS FROM ENHANCED MANAGE-
2	MENT OF SPECIAL PAY FOR AVIATION CA-
3	REER OFFICERS EXTENDING PERIOD OF AC-
4	TIVE DUTY.

5 (a) REPORT REQUIRED.—Not later than August 1, 6 2011, the Secretary of Defense shall submit to the con-7 gressional defense committees a report regarding the use 8 and management of the special pay programs authorized 9 in section 301b of title 37, United States Code, for avia-10 tion career officers extending a period of active duty.

11 (b) ELEMENTS OF REPORT.—The report required by12 subsection (a) shall include the following:

13 (1) A review of the programs operated by the 14 Secretaries of the military departments, including— 15 (A) directives and guidelines issued by the 16 Secretary of Defense; 17 (B) the number of aviation officers receiv-18 ing the special pay, listed by weapon system; 19 (C) the weapon systems for which special 20 pay is not authorized and the number of avia-21 tion officers affected by such exclusion; 22 (D) the policy and structure of the pro-23 grams and the retention philosophy supporting

24 the policy and structure of the programs;

1	(E) the amounts paid to individual aviation
2	officers, annually and over the course of a ca-
3	reer; and
4	(F) the amounts budgeted annually for
5	such programs.
6	(2) An accounting of aviation officers receiving
7	the special pay who have an active duty service com-
8	mitment and the totals of aviation officers and allo-
9	cated funding by types of active duty service com-
10	mitment.
11	(3) A review of retention trends for aviation of-
12	ficers, generally and by weapon system, within the
13	military departments and an assessment of the fac-
14	tors that influence retention trends, and the reli-
15	ability and durability of those trends if such factors
16	are altered.
17	(4) An assessment of the funds that can be
18	saved by restructuring or eliminating such programs
19	to reduce payments to aviation officers associated
20	with those weapon systems with strong retention
21	trends and aviation officers with active duty service
22	commitments.
23	(5) A review of the demand for former military
24	aviation officers to fulfill commercial airline hiring

25 requirements, recent data regarding airline hiring of

former military aviation officers, and an assessment
 of the methods used by airlines to qualify pilot can didates for employment as commercial pilots.
 (6) Any recommendations for modifications of

title 37, United States Code, relating to special pay
for aviation career officers extending a period of active duty.

8 **TITLE VII—HEALTH CARE** 9 **PROVISIONS**

Subtitle A—Improvements to Health Benefits

- Sec. 701. Extension of prohibition on increases in certain health care costs.
- Sec. 702. Extension of dependent coverage under the TRICARE program.
- Sec. 703. Survivor dental benefits.
- Sec. 704. Aural screenings for members of the Armed Forces.
- Sec. 705. Temporary prohibition on increase in copayments under retail pharmacy system of pharmacy benefits program.

Subtitle B—Health Care Administration

- Sec. 711. Administration of TRICARE.
- Sec. 712. Postdeployment health reassessments for purposes of the medical tracking system for members of the Armed Forces deployed overseas.
- Sec. 713. Clarification of licensure requirements applicable to military healthcare professionals who are members of the National Guard performing certain duty while in State status.
- Sec. 714. Improvements to oversight of medical training for Medical Corps officers.
- Sec. 715. Health information technology.
- Sec. 716. Education and training on use of pharmaceuticals in rehabilitation programs for wounded warriors.

Subtitle C—Other Matters

- Sec. 721. Repeal of report requirement on separations resulting from refusal to participate in anthrax vaccine immunization program.
- Sec. 722. Comprehensive policy on consistent neurological cognitive assessments of members of the Armed Forces before and after deployment.
- Sec. 723. Assessment of post-traumatic stress disorder by military occupation.
- Sec. 724. Licensed mental health counselors and the TRICARE program.

Subtitle A—Improvements to Health Benefits

3 SEC. 701. EXTENSION OF PROHIBITION ON INCREASES IN
4 CERTAIN HEALTH CARE COSTS.

5 (a) CHARGES UNDER CONTRACTS FOR MEDICAL
6 CARE.—Section 1097(e) of title 10, United States Code,
7 is amended by striking "September 30, 2009" and insert8 ing "September 30, 2011".

9 (b) CHARGES FOR INPATIENT CARE.—Section
10 1086(b)(3) of such title is amended by striking "Sep11 tember 30, 2010" and inserting "September 30, 2011".
12 SEC. 702. EXTENSION OF DEPENDENT COVERAGE UNDER
13 THE TRICARE PROGRAM.

14 (a) DEPENDENT COVERAGE.—

15 (1) IN GENERAL.—Chapter 55 of title 10,
16 United States Code, is amended by adding at the
17 end the following new section:

18 "§1110b. TRICARE program: extension of dependent coverage

"(a) IN GENERAL.—In accordance with subsection
(c), an individual described in subsection (b) shall be
deemed to be a dependent (as described in section
1072(2)(D) of this title) for purposes of coverage under
the TRICARE program.

1	"(b) INDIVIDUAL DESCRIBED.—An individual de-
2	scribed in this subsection is an individual who—
3	((1)) would be a dependent under section
4	1072(2) of this title but for exceeding an age limit
5	under such section;
6	"(2) has not attained the age of 26;
7	"(3) is not eligible to enroll in an eligible em-
8	ployer-sponsored plan (as defined in section
9	5000A(f)(2) of the Internal Revenue Code of 1986);
10	"(4) is not otherwise a dependent of a member
11	or a former member under any subparagraph of sec-
12	tion $1072(2)$ of this title; and
13	"(5) meets other criteria specified in regula-
14	tions prescribed by the Secretary, similar to regula-
15	tions prescribed by the Secretary of Health and
16	Human Services under section 2714(b) of the Public
17	Health Service Act.
18	"(c) PREMIUM.—(1) The Secretary shall prescribe by
19	regulation a premium (or premiums) for coverage under
20	the TRICARE program provided pursuant to this section
21	to an individual described in subsection (b).
22	"(2) The monthly amount of the premium in effect
23	for a month for coverage under the TRICARE program
24	pursuant to this section shall be the amount equal to the

cost of such coverage that the Secretary determines on an
 appropriate actuarial basis.

3 "(3) The Secretary shall prescribe the requirements
4 and procedures applicable to the payment of premiums
5 under this subsection.

6 "(4) Amounts collected as premiums under this sub-7 section shall be credited to the appropriation available for 8 the Defense Health Program Account under section 1100 9 of this title, shall be merged with sums in such Account 10 that are available for the fiscal year in which collected, 11 and shall be available under subsection (b) of such section 12 for such fiscal year.".

13 (2) CLERICAL AMENDMENT.—The table of sec14 tions at the beginning of such chapter is amended
15 by inserting after the item relating to section 1110a
16 the following new item:

"1110b. TRICARE program: extension of dependent coverage.".

(b) EFFECTIVE DATE AND REGULATIONS.—The
amendments made by this section shall take effect on January 1, 2011. The Secretary of Defense shall prescribe
an interim final rule with respect to such amendments,
effective not later than January 1, 2011.

22 SEC. 703. SURVIVOR DENTAL BENEFITS.

23 Paragraph (2) of section 1076a(k) of title 10, United
24 States Code, is amended to read as follows:

200
"(2) Such term includes any such dependent of a
member who dies—
"(A) while on active duty for a period of more
than 30 days; or
"(B) while such member is a member of the
Ready Reserve.".
SEC. 704. AURAL SCREENINGS FOR MEMBERS OF THE
ARMED FORCES.
(a) TINNITUS SCREENING.—
(1) STUDY REQUIRED.—Not later than Sep-
tember 30, 2011, the Secretary of Defense shall con-
duct a study to identify the best tests currently
available to screen members of the Armed Forces for
tinnitus.
(2) PLAN.—Not later than December 31, 2011,
the Secretary shall develop a plan to ensure that all
members of the Armed Forces are screened for
tinnitus prior to and after a deployment to a combat
zone.
(3) REPORT.—Not later than December 31,
2011, the Secretary shall submit to the congres-
sional defense committees a report containing the re-
sults of the study under paragraph (1) and the plan
under paragraph (2).

(b) IMPROVING AURAL PROTECTION FOR MEMBERS
 2 OF THE ARMED FORCES.—

3 (1) IN GENERAL.—In accordance with section
4 721 of the Duncan Hunter National Defense Au5 thorization Act for Fiscal Year 2009 (Public Law
6 110–417; 122 Stat. 4506), the Secretary of Defense
7 shall examine methods to improve the aural protec8 tion for members of the Armed Forces in combat.

9 (2) REPORT.—Not later than one year after the 10 date of the enactment of this Act, the Secretary 11 shall submit to the congressional defense committees 12 a report on the methods to improve aural protection 13 examined under subsection (a).

14 (c) CENTER OF EXCELLENCE.—The Secretary shall 15 ensure that all studies, findings, plans, and reports con-16 ducted or submitted under this section are transmitted to 17 the center of excellence established by section 721 of the 18 Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public Law 110–417; 122 Stat. 4506). 19 20SEC. 705. TEMPORARY PROHIBITION ON INCREASE IN CO-21 PAYMENTS UNDER RETAIL PHARMACY SYS-

22

TEM OF PHARMACY BENEFITS PROGRAM.

During the period beginning on October 1, 2010, and
ending on September 30, 2011, the cost sharing requirements established under paragraph (6) of section

1	1074g(a) of title 10, United States Code, for pharma-
2	ceutical agents available through retail pharmacies cov-
3	ered by paragraph $(2)(E)(ii)$ of such section may not ex-
4	ceed amounts as follows:
5	(1) In the case of generic agents, \$3.
6	(2) In the case of formulary agents, \$9.
7	(3) In the case of nonformulary agents, \$22.
8	Subtitle B—Health Care
9	Administration
10	SEC. 711. ADMINISTRATION OF TRICARE.
11	Subsection (a) of section 1073 of title 10, United
12	States Code, is amended—
13	(1) by striking "Except" and inserting "(1) Ex-
14	cept"; and
15	(2) by adding at the end the following new
16	paragraph:
17	((2) Except as otherwise provided in this chapter, the
18	Secretary of Defense shall have responsibility for admin-
19	istering the TRICARE program and making any decision
20	
20	affecting such program.".

1	SEC.	712.	POSTDEPL	OYME	NT HEALTH	RE	ASSES	SMENTS
2			FOR PUR	RPOSE	S OF THE M	EDIC	AL TE	RACKING
3			SYSTEM	FOR	MEMBERS	OF	THE	ARMED
4			FORCES	DEPLO	YED OVERS	EAS.		

5 (a) REQUIREMENT FOR POSTDEPLOYMENT HEALTH
6 REASSESSMENTS.—Paragraph (1) of subsection (b) of
7 section 1074f of title 10, United States Code, is amended
8 to read as follows:

9 "(1)(A) The system described in subsection (a) shall
10 include the use of predeployment medical examinations
11 and postdeployment medical examinations (including the
12 assessment of mental health and the drawing of blood
13 samples) and postdeployment health reassessments to—
14 "(i) accurately record the health status of mem15 bers before their deployment;

"(ii) accurately record any changes in their
health status during the course of their deployment;
and

19 "(iii) identify health concerns, including mental
20 health concerns, that may become manifest several
21 months following their deployment.

"(B) The postdeployment medical examination shall
be conducted when the member is redeployed or otherwise
leaves an area in which the system is in operation (or as
soon as possible thereafter).

"(C) The postdeployment health reassessment shall
 be conducted at an appropriate time during the period be ginning 90 days after the member is redeployed and end ing 180 days after the member is redeployed.".

5 (b) INCORPORATION IN REASSESSMENTS OF ELE-6 MENTS OF PREDEPLOYMENT AND POSTDEPLOYMENT 7 MEDICAL EXAMINATIONS.—Paragraph (2) of such sub-8 section is amended by striking "and postdeployment med-9 ical examination" and inserting "medical examination, 10 postdeployment medical examination, and postdeployment 11 health reassessment".

12 (c) RECORDKEEPING.—Subsection (c) of such section13 is amended—

14 (1) by inserting "and reassessments" after15 "medical examinations"; and

16 (2) by inserting "and the prescription and ad17 ministration of psychotropic medications" after "in18 cluding immunizations".

19 (d) QUALITY ASSURANCE.—Subsection (d) of such20 section is amended—

(1) in paragraph (1), by striking "and
postdeployment medical examinations" and inserting
", postdeployment medical examinations, and
postdeployment health reassessments"; and

25 (2) in paragraph (2) -

1	(A) in subparagraph (A), by inserting			
2	"and reassessments" after "postdeployment			
3	health assessments'; and			
4	(B) in subparagraph (B), by inserting			
5	"and reassessments" after "such assessments".			
6	SEC. 713. CLARIFICATION OF LICENSURE REQUIREMENTS			
7	APPLICABLE TO MILITARY HEALTH-CARE			
8	PROFESSIONALS WHO ARE MEMBERS OF THE			
9	NATIONAL GUARD PERFORMING CERTAIN			
10	DUTY WHILE IN STATE STATUS.			
11	Section 1094(d) of title 10, United States Code, is			
12	amended—			
13	(1) in paragraph (1), by inserting "or (3) "			
14	after "paragraph (2)";			
15	(2) in paragraph (2), by inserting "as being de-			
16	scribed in this paragraph" after "paragraph (1)";			
17	and			
18	(3) by adding at the end the following new			
19	paragraph:			
20	"(3) A health-care professional referred to in para-			
21	graph (1) as being described in this paragraph is a mem-			
22	ber of the National Guard who—			
23	"(A) has a current license to practice medicine,			
24	osteopathic medicine, dentistry, or another health			
25	profession; and			

	271
1	"(B) is performing training or duty under sec-
2	tion 502(f) of title 32 in response to an actual or
3	potential disaster.".
4	SEC. 714. IMPROVEMENTS TO OVERSIGHT OF MEDICAL
5	TRAINING FOR MEDICAL CORPS OFFICERS.
6	(a) Review of Training Programs for Medical
7	Officers.—
8	(1) REVIEW.—The Secretary of Defense shall
9	conduct a review of training programs for medical
10	officers (as defined in section $101(b)(14)$ of title 10,
11	United States Code) to ensure that the academic
12	and military performance of such officers has been
13	completely documented in military personnel records.
14	The programs reviewed shall include, at a minimum,
15	the following:
16	(A) Programs at the Uniformed Services
17	University of the Health Sciences that award a
18	medical doctor degree.
19	(B) Selected residency programs at mili-
20	tary medical treatment facilities, as determined
21	by the Secretary, to include at least one pro-
22	gram in each of the specialties of—
23	(i) anesthesiology;
24	(ii) emergency medicine;

25 (iii) family medicine;

	2.2
1	(iv) general surgery;
2	(v) neurology;
3	(vi) obstetrics/gynecology;
4	(vii) pathology;
5	(viii) pediatrics; and
6	(ix) psychiatry.
7	(2) REPORT.—Not later than one year after the
8	date of the enactment of this Act, the Secretary of
9	Defense shall submit to the congressional defense
10	committees a report on the findings of the review
11	under paragraph (1).
12	(b) Annual Report on Graduate Medical Edu-
13	CATION PROGRAMS.—
14	(1) ANNUAL REPORT.—Not later than April 1,
15	2011, and annually thereafter through 2015, the
16	Secretary of Defense shall submit to the congres-
17	sional defense committees a report on the status of
18	the graduate medical education programs of the De-
19	partment of Defense.
20	(2) ELEMENTS.—Each report under paragraph
21	(1) shall include the following:
22	(A) An identification of each graduate
23	medical education program of the Department
24	of Defense in effect during the previous fiscal
25	year, including for each such program, the mili-

tary department responsible the location the
tary department responsible, the location, the
medical specialty, the period of training re-
quired, and the number of students by year.
(B) The status of each program referred to
in subparagraph (A), including, for each such
program, an identification of the fiscal year in
which the last action was taken with respect to
each of the following:
(i) Initial accreditation.
(ii) Continued accreditation.
(iii) If applicable, probation, and the
reasons for probationary status.
(iv) If applicable, withheld or with-
drawn accreditation, and the reasons for
such action.
(C) A discussion of trends in the graduate
medical education programs of the Department.
(D) A discussion of challenges faced by
such programs, and a description and assess-
ment of strategies and plans to address such
challenges.
(E) Such other matters as the Secretary
considers appropriate.

1 SEC. 715. HEALTH INFORMATION TECHNOLOGY.

2 (a) ENTERPRISE RISK ASSESSMENT METHODOLOGY
3 STUDY.—

4 (1) STUDY REQUIRED.—The Secretary of De5 fense shall conduct an enterprise risk assessment
6 methodology study of all health information tech7 nology programs of the Department of Defense.

8 (2) REPORT.—Not later than 180 days after 9 the date of the enactment of this Act, the Secretary 10 shall submit to the congressional defense committees 11 a report containing the results of the study required 12 under paragraph (1).

13 (b) Report on Health Information Tech14 Nology Organizational Structure and Future
15 Plans.—

16 (1) REPORT REQUIRED.—Not later than 180
17 days after the date of the enactment of this Act, the
18 Secretary of Defense shall submit to the congres19 sional defense committees a report on the organiza20 tional structure for health information technology
21 within the Department of Defense.

22 (2) ELEMENTS.—The report required under23 paragraph (1) shall include the following:

24 (A) Organizational charts for all organiza-25 tions involved with health information tech-

1	nology showing, at a minimum, the senior posi-
2	tions in each office and each activity.
3	(B) A description of the functions and re-
4	sponsibilities, to include policy formulation, pol-
5	icy and program execution, and program over-
6	sight, of each senior position for health infor-
7	mation technology.
8	(C) An assessment of how well the health
9	information systems of the Department of De-
10	fense interact with the health information sys-
11	tems of—
12	(i) the Department of Veterans Af-
13	fairs; and
14	(ii) entities other than the Federal
15	Government.
16	(D) A description of the role played by the
17	Interagency Program Office established by sec-
18	tion 1635 of the Wounded Warrior Act (title
19	XVI of Public Law 110–181; 10 U.S.C. 1071
20	note) and whether the office is satisfactorily
21	performing the functions required by such sec-
22	tion, as well as recommendations for adminis-
23	trative or legislative action as the Secretary
24	considers appropriate.

1	(E) A complete description of all future
2	plans for legacy systems and new electronic
3	health record initiatives, including the joint vir-
4	tual lifetime electronic record.
5	(F) The results of the survey described in
6	paragraph (3).
7	(3) SURVEY.—The Secretary shall conduct a
8	survey of users of the health information technology
9	systems of the Department of Defense to assess the
10	benefits and failings of such systems.
11	(4) DEFINITIONS.—In this subsection:
12	(A) The term "senior position" means a
13	position filled by a member of the senior execu-
14	tive service, a position on the Executive Sched-
15	ule established pursuant to title 5, United
16	States Code, or a position filled by a general or
17	flag officer.
18	(B) The term "senior personnel" means
19	personnel who are members of the senior execu-
20	tive service, who fill a position listed on the Ex-
21	ecutive Schedule established pursuant to title 5,
22	United States Code, or who are general or flag
23	officers.
24	(c) REPORT ON GAO REPORT REQUIRED.—Not later
25	than March 31, 2011, the Secretary of Defense shall sub-

mit to the congressional defense committees a report on
 the report by the Comptroller General of the United States
 titled "Information Technology: Opportunities Exist to
 Improve Management of DOD's Electronic Health Record
 Initiative" (GAO-11-50), including—

6 (1) the status of implementing the rec-7 ommendations made in such report; and

8 (2) for each such recommendation that has not
9 been implemented, the reason why the recommenda10 tion has not been implemented.

11 SEC. 716. EDUCATION AND TRAINING ON USE OF PHARMA12 CEUTICALS IN REHABILITATION PROGRAMS
13 FOR WOUNDED WARRIORS.

(a) EDUCATION AND TRAINING REQUIRED.—The
Secretary of Defense shall develop and implement training, available through the Internet or other means, on the
use of pharmaceuticals in rehabilitation programs for seriously ill or injured members of the Armed Forces.

(b) RECIPIENTS OF TRAINING.—The training developed and implemented under subsection (a) shall be training for each category of individuals as follows:

(1) Patients in or transitioning to a wounded
warrior unit, with special accommodation in such
training for such patients with cognitive disabilities.

25 (2) Nonmedical case managers.

	210
1	(3) Military leaders.
2	(4) Family members.
3	(c) ELEMENTS OF TRAINING.—The training devel-
4	oped and implemented under subsection (a) shall include
5	the following:
6	(1) An overview of the fundamentals of safe
7	prescription drug use.
8	(2) Familiarization with the benefits and risks
9	of using pharmaceuticals in rehabilitation therapies.
10	(3) Examples of the use of pharmaceuticals for
11	individuals with multiple, complex injuries, including
12	traumatic brain injury and post-traumatic stress dis-
13	order.
14	(4) Familiarization with means of finding addi-
15	tional resources for information on pharmaceuticals.
16	(5) Familiarization with basic elements of pain
17	and pharmaceutical management.
18	(6) Familiarization with complementary and al-
19	ternative therapies.
20	(d) TAILORING OF TRAINING.—The training devel-
21	oped and implemented under subsection (a) shall appro-
22	priately tailor the elements specified in subsection (c) for
23	and among each category of individuals set forth in sub-
24	section (b).
25	(e) Review of Pharmacy.—

1	(1) REVIEW.—The Secretary shall review all
2	policies and procedures of the Department of De-
3	fense regarding the use of pharmaceuticals in reha-
4	bilitation programs for seriously ill or injured mem-
5	bers of the Armed Forces.
6	(2) Recommendations.—Not later than Sep-
7	tember 20, 2011, the Secretary shall submit to the
8	congressional defense committees any recommenda-
9	tions for administrative or legislative action with re-
10	spect to the review under paragraph (1) as the Sec-
11	notomy considers appropriate
11	retary considers appropriate.
11 12	Subtitle C—Other Matters
12	Subtitle C—Other Matters
12 13	Subtitle C—Other Matters SEC. 721. REPEAL OF REPORT REQUIREMENT ON SEPARA-
12 13 14	Subtitle C—Other Matters SEC. 721. REPEAL OF REPORT REQUIREMENT ON SEPARA- TIONS RESULTING FROM REFUSAL TO PAR-
12 13 14 15	Subtitle C—Other Matters SEC. 721. REPEAL OF REPORT REQUIREMENT ON SEPARA- TIONS RESULTING FROM REFUSAL TO PAR- TICIPATE IN ANTHRAX VACCINE IMMUNIZA-
12 13 14 15 16	Subtitle C—Other Matters SEC. 721. REPEAL OF REPORT REQUIREMENT ON SEPARA- TIONS RESULTING FROM REFUSAL TO PAR- TICIPATE IN ANTHRAX VACCINE IMMUNIZA- TION PROGRAM.
12 13 14 15 16 17	Subtitle C—Other Matters SEC. 721. REPEAL OF REPORT REQUIREMENT ON SEPARA- TIONS RESULTING FROM REFUSAL TO PAR- TICIPATE IN ANTHRAX VACCINE IMMUNIZA- TION PROGRAM. Section 1178 of title 10, United States Code, is
12 13 14 15 16 17 18	Subtitle C—Other Matters SEC. 721. REPEAL OF REPORT REQUIREMENT ON SEPARA- TIONS RESULTING FROM REFUSAL TO PAR- TICIPATE IN ANTHRAX VACCINE IMMUNIZA- TION PROGRAM. Section 1178 of title 10, United States Code, is amended—

1SEC. 722. COMPREHENSIVE POLICY ON CONSISTENT NEU-2ROLOGICAL COGNITIVE ASSESSMENTS OF3MEMBERS OF THE ARMED FORCES BEFORE4AND AFTER DEPLOYMENT.

5 (a) COMPREHENSIVE POLICY REQUIRED.—Not later
6 than January 31, 2011, the Secretary of Defense shall de7 velop and implement a comprehensive policy on consistent
8 neurological cognitive assessments of members of the
9 Armed Forces before and after deployment.

(b) UPDATES.—The Secretary shall revise the policy
required by subsection (a) on a periodic basis in accordance with experience and evolving best practice guidelines.
SEC. 723. ASSESSMENT OF POST-TRAUMATIC STRESS DISORDER BY MILITARY OCCUPATION.

(a) ASSESSMENT.—The Secretaries of the military
departments shall each conduct an assessment of posttraumatic stress disorder incidence by military occupation,
including identification of military occupations with a high
incidence of such disorder.

(b) REPORT.—Not later than one year after the date
of the enactment of this Act, the Secretaries shall each
submit to the congressional defense committees a report
on the assessment under subsection (a).

24 (c) CENTERS OF EXCELLENCE.—The Secretary of
25 Defense shall ensure that all studies, findings, plans, and
26 reports conducted or submitted under this section are
HR 6523 PCS

transmitted to the centers of excellence established by sec tions 1621 and 1622 of the Wounded Warrior Act (title
 XVI of Public Law 110–181).

4 SEC. 724. LICENSED MENTAL HEALTH COUNSELORS AND 5 THE TRICARE PROGRAM.

6 Not later than June 20, 2011, the Secretary of De-7 fense shall prescribe the regulations required by section 8 717 of the National Defense Authorization Act for Fiscal 9 Year 2008 (Public Law 110–181; 10 U.S.C. 1073 note). TITLE VIII—ACQUISITION POL-10 ACQUISITION ICY. MANAGE-11

MENT, AND RELATED MATTERS

Subtitle A-Acquisition Policy and Management

- Sec. 801. Disclosure to litigation support contractors.
- Sec. 802. Designation of engine development and procurement program as major subprogram.
- Sec. 803. Enhancement of Department of Defense authority to respond to combat and safety emergencies through rapid acquisition and deployment of urgently needed supplies.
- Sec. 804. Review of acquisition process for rapid fielding of capabilities in response to urgent operational needs.
- Sec. 805. Acquisition of major automated information system programs.
- Sec. 806. Requirements for information relating to supply chain risk.

Subtitle B—Provisions Relating to Major Defense Acquisition Programs

- Sec. 811. Cost estimates for program baselines and contract negotiations for major defense acquisition and major automated information system programs.
- Sec. 812. Management of manufacturing risk in major defense acquisition programs.
- Sec. 813. Modification and extension of requirements of the Weapon System Acquisition Reform Act of 2009.
- Sec. 814. Inclusion of major subprograms to major defense acquisition programs under various acquisition-related requirements.
- Subtitle C—Amendments to General Contracting Authorities, Procedures, and Limitations

- Sec. 821. Provisions relating to fire resistant fiber for production of military uniforms.
- Sec. 822. Repeal of requirement for certain procurements from firms in the small arms production industrial base.
- Sec. 823. Review of regulatory definition relating to production of specialty metals.
- Sec. 824. Guidance relating to rights in technical data.
- Sec. 825. Extension of sunset date for certain protests of task and delivery order contracts.
- Sec. 826. Inclusion of option amounts in limitations on authority of the Department of Defense to carry out certain prototype projects.
- Sec. 827. Permanent authority for Defense Acquisition Challenge Program; pilot expansion of Program.
- Sec. 828. Energy savings performance contracts.
- Sec. 829. Definition of materials critical to national security.

Subtitle D—Contractor Matters

- Sec. 831. Oversight and accountability of contractors performing private security functions in areas of combat operations.
- Sec. 832. Extension of regulations on contractors performing private security functions to areas of other significant military operations.
- Sec. 833. Standards and certification for private security contractors.
- Sec. 834. Enhancements of authority of Secretary of Defense to reduce or deny award fees to companies found to jeopardize the health or safety of Government personnel.
- Sec. 835. Annual joint report and Comptroller General review on contracting in Iraq and Afghanistan.

Subtitle E—Other Matters

- Sec. 841. Improvements to structure and functioning of Joint Requirements Oversight Council.
- Sec. 842. Department of Defense policy on acquisition and performance of sustainable products and services.
- Sec. 843. Assessment and plan for critical rare earth materials in defense applications.
- Sec. 844. Review of national security exception to competition.
- Sec. 845. Requirement for entities with facility clearances that are not under foreign ownership control or influence mitigation.
- Sec. 846. Procurement of photovoltaic devices.
- Sec. 847. Non-availability exception from Buy American requirements for procurement of hand or measuring tools.
- Sec. 848. Contractor logistics support of contingency operations.

Subtitle F—Improve Acquisition Act

Sec. 860. Short title.

PART I—DEFENSE ACQUISITION SYSTEM

- Sec. 861. Improvements to the management of the defense acquisition system.
- Sec. 862. Comptroller General report on Joint Capabilities Integration and Development System.
- Sec. 863. Requirements for the acquisition of services.
- Sec. 864. Review of defense acquisition guidance.

- Sec. 865. Requirement to review references to services acquisition throughout the Federal Acquisition Regulation and the Defense Federal Acquisition Regulation Supplement.
- Sec. 866. Pilot program on acquisition of military purpose nondevelopmental items.

PART II—DEFENSE ACQUISITION WORKFORCE

- Sec. 871. Acquisition workforce excellence.
- Sec. 872. Amendments to the acquisition workforce demonstration project.
- Sec. 873. Career development for eivilian and military personnel in the acquisition workforce.
- Sec. 874. Recertification and training requirements.
- Sec. 875. Information technology acquisition workforce.
- Sec. 876. Definition of acquisition workforce.
- Sec. 877. Defense Acquisition University curriculum review.

PART III—FINANCIAL MANAGEMENT

- Sec. 881. Audit readiness of financial statements of the Department of Defense.
- Sec. 882. Review of obligation and expenditure thresholds.
- Sec. 883. Disclosure and traceability of the cost of Department of Defense health care contracts.

PART IV—INDUSTRIAL BASE

- Sec. 891. Expansion of the industrial base.
- Sec. 892. Price trend analysis for supplies and equipment purchased by the Department of Defense.
- Sec. 893. Contractor business systems.
- Sec. 894. Review and recommendations on eliminating barriers to contracting with the Department of Defense.
- Sec. 895. Inclusion of the providers of services and information technology in the national technology and industrial base.
- Sec. 896. Deputy Assistant Secretary of Defense for Manufacturing and Industrial Base Policy; Industrial Base Fund.

Subtitle A—Acquisition Policy and Management

3 SEC. 801. DISCLOSURE TO LITIGATION SUPPORT CONTRAC-

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TORS.

5 (a) IN GENERAL.—Section 2320 of title 10, United

6 States Code, is amended—

- 7 (1) in subsection (c)(2)—
- 8 (A) by striking "subsection (a), allowing"
- 9 and inserting "subsection (a)—

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1	"(A) allowing"; and
2	(B) by adding at the end the following new
3	subparagraph:
4	"(B) allowing a covered litigation support
5	contractor access to and use of any technical,
6	proprietary, or confidential data delivered under
7	a contract for the sole purpose of providing liti-
8	gation support to the Government in the form
9	of administrative, technical, or professional
10	services during or in anticipation of litigation;
11	or"; and
12	(2) by inserting after subsection (f) the fol-
13	lowing:
14	"(g) In this section, the term 'covered litigation sup-
15	port contractor' means a contractor (including an expert
16	or technical consultant) under contract with the Depart-
17	ment of Defense to provide litigation support, which con-
18	tractor executes a contract with the Government agreeing
19	to and acknowledging—
20	"(1) that proprietary or nonpublic technical
21	data furnished will be accessed and used only for the
22	purposes stated in that contract;
23	((2)) that the covered litigation support con-
24	tractor will take all reasonable steps to protect the
25	proprietary and nonpublic nature of the technical

data furnished to the covered litigation support con tractor; and

3 "(3) that such technical data provided to the
4 covered litigation support contractor under the au5 thority of this section shall not be used by the cov6 ered litigation support contractor to compete against
7 the third party for Government or non-Government
8 contracts.".

9 (b) EFFECTIVE DATE.—The amendments made by
10 subsection (a) shall take effect on the date that is 120
11 days after the date of the enactment of this Act.

12 SEC. 802. DESIGNATION OF ENGINE DEVELOPMENT AND
13 PROCUREMENT PROGRAM AS MAJOR SUB14 PROGRAM.

(a) DESIGNATION AS MAJOR SUBPROGRAM.—Not
later than 30 days after the date of the enactment of this
Act, the Secretary of Defense shall designate an engine
development and procurement program as a major subprogram of the F-35 Lightning II aircraft major defense acquisition program, in accordance with section 2430a of
title 10, United States Code.

(b) ORIGINAL BASELINE.—For purposes of reporting
requirements referred to in section 2430a(b) of title 10,
United States Code, for the major subprogram designated

under subsection (a), the Secretary shall use the Milestone
 B decision as the original baseline for the subprogram.
 (c) ACTIONS FOLLOWING CRITICAL COST
 GROWTH.—

5 (1) IN GENERAL.—Subject to paragraph (2), to 6 the extent that the Secretary elects to restructure 7 the Lightning II aircraft major defense acquisition 8 program subsequent to a reassessment and actions 9 required by subsections (a) and (c) of section 2433a 10 of title 10, United States Code, during fiscal year 11 2010, and also conducts such reassessment and ac-12 tions with respect to an F-35 engine development 13 and procurement program (including related report-14 ing based on the original baseline as defined in sub-15 section (c)), the requirements of section 2433a of 16 such title with respect to a major subprogram des-17 ignated under subsection (a) shall be considered to 18 be met with respect to the major subprogram.

(2) LIMITATION.—Actions taken in accordance
with paragraph (1) shall be considered to meet the
requirements of section 2433a of title 10, United
States Code, with respect to a major subprogram
designated under subsection (a) only to the extent
that designation as a major subprogram would require the Secretary of Defense to conduct a reas-

1	sessment and take actions pursuant to such section
2	2433a for such a subprogram upon enactment of
3	this Act. The requirements of such section 2433a
4	shall not be considered to be met with respect to
5	such a subprogram in the event that additional pro-
6	grammatic changes, following the date of the enact-
7	ment of this Act, cause the program acquisition unit
8	cost or procurement unit cost of such a subprogram
9	to increase by a percentage equal to or greater than
10	the critical cost growth threshold (as defined in sec-
11	tion $2433(a)(5)$ of such title) for the subprogram.
12	SEC. 803. ENHANCEMENT OF DEPARTMENT OF DEFENSE
13	AUTHORITY TO RESPOND TO COMBAT AND
13 14	AUTHORITY TO RESPOND TO COMBAT AND SAFETY EMERGENCIES THROUGH RAPID AC-
14	SAFETY EMERGENCIES THROUGH RAPID AC-
14 15	SAFETY EMERGENCIES THROUGH RAPID AC- QUISITION AND DEPLOYMENT OF URGENTLY
14 15 16	SAFETY EMERGENCIES THROUGH RAPID AC- QUISITION AND DEPLOYMENT OF URGENTLY NEEDED SUPPLIES.
14 15 16 17	SAFETY EMERGENCIES THROUGH RAPID AC- QUISITION AND DEPLOYMENT OF URGENTLY NEEDED SUPPLIES. (a) REQUIREMENT TO ESTABLISH PROCEDURES.—
14 15 16 17 18	SAFETY EMERGENCIES THROUGH RAPID AC- QUISITION AND DEPLOYMENT OF URGENTLY NEEDED SUPPLIES. (a) REQUIREMENT TO ESTABLISH PROCEDURES.— Subsection (a) of section 806 of the Bob Stump National
14 15 16 17 18 19	SAFETY EMERGENCIES THROUGH RAPID AC- QUISITION AND DEPLOYMENT OF URGENTLY NEEDED SUPPLIES. (a) REQUIREMENT TO ESTABLISH PROCEDURES.— Subsection (a) of section 806 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (10
14 15 16 17 18 19 20	SAFETY EMERGENCIES THROUGH RAPID AC- QUISITION AND DEPLOYMENT OF URGENTLY NEEDED SUPPLIES. (a) REQUIREMENT TO ESTABLISH PROCEDURES.— Subsection (a) of section 806 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (10 U.S.C. 2302 note) is amended—
 14 15 16 17 18 19 20 21 	SAFETY EMERGENCIES THROUGH RAPID AC- QUISITION AND DEPLOYMENT OF URGENTLY NEEDED SUPPLIES. (a) REQUIREMENT TO ESTABLISH PROCEDURES.— Subsection (a) of section 806 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (10 U.S.C. 2302 note) is amended— (1) in the matter preceding paragraph (1), by

	200
1	"(1)(A) currently under development by the De-
2	partment of Defense or available from the commer-
3	cial sector; or
4	"(B) require only minor modifications to sup-
5	plies described in subparagraph (A); and".
6	(b) Issues To Be Addressed.—Subsection (b) of
7	such section is amended—
8	(1) in paragraph $(1)(B)$, by striking "items"
9	and inserting "supplies"; and
10	(2) in paragraph (2)—
11	(A) in the matter preceding subparagraph
12	(A), by striking "items" and inserting "sup-
13	plies'';
14	(B) in subparagraphs (A) and (B), by
15	striking "an item" and inserting "the supplies";
16	and
17	(C) in subparagraph (C), by inserting "and
18	utilization" after "deployment".
19	(c) Response to Combat Emergencies.—Sub-
20	section (c) of such section is amended—
21	(1) by striking "equipment" each place it ap-
22	pears other than paragraph (5) and inserting "sup-
23	plies";
24	(2) by striking "combat capability" each place
25	it appears;

1	(3) by striking "that has resulted in combat fa-
2	talities" each place it appears and inserting "that
3	has resulted in combat casualties, or is likely to re-
4	sult in combat casualties";
5	(4) in paragraph (1), by striking "is" and in-
6	serting "are";
7	(5) in paragraph (2) —
8	(A) in subparagraph (A), by striking "is"
9	each place it appears and inserting "are"; and
10	(B) in subparagraph (B), by striking "fa-
11	talities" at the end and inserting "casualties";
12	(6) by amending paragraph (3) to read as fol-
13	lows:
14	"(3) In any fiscal year in which the Secretary makes
15	a determination described in paragraph (1), the Secretary
16	may use any funds available to the Department of Defense
17	for that fiscal year for acquisitions of supplies under this
18	section if the determination includes a written finding that
19	the use of such funds is necessary to address the combat
20	capability deficiency in a timely manner. The authority of
21	this section may not be used to acquire supplies in an
22	amount aggregating more than \$200,000,000 during any
23	such fiscal year.";

24 (7) in paragraph (4)—

1	(A) by inserting ", in consultation with the
2	Director of the Office of Management and
3	Budget," after "shall"; and
4	(B) by striking "Each such notice" and in-
5	serting "For each such determination, the no-
6	tice under the preceding sentence"; and
7	(8) in paragraph (5), by striking "that equip-
8	ment" and inserting "the supplies concerned".
9	(d) WAIVER OF CERTAIN STATUES AND REGULA-
10	TIONS.—Subsection $(d)(1)$ of such section is amended by
11	striking "equipment" in subparagraphs (A), (B), and (C)
12	and inserting "supplies".
13	(e) TESTING REQUIREMENT.—Subsection (e) of such
14	section is amended—
15	(1) in paragraph (1) —
16	(A) in the matter preceding subparagraph
17	(A), by striking "an item" and inserting "the
18	supplies"; and
19	(B) in subparagraph (B), by striking "of
20	the item" and all that follows through "require-
21	ments document" and inserting "of the supplies
22	in meeting the original requirements for the
23	supplies (as stated in a statement of the urgent
24	operational need";
25	(2) in paragraph (2)—

(A) by striking "an item" and inserting 1 "supplies"; and 2 (B) by striking "the item" and inserting 3 "the supplies"; and 4 (3) in paragraph (3), by striking "items" each 5 6 place it appears and inserting "supplies". 7 (f) LIMITATION.—Subsection (f) of such section is 8 amended to read as follows: 9 "(f) LIMITATION.—In the case of supplies that are part of a major system for which a low-rate initial produc-10 tion quantity determination has been made pursuant to 11 12 section 2400 of title 10, United States Code, the quantity 13 of such supplies acquired using the procedures prescribed pursuant to this section may not exceed an amount con-14 15 sistent with complying with limitations on the quantity of articles approved for low-rate initial production for such 16 17 system. Any such supplies shall be included in any relevant 18 calculation of quantities for low-rate initial production for

19 the system concerned.".

20 SEC. 804. REVIEW OF ACQUISITION PROCESS FOR RAPID
21 FIELDING OF CAPABILITIES IN RESPONSE TO
22 URGENT OPERATIONAL NEEDS.

23 (a) REVIEW OF RAPID ACQUISITION PROCESS RE-24 QUIRED.—

1	(1) IN GENERAL.—Not later than one year
2	after the date of the enactment of this Act, the Sec-
3	retary of Defense shall complete a review of the
4	process for the fielding of capabilities in response to
5	urgent operational needs and submit a report on the
6	review to the congressional defense committees.
7	(2) REVIEW AND REPORT REQUIREMENTS.—
8	The review pursuant to this section shall include
9	consideration of various improvements to the acqui-
10	sition process for rapid fielding of capabilities in re-
11	sponse to urgent operational needs. For each im-
12	provement, the report on the review shall discuss—
13	(A) the Department's review of the im-
14	provement;
15	(B) if the improvement is being imple-
16	mented by the Department, a schedule for im-
17	plementing the improvement; and
18	(C) if the improvement is not being imple-
19	mented by the Department, an explanation of
20	why the improvement is not being implemented.
21	(3) Improvements to be considered.—The
22	improvements that shall be considered during the re-
23	view are the following:
24	(A) Providing a streamlined, expedited,
25	and tightly integrated iterative approach to—

(i) the identification and validation of urgent operational needs;
urgent operational needs:
angene operational needs)
(ii) the analysis of alternatives and
identification of preferred solutions;
(iii) the development and approval of
appropriate requirements and acquisition
documents;
(iv) the identification and minimiza-
tion of development, integration, and man-
ufacturing risks;
(v) the consideration of operation and
sustainment costs;
(vi) the allocation of appropriate fund-
ing; and
(vii) the rapid production and delivery
of required capabilities.
(B) Clearly defining the roles and respon-
sibilities of the Office of the Secretary of De-
fense, the Joint Chiefs of Staff, the military de-
partments, and other components of the De-
partments, and other components of the De-
partments, and other components of the De- partment of Defense for carrying out all phases
partments, and other components of the De- partment of Defense for carrying out all phases of the process.

1	the Secretary on the use of the authority pro-
2	vided by subsections (c) and (d) of section 806
3	of the Bob Stump National Defense Authoriza-
4	tion Act for Fiscal Year 2003 (10 U.S.C. 2302
5	note), as amended by section 803 of this Act,
6	in appropriate circumstances.
7	(D) Establishing a target date for the
8	fielding of a capability pursuant to each vali-
9	dated urgent operational need.
10	(E) Implementing a system for—
11	(i) documenting key process mile-
12	stones, such as funding, acquisition, field-
13	ing, and assessment decisions and actions;
14	and
15	(ii) tracking the cost, schedule, and
16	performance of acquisitions conducted pur-
17	suant to the process.
18	(F) Establishing a formal feedback mecha-
19	nism for the commanders of the combatant
20	commands to provide information to the Joint
21	Chiefs of Staff and senior acquisition officials
22	on how well fielded solutions are meeting urgent
23	operational needs.

1	(G) Establishing a dedicated source of
2	funding for the rapid fielding of capabilities in
3	response to urgent operational needs.
4	(H) Issuing guidance to provide for the ap-
5	propriate transition of capabilities acquired
6	through rapid fielding into the traditional budg-
7	et, requirements, and acquisition process for
8	purposes of contracts for follow-on production,
9	sustainment, and logistics support.
10	(I) Such other improvements as the Sec-
11	retary considers appropriate.
12	(b) Discriminating Urgent Operational Needs
13	FROM TRADITIONAL REQUIREMENTS.—
14	(1) Expedited review process.—Not later
15	than 270 days after the date of the enactment of
16	this Act, the Secretary shall develop and implement
17	an expedited review process to determine whether
18	capabilities proposed as urgent operational needs are
19	appropriate for fielding through the process for the
20	rapid fielding of capabilities or should be fielded
21	through the traditional acquisition process.
22	(2) ELEMENTS.—The review process developed
23	and implemented pursuant to paragraph (1) shall—
24	(A) apply to the rapid fielding of capabili-
25	ties in response to joint urgent operational need

1	statements and to other urgent operational
2	needs statements generated by the military de-
3	partments and the combatant commands;
4	(B) identify officials responsible for mak-
5	ing determinations described in paragraph (1) ;
6	(C) establish appropriate time periods for
7	making such determinations;
8	(D) set forth standards and criteria for
9	making such determinations based on consider-
10	ations of urgency, risk, and life-cycle manage-
11	ment;
12	(E) establish appropriate thresholds for
13	the applicability of the review process, or of ele-
14	ments of the review process; and
15	(F) authorize appropriate officials to make
16	exceptions from standards and criteria estab-
17	lished under subparagraph (D) in exceptional
18	circumstances.
19	(3) Covered capabilities.—The review proc-
20	ess developed and implemented pursuant to para-
21	graph (1) shall provide that, subject to such excep-
22	tions as the Secretary considers appropriate for pur-
23	poses of this section, the acquisition process for
24	rapid fielding of capabilities in response to urgent

1	operational needs is appropriate only for capabilities
2	that—
3	(A) can be fielded within a period of two
4	to 24 months;
5	(B) do not require substantial development
6	effort;
7	(C) are based on technologies that are
8	proven and available; and
9	(D) can appropriately be acquired under
10	fixed price contracts.
11	(4) INCLUSION IN REPORT.—The Secretary
12	shall include a description of the expedited review
13	process implemented pursuant to paragraph (1) in
14	the report required by subsection (a).
15	SEC. 805. ACQUISITION OF MAJOR AUTOMATED INFORMA-
16	TION SYSTEM PROGRAMS.
17	(a) Program To Improve Information Tech-
18	NOLOGY PROCESSES.—
19	(1) IN GENERAL.—Chapter 131 of title 10,
20	United States Code, is amended by inserting after
21	
<i>L</i> I	section 2223 the following new section:
21	section 2223 the following new section: *\$2223a. Information technology acquisition plan -
22	"§2223a. Information technology acquisition plan-

ning and oversight processes for the acquisition of major
 automated information systems by the Department of De fense.

4 "(b) PROGRAM COMPONENTS.—The program estab-5 lished under subsection (a) shall include—

6 "(1) a documented process for information 7 technology acquisition planning, requirements devel-8 opment and management, project management and 9 oversight, earned value management, and risk man-10 agement;

11 "(2) the development of appropriate metrics
12 that can be implemented and monitored on a real13 time basis for performance measurement of—

14 "(A) processes and development status of
15 investments in major automated information
16 system programs;

17 "(B) continuous process improvement of18 such programs; and

19 "(C) achievement of program and invest-20 ment outcomes;

"(3) a process to ensure that key program personnel have an appropriate level of experience, training, and education in the planning, acquisition, execution, management, and oversight of information
technology systems;

"(4) a process to ensure sufficient resources 1 2 and infrastructure capacity for test and evaluation 3 of information technology systems; "(5) a process to ensure that military depart-4 5 ments and Defense Agencies adhere to established 6 processes and requirements relating to the planning, 7 acquisition, execution, management, and oversight of 8 information technology programs and developments; 9 and "(6) a process under which an appropriate De-10 11 partment of Defense official may intervene or termi-12 nate the funding of an information technology in-13 vestment if the investment is at risk of not achieving 14 major project milestones.". 15 (2) CLERICAL AMENDMENT.—The table of sec-16 tions at the beginning of chapter 131 of such title 17 is amended by inserting after the item relating to 18 section 2223 the following new item: "2223a. Information technology acquisition planning and oversight requirements.". 19 (b) ANNUAL Report ТО CONGRESS.—Section 20 2445b(b) of title 10, United States Code, is amended by 21 adding at the end the following new paragraphs: 22 "(5) For each major automated information 23 system program for which such information has not 24 been provided in a previous annual report—

1	"(A) a description of the business case
2	analysis (if any) that has been prepared for the
3	program and key functional requirements for
4	the program;
5	"(B) a description of the analysis of alter-
6	natives conducted with regard to the program;
7	"(C) an assessment of the extent to which
8	the program, or portions of the program, have
9	technical requirements of sufficient clarity that
10	the program, or portions of the program, may
11	be feasibly procured under firm, fixed-price con-
12	tracts;
13	"(D) the most recent independent cost es-
14	timate or cost analysis for the program pro-
15	vided by the Director of Cost Assessment and
16	Program Evaluation in accordance with section
17	2334(a)(6) of this title;
18	"(E) a certification by a Department of
19	Defense acquisition official with responsibility
20	for the program that all technical and business
21	requirements have been reviewed and validated
22	to ensure alignment with the business case; and
23	"(F) an explanation of the basis for the

1	"(6) For each major automated information
2	system program for which the information required
3	under paragraph (5) has been provided in a previous
4	annual report, a summary of any significant changes
5	to the information previously provided.".
6	SEC. 806. REQUIREMENTS FOR INFORMATION RELATING
7	TO SUPPLY CHAIN RISK.
8	(a) AUTHORITY.—Subject to subsection (b), the head
9	of a covered agency may—
10	(1) carry out a covered procurement action; and
11	(2) limit, notwithstanding any other provision
12	of law, in whole or in part, the disclosure of informa-
13	tion relating to the basis for carrying out a covered
14	procurement action.
15	(b) DETERMINATION AND NOTIFICATION.—The head
16	of a covered agency may exercise the authority provided
17	in subsection (a) only after—
18	(1) obtaining a joint recommendation by the
19	Under Secretary of Defense for Acquisition, Tech-
20	nology, and Logistics and the Chief Information Of-
21	ficer of the Department of Defense, on the basis of
22	a risk assessment by the Under Secretary of Defense
23	for Intelligence, that there is a significant supply
24	chain risk to a covered system;

1	(2) making a determination in writing, in un-
2	classified or classified form, with the concurrence of
3	the Under Secretary of Defense for Acquisition,
4	Technology, and Logistics, that—
5	(A) use of the authority in subsection
6	(a)(1) is necessary to protect national security
7	by reducing supply chain risk;
8	(B) less intrusive measures are not reason-
9	ably available to reduce such supply chain risk;
10	and
11	(C) in a case where the head of the covered
12	agency plans to limit disclosure of information
13	under subsection $(a)(2)$, the risk to national se-
14	curity due to the disclosure of such information
15	outweighs the risk due to not disclosing such
16	information; and
17	(3) providing a classified or unclassified notice
18	of the determination made under paragraph (2) to
19	the appropriate congressional committees, which no-
20	tice shall include—
21	(A) the information required by section
22	2304(f)(3) of title 10, United States Code;
23	(B) the joint recommendation by the
24	Under Secretary of Defense for Acquisition,
25	Technology, and Logistics and the Chief Infor-

1	mation Officer of the Department of Defense as
2	specified in paragraph (1);
3	(C) a summary of the risk assessment by
4	the Under Secretary of Defense for Intelligence
5	that serves as the basis for the joint rec-
6	ommendation specified in paragraph (1); and
7	(D) a summary of the basis for the deter-
8	mination, including a discussion of less intru-
9	sive measures that were considered and why
10	they were not reasonably available to reduce
11	supply chain risk.
12	(c) Delegation.—The head of a covered agency
13	may not delegate the authority provided in subsection (a)
14	or the responsibility to make a determination under sub-
15	section (b) to an official below the level of the service ac-
16	quisition executive for the agency concerned.
17	(d) LIMITATION ON DISCLOSURE.—If the head of a
18	covered agency has exercised the authority provided in
19	subsection (a)(2) to limit disclosure of information—
20	(1) no action undertaken by the agency head
21	under such authority shall be subject to review in a
22	bid protest before the Government Accountability
23	Office or in any Federal court; and
24	(2) the agency head shall—

1	(A) notify appropriate parties of a covered
2	procurement action and the basis for such ac-
3	tion only to the extent necessary to effectuate
4	the covered procurement action;
5	(B) notify other Department of Defense
6	components or other Federal agencies respon-
7	sible for procurements that may be subject to
8	the same or similar supply chain risk, in a man-
9	ner and to the extent consistent with the re-
10	quirements of national security; and
11	(C) ensure the confidentiality of any such
12	notifications.
13	(e) DEFINITIONS.—In this section:
14	(1) HEAD OF A COVERED AGENCY.—The term
15	"head of a covered agency" means each of the fol-
16	lowing:
17	(A) The Secretary of Defense.
18	(B) The Secretary of the Army.
19	(C) The Secretary of the Navy.
20	(D) The Secretary of the Air Force.
21	(2) COVERED PROCUREMENT ACTION.—The
22	term "covered procurement action" means any of
23	the following actions, if the action takes place in the
24	course of conducting a covered procurement:

1	(A) The exclusion of a source that fails to
2	meet qualification standards established in ac-
3	cordance with the requirements of section 2319
4	of title 10, United States Code, for the purpose
5	of reducing supply chain risk in the acquisition
6	of covered systems.
7	(B) The exclusion of a source that fails to
8	achieve an acceptable rating with regard to an
9	evaluation factor providing for the consideration
10	of supply chain risk in the evaluation of pro-
11	posals for the award of a contract or the
12	issuance of a task or delivery order.
13	(C) The decision to withhold consent for a
14	contractor to subcontract with a particular
15	source or to direct a contractor for a covered
16	system to exclude a particular source from con-
17	sideration for a subcontract under the contract.
18	(3) COVERED PROCUREMENT.—The term "cov-
19	ered procurement" means—
20	(A) a source selection for a covered system
21	or a covered item of supply involving either a
22	performance specification, as provided in sec-
23	tion 2305(a)(1)(C)(ii) of title 10, United States
24	Code, or an evaluation factor, as provided in

section 2305(a)(2)(A) of such title, relating to
 supply chain risk;

(B) the consideration of proposals for and 3 4 issuance of a task or delivery order for a cov-5 ered system or a covered item of supply, as pro-6 vided in section 2304c(d)(3) of title 10, United 7 States Code, where the task or delivery order 8 contract concerned includes a contract clause 9 establishing a requirement relating to supply 10 chain risk; or

(C) any contract action involving a contract for a covered system or a covered item of
supply where such contract includes a clause establishing requirements relating to supply chain
risk.

16 (4) SUPPLY CHAIN RISK.—The term "supply 17 chain risk" means the risk that an adversary may 18 sabotage, maliciously introduce unwanted function, 19 or otherwise subvert the design, integrity, manufac-20 turing, production, distribution, installation, oper-21 ation, or maintenance of a covered system so as to 22 surveil, deny, disrupt, or otherwise degrade the func-23 tion, use, or operation of such system.

24 (5) COVERED SYSTEM.—The term "covered sys25 tem" means a national security system, as that term

1 is defined in section 3542(b) of title 44, United 2 States Code. 3 (6) COVERED ITEM OF SUPPLY.—The term "covered item of supply" means an item of informa-4 5 tion technology (as that term is defined in section 6 11101 of title 40, United States Code) that is pur-7 chased for inclusion in a covered system, and the 8 loss of integrity of which could result in a supply 9 chain risk for a covered system. 10 (7)APPROPRIATE CONGRESSIONAL COMMIT-TEES.—The term "appropriate congressional com-11 12 mittees" means— 13 (A) in the case of a covered system in-14 cluded in the National Intelligence Program or 15 the Military Intelligence Program, the Select 16 Committee on Intelligence of the Senate, the 17 Permanent Select Committee on Intelligence of 18 the House of Representatives, and the congres-19 sional defense committees; and 20 (B) in the case of a covered system not 21 otherwise included in subparagraph (A), the 22 congressional defense committees. 23 (f) EFFECTIVE DATE.—The requirements of this sec-24 tion shall take effect on the date that is 180 days after

the date of the enactment of this Act and shall apply to—

25

1 (1) contracts that are awarded on or after such 2 date; and 3 (2) task and delivery orders that are issued on 4 or after such date pursuant to contracts that award-5 ed before, on, or after such date. 6 (g) SUNSET.—The authority provided in this section 7 shall expire on the date that is three years after the date 8 of the enactment of this Act. Subtitle B—Provisions Relating to 9 **Major Defense Acquisition Pro-**10 grams 11 12 SEC. 811. COST ESTIMATES FOR PROGRAM BASELINES AND 13 CONTRACT NEGOTIATIONS FOR MAJOR DE-14 FENSE ACQUISITION AND MAJOR AUTO-15 MATED INFORMATION SYSTEM PROGRAMS. 16 Section 2334 of title 10, United States Code, is amended-17 18 (1) in subsection (d)— 19 (A) in paragraph (1)— 20 (i) by striking "paragraph (2)" and inserting "paragraph (3)"; and 21 (ii) by striking ", the rationale for se-22 23 lecting such confidence level, and, if such 24 confidence level is less than 80 percent, the

25 justification for selecting a confidence level

1	of less than 80 percent; and" and inserting
2	"and the rationale for selecting such con-
3	fidence level;";
4	(B) by redesignating paragraph (2) as
5	paragraph (3); and
6	(C) by inserting after paragraph (1) the
7	following new paragraph (2):
8	"(2) ensure that such confidence level provides
9	a high degree of confidence that the program can be
10	completed without the need for significant adjust-
11	ment to program budgets; and";
12	(2) by redesignating subsections (e) and (f) as
13	subsections (f) and (g), respectively; and
14	(3) by inserting after subsection (d) the fol-
15	lowing new subsection (e):
16	"(e) Estimates for Program Baseline and
17	Analyses and Targets for Contract Negotiation
18	PURPOSES.—(1) The policies, procedures, and guidance
19	issued by the Director of Cost Assessment and Program
20	Evaluation in accordance with the requirements of sub-
21	section (a) shall provide that—
22	"(A) cost estimates developed for baseline de-
23	scriptions and other program purposes conducted
24	pursuant to subsection $(a)(6)$ are not to be used for

the purpose of contract negotiations or the obliga tion of funds; and

"(B) cost analyses and targets developed for
the purpose of contract negotiations and the obligation of funds are based on the Government's reasonable expectation of successful contractor performance in accordance with the contractor's proposal
and previous experience.

9 "(2) The Program Manager and contracting officer 10 for each major defense acquisition program and major 11 automated information system program shall ensure that 12 cost analyses and targets developed for the purpose of con-13 tract negotiations and the obligation of funds are carried 14 out in accordance with the requirements of paragraph (1)15 and the policies, procedures, and guidance issued by the Director of Cost Assessment and Program Evaluation. 16

17 "(3) Funds that are made available for a major de-18 fense acquisition program or major automated information 19 system program in accordance with a cost estimate con-20ducted pursuant to subsection (a)(6), but are excess to 21 a cost analysis or target developed pursuant to paragraph 22 (2), shall remain available for obligation in accordance 23 with the terms of applicable authorization and appropria-24 tions Acts.

25 "(4) Funds described in paragraph (3)—

"(A) may be used— 1 2 "(i) to cover any increased program costs identified by a revised cost analysis or target 3 4 developed pursuant to paragraph (2); 5 "(ii) to acquire additional end items in ac-6 cordance with the requirements of section 2308 7 of this title; or "(iii) to cover the cost of risk reduction 8 9 and process improvements; and 10 "(B) may be reprogrammed, in accordance with 11 established procedures, only if determined to be ex-12 cess to program needs on the basis of a cost estimate developed with the concurrence of the Director 13 14 of Cost Assessment and Program Evaluation.". 15 SEC. 812. MANAGEMENT OF MANUFACTURING RISK IN 16 MAJOR DEFENSE ACQUISITION PROGRAMS. 17 (a) GUIDANCE REQUIRED.—Not later than 180 days 18 after the date of the enactment of this Act, the Secretary 19 of Defense shall issue comprehensive guidance on the 20 management of manufacturing risk in major defense ac-21 quisition programs. 22 (b) ELEMENTS.—The guidance issued under sub-23 section (a) shall, at a minimum— 24 (1) require the use of manufacturing readiness

25 levels as a basis for measuring, assessing, reporting,

1	and communicating manufacturing readiness and
2	risk on major defense acquisition programs through-
3	out the Department of Defense;
4	(2) provide guidance on the definition of manu-
5	facturing readiness levels and how manufacturing
6	readiness levels should be used to assess manufac-
7	turing risk and readiness in major defense acquisi-
8	tion programs;
9	(3) specify manufacturing readiness levels that
10	should be achieved at key milestones and decision
11	points for major defense acquisition programs;
12	(4) identify tools and models that may be used
13	to assess, manage, and reduce risks that are identi-
14	fied in the course of manufacturing readiness assess-
15	ments for major defense acquisition programs; and
16	(5) require appropriate consideration of the
17	manufacturing readiness and manufacturing readi-
18	ness processes of potential contractors and sub-
19	contractors as a part of the source selection process
20	for major defense acquisition programs.
21	(c) MANUFACTURING READINESS EXPERTISE.—The
22	Secretary shall ensure that—
23	(1) the acquisition workforce chapter of the an-
24	nual strategic workforce plan required by section
25	115b of title 10, United States Code, includes an as-

1	sessment of the critical manufacturing readiness
2	knowledge and skills needed in the acquisition work-
3	force and a plan of action for addressing any gaps
4	in such knowledge and skills; and
5	(2) the need of the Department for manufac-
6	turing readiness knowledge and skills is given appro-
7	priate consideration, comparable to the consideration
8	given to other program management functions, as
9	the Department identifies areas of need for funding
10	through the Defense Acquisition Workforce Develop-
11	ment Fund established in accordance with the re-
12	quirements of section 1705 of title 10, United States
	0.1
13	Code.
13 14	(d) Major Defense Acquisition Program De-
14	(d) Major Defense Acquisition Program De-
14 15	(d) MAJOR DEFENSE ACQUISITION PROGRAM DE- FINED.—In this section, the term "major defense acquisi-
14 15 16 17	(d) MAJOR DEFENSE ACQUISITION PROGRAM DE- FINED.—In this section, the term "major defense acquisi- tion program" has the meaning given that term in section
14 15 16 17	(d) MAJOR DEFENSE ACQUISITION PROGRAM DE- FINED.—In this section, the term "major defense acquisi- tion program" has the meaning given that term in section 2430(a) of title 10, United States Code.
14 15 16 17 18	 (d) MAJOR DEFENSE ACQUISITION PROGRAM DE- FINED.—In this section, the term "major defense acquisition program" has the meaning given that term in section 2430(a) of title 10, United States Code. SEC. 813. MODIFICATION AND EXTENSION OF REQUIRE-
14 15 16 17 18 19	 (d) MAJOR DEFENSE ACQUISITION PROGRAM DE- FINED.—In this section, the term "major defense acquisition program" has the meaning given that term in section 2430(a) of title 10, United States Code. SEC. S13. MODIFICATION AND EXTENSION OF REQUIRE- MENTS OF THE WEAPON SYSTEM ACQUISI-
 14 15 16 17 18 19 20 21 	 (d) MAJOR DEFENSE ACQUISITION PROGRAM DE- FINED.—In this section, the term "major defense acquisi- tion program" has the meaning given that term in section 2430(a) of title 10, United States Code. SEC. 813. MODIFICATION AND EXTENSION OF REQUIRE- MENTS OF THE WEAPON SYSTEM ACQUISI- TION REFORM ACT OF 2009.
 14 15 16 17 18 19 20 21 	 (d) MAJOR DEFENSE ACQUISITION PROGRAM DE- FINED.—In this section, the term "major defense acquisi- tion program" has the meaning given that term in section 2430(a) of title 10, United States Code. SEC. 813. MODIFICATION AND EXTENSION OF REQUIRE- MENTS OF THE WEAPON SYSTEM ACQUISI- TION REFORM ACT OF 2009. (a) EXTENSION OF REPORTING REQUIREMENTS.—

313

1	(1) in paragraph (2) , by inserting ", and not
2	later than February 15 of each year from 2011
3	through 2014" after "Not later than 180 days after
4	the date of the enactment of this Act"; and
5	(2) in paragraph (3), by striking "The first an-
6	nual report" and inserting "Each annual report
7	from 2010 through 2014".
8	(b) Clarification That Prototypes May Be Ac-
9	QUIRED FROM COMMERCIAL, GOVERNMENT, OR ACA-
10	DEMIC SOURCES.—Paragraph (4) of section 203(a) of the
11	Weapon Systems Acquisition Reform Act of 2009 (Public
12	Law 111–23; 123 Stat. 1722; 10 U.S.C. 2430 note) is
13	amended to read as follows:
14	"(4) That prototypes—
15	"(A) may be required under paragraph (1)
15 16	"(A) may be required under paragraph (1) or (3) for the system to be acquired or, if proto-
16	or (3) for the system to be acquired or, if proto-
16 17	or (3) for the system to be acquired or, if proto- typing of the system is not feasible, for critical
16 17 18	or (3) for the system to be acquired or, if proto- typing of the system is not feasible, for critical subsystems of the system; and
16 17 18 19	or (3) for the system to be acquired or, if proto- typing of the system is not feasible, for critical subsystems of the system; and "(B) may be acquired from commercial,
16 17 18 19 20	or (3) for the system to be acquired or, if proto- typing of the system is not feasible, for critical subsystems of the system; and "(B) may be acquired from commercial, government, or academic sources.".
 16 17 18 19 20 21 	 or (3) for the system to be acquired or, if proto- typing of the system is not feasible, for critical subsystems of the system; and "(B) may be acquired from commercial, government, or academic sources.". (c) CLARIFICATION THAT CERTIFICATIONS ARE NOT
 16 17 18 19 20 21 22 	 or (3) for the system to be acquired or, if proto- typing of the system is not feasible, for critical subsystems of the system; and "(B) may be acquired from commercial, government, or academic sources.". (c) CLARIFICATION THAT CERTIFICATIONS ARE NOT REQUIRED FOR MAJOR DEFENSE ACQUISITION PRO-

1	(1) in subparagraph (A), by striking "; and"
2	and inserting a semicolon;
3	(2) in subparagraph (B), by striking the period
4	at the end and inserting "; and"; and
5	(3) by adding at the end the following new sub-
6	paragraph:
7	"(C) has not yet achieved a Milestone C
8	approval.".
9	(d) Clarification That Certain Milestone B
10	Certification Criteria May Be Waived.—
11	(1) WAIVER AUTHORITY.—Effective as of May
12	22, 2009, section 2366b(d) of title 10, United States
13	Code, as amended by section $205(a)(1)$ of the Weap-
14	on Systems Acquisition Reform Act of 2009 (123
15	Stat. 1724), is amended—
16	(A) in paragraph (1), by striking "speci-
17	fied in paragraph (1) or (2) of subsection (a)"
18	and inserting "specified in paragraph (1) , (2) ,
19	or (3) of subsection (a)"; and
20	(B) in paragraph (2), by striking "speci-
21	fied in paragraphs (1) and (2) of subsection
22	(a)" and inserting "specified in paragraphs (1),
23	(2), and (3) of subsection (a)".
24	(2) Determination regarding satisfaction
25	OF CERTIFICATION COMPONENTS.—Effective as of

1	May 22, 2009, and as if included therein as enacted,
2	section 205(b)(1) of the Weapon Systems Acquisi-
3	tion Reform Act of 2009 (10 U.S.C. 2366b note) is
4	amended by striking "certification components speci-
5	fied in paragraphs (1) and (2) of subsection (a) of
6	section 2366b of title 10, United States Code" and
7	inserting "certification components specified in para-
8	graphs (1) , (2) , and (3) of subsection (a) of section
9	2366b of title 10, United States Code".
10	(e) Correction to Reference.—Effective as of
11	May 22, 2009, and as if included therein as enacted, sec-
12	tion 205(c) of the Weapon Systems Acquisition Reform
13	Act of 2009 (10 U.S.C. 2433a note) is amended by strik-
14	ing "section 2433a(c)(3)" and inserting "section
15	2433a(c)(1)(C)".
16	SEC. 814. INCLUSION OF MAJOR SUBPROGRAMS TO MAJOR
17	DEFENSE ACQUISITION PROGRAMS UNDER
18	VARIOUS ACQUISITION-RELATED REQUIRE-
19	MENTS.
20	(a) Reporting Requirements.—Section 2430a(b)
21	of title 10, United States Code, is amended—
22	(1) by redesignating paragraphs (1) and (2) as
23	subparagraphs (A) and (B), respectively;
24	(2) by inserting " (1) " before "If the Sec-
25	retary";

(3) in subparagraph (A), as so redesignated, by
 inserting "(other than as provided in paragraph
 (2))" before the semicolon; and

4 (4) by adding at the end the following new5 paragraph:

6 "(2) For a major defense acquisition program for 7 which a designation of a major subprogram has been made 8 under subsection (a), unit costs under this chapter shall 9 be submitted in accordance with the definitions in sub-10 section (d).".

(b) MILESTONE A APPROVAL CERTIFICATION REQUIREMENTS.—Section 2366a of such title is amended—

- 13 (1) in subsection (b)—
- 14 (A) in paragraph (1), by striking "a major 15 defense acquisition program certified by the 16 Milestone Decision Authority under subsection 17 (a), if the projected cost of the program" and inserting "a major defense acquisition program 18 19 certified by the Milestone Decision Authority 20 under subsection (a) or a designated major sub-21 program of such program, if the projected cost 22 of the program or subprogram"; and

(B) in paragraph (2), by inserting "or designated major subprogram" after "major defense acquisition program"; and

	510
1	(2) in subsection (c)—
2	(A) by redesignating paragraphs (2) , (3) ,
3	(4), and (5) as paragraphs (3) , (4) , (5) , and
4	(6), respectively; and
5	(B) by inserting after paragraph (1) the
6	following new paragraph (2):
7	"(2) The term 'designated major subprogram'
8	means a major subprogram of a major defense ac-
9	quisition program designated under section
10	2430a(a)(1) of this title.".
11	(c) MILESTONE B APPROVAL CERTIFICATION RE-
12	QUIREMENTS.—Section 2366b of such title is amended—
13	(1) in subsection $(b)(1)$ —
14	(A) by striking "any changes to the pro-
15	gram" and inserting "any changes to the pro-
16	gram or a designated major subprogram of
17	such program"; and
18	(B) in subparagraph (B), by striking "oth-
19	erwise cause the program" and inserting "oth-
20	erwise cause the program or subprogram"; and
21	(2) in subsection (g)—
22	(A) by redesignating paragraphs (2) , (3) ,
23	and (4) as paragraphs (3) , (4) , and (5) , respec-
24	tively; and

(B) by inserting after paragraph (1) the
 following new paragraph (2):

3 "(2) The term 'designated major subprogram'
4 means a major subprogram of a major defense ac5 quisition program designated under section
6 2430a(a)(1) of this title.".

7 (d) CONFORMING AMENDMENTS TO SECTION
8 2399.—Subsection (a) of section 2399 of such title is
9 amended to read as follows:

10 "(a) CONDITION FOR PROCEEDING BEYOND LOW-11 RATE INITIAL PRODUCTION.—(1) The Secretary of De-12 fense shall provide that a covered major defense acquisi-13 tion program or a covered designated major subprogram 14 may not proceed beyond low-rate initial production until 15 initial operational test and evaluation of the program or 16 subprogram is completed.

17 "(2) In this subsection:

18 "(A) The term 'covered major defense acquisi-19 tion program' means a major defense acquisition 20 program that involves the acquisition of a weapon 21 system that is a major system within the meaning 22 of that term in section 2302(5) of this title.

23 "(B) The term 'covered designated major sub24 program' means a major subprogram designated
25 under section 2430a(a)(1) of this title that is a

major subprogram of a covered major defense acqui sition program.".

3 (e) CONFORMING AMENDMENTS TO SECTION
4 2434.—Section 2434(a) of such title is amended—

5 (1) by inserting "(1)" before "The Secretary of
6 Defense"; and

7 (2) by adding at the end the following new8 paragraph:

9 "(2) The provisions of this section shall apply to any 10 major subprogram of a major defense acquisition program 11 (as designated under section 2430a(a)(1) of this title) in 12 the same manner as those provisions apply to a major de-13 fense acquisition program, and any reference in this sec-14 tion to a program shall be treated as including such a sub-15 program.".

16 Subtitle C—Amendments to Gen 17 eral Contracting Authorities, 18 Procedures, and Limitations

19SEC. 821. PROVISIONS RELATING TO FIRE RESISTANT20FIBER FOR PRODUCTION OF MILITARY UNI-21FORMS.

(a) EXTENSION.—Section 829 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law
110–181; 122 Stat. 229; 10 U.S.C. 2533a note) is amended in subsection (f) by striking "on the date that is five

years after the date of the enactment of this Act" and
 inserting "on January 1, 2015".

3 (b) PROHIBITION ON SPECIFICATION IN SOLICITA4 TIONS.—No solicitation issued before January 1, 2015, by
5 the Department of Defense may include a requirement
6 that proposals submitted pursuant to such solicitation
7 must include the use of fire resistant rayon fiber.

8 (c) REPORT REQUIRED.—

9 (1) IN GENERAL.—Not later than March 15, 10 2011, the Comptroller General of the United States 11 shall submit to the Committees on Armed Services 12 of the Senate and the House of Representatives a 13 report on the supply chain for fire resistant fiber for 14 the production of military uniforms.

15 (2) ELEMENTS.—The report required by para16 graph (1) shall include, at a minimum, an analysis
17 of the following:

18 (A) The current and anticipated sources of
19 fire resistant rayon fiber for the production of
20 military uniforms.

(B) The extent to which fire resistant
rayon fiber has unique properties that provide
advantages for the production of military uniforms.

1 (C) The extent to which the efficient pro-2 curement of fire resistant rayon fiber for the production of military uniforms is impeded by 3 4 existing statutory or regulatory requirements. (D) The actions the Department of De-5 6 fense has taken to identify alternatives to fire 7 resistant rayon fiber for the production of mili-8 tary uniforms. 9 (E) The extent to which such alternatives 10 provide an adequate substitute for fire resistant 11 rayon fiber for the production of military uni-12 forms. 13 (F) The impediments to the use of such al-14 ternatives, and the actions the Department has 15 taken to overcome such impediments. 16 (G) The extent to which uncertainty re-17 garding the future availability of fire resistant 18 rayon fiber results in instability or inefficiency 19 for elements of the United States textile indus-20 try that use fire resistant rayon fiber, and the

try that use fire resistant rayon fiber, and the
extent to which that instability or inefficiency
results in less efficient business practices, impedes investment and innovation, and thereby

results or may result in higher costs, delayed

24

1	delivery, or a lower quality of product delivered
2	to the Government.
3	(H) The extent to which any modifications
4	to existing law or regulation may be necessary
5	to ensure the efficient acquisition of fire resist-
6	ant fiber or alternative fire resistant products
7	for the production of military uniforms.
8	SEC. 822. REPEAL OF REQUIREMENT FOR CERTAIN PRO-
9	CUREMENTS FROM FIRMS IN THE SMALL
10	ARMS PRODUCTION INDUSTRIAL BASE.
11	(a) REPEAL.—Section 2473 of title 10, United States
12	Code, is repealed.
13	(b) Clerical Amendment.—The table of sections
14	at the beginning of chapter 146 of such title is amended
15	by striking the item relating to section 2473.
16	SEC. 823. REVIEW OF REGULATORY DEFINITION RELATING
17	TO PRODUCTION OF SPECIALTY METALS.
18	(a) REVIEW REQUIRED.—The Secretary of Defense
19	shall review the regulations specified in subsection (b) to
20	ensure that the definition of the term "produce" in such
21	regulations complies with the requirements of section
22	2533b of title 10, United States Code. In carrying out
23	the review, the Secretary shall seek public comment, con-
24	sider congressional intent, and revise the regulations as
25	the Secretary considers necessary and appropriate.

1 (b) REGULATIONS SPECIFIED.—The regulations re-2 ferred to in subsection (a) are any portion of subpart 3 252.2 of the defense supplement to the Federal Acquisi-4 tion Regulation that includes a definition of the term 5 "produce" for purposes of implementing section 2533b of 6 title 10, United States Code.

7 (c) COMPLETION OF REVIEW.—The Secretary shall
8 complete the review required by subsection (a) and any
9 necessary and appropriate revisions to the defense supple10 ment to the Federal Acquisition Regulation not later than
11 270 days after the date of the enactment of this Act.

12 SEC. 824. GUIDANCE RELATING TO RIGHTS IN TECHNICAL 13 DATA.

14 (a) REVIEW OF GUIDANCE.—Not later than 180 days 15 after the date of the enactment of this Act, the Secretary of Defense shall review guidance issued by the military 16 departments on the implementation of section 2320(e) of 17 title 10, United States Code, to ensure that such guidance 18 19 is consistent with the guidance issued by the Under Secretary of Defense for Acquisition, Technology, and Logis-20 21 tics and the requirements of this section. Such guidance 22 shall be designed to ensure that the United States—

(1) preserves the option of competition for contracts for the production and sustainment of systems
or subsystems that are developed exclusively with

1	Federal funds as defined in accordance with the
2	amendments made by this section; and
3	(2) is not required to pay more than once for
4	the same technical data.
5	(b) Rights in Technical Data.—Section 2320(a)
6	of title 10, United States Code, is amended—
7	(1) in paragraph $(2)(F)(i)$ —
8	(A) by redesignating subclauses (I) and
9	(II) as subclauses (II) and (III), respectively;
10	and
11	(B) by inserting before subclause (II), as
12	so redesignated, the following new subclause
13	(I):
14	"(I) rights in technical data described
15	in subparagraph (A) for which a use or re-
16	lease restriction has been erroneously as-
17	serted by a contractor or subcontractor;";
18	and
19	(2) in paragraph (3), by striking "for the pur-
20	poses of definitions under this paragraph" and in-
21	serting "for the purposes of paragraph $(2)(B)$, but
22	shall be considered to be Federal funds for the pur-
23	poses of paragraph (2)(A)".

(c) VALIDATION OF PROPRIETARY DATA RESTRIC TIONS.—Section 2321(d)(2) of title 10, United States
 Code, is amended—

4 (1) in subparagraph (A), by striking "A chal5 lenge" and inserting "Except as provided in sub6 paragraph (C), a challenge"; and

7 (2) by adding at the end the following new sub-8 paragraph (C):

9 "(C) The limitation in this paragraph shall not apply 10 to a case in which the Secretary finds that reasonable 11 grounds exist to believe that a contractor or subcontractor has erroneously asserted a use or release restriction with 12 13 regard technical data described in section to 2320(a)(2)(A) of this title.". 14

15 SEC. 825. EXTENSION OF SUNSET DATE FOR CERTAIN PRO-

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SEC. 625. EXTENSION OF SUBSET DATE FOR CERTAIN TR

16 TESTS OF TASK AND DELIVERY ORDER CON17 TRACTS.

18 Paragraph (3) of section 2304c(e) of title 10, United19 States Code, is amended to read as follows:

20 "(3) Paragraph (1)(B) and paragraph (2) of this sub21 section shall not be in effect after September 30, 2016.".

1	SEC. 826. INCLUSION OF OPTION AMOUNTS IN LIMITA-
2	TIONS ON AUTHORITY OF THE DEPARTMENT
3	OF DEFENSE TO CARRY OUT CERTAIN PRO-
4	TOTYPE PROJECTS.
5	Section 845 of the National Defense Authorization
6	Act for Fiscal Year 1994 (10 U.S.C. 2371 note) is amend-
7	ed—
8	(1) in subsection $(a)(2)$ —
9	(A) in subparagraph (A), by inserting "(in-
10	cluding all options)" after "not in excess of
11	\$100,000,000"; and
12	(B) in subparagraph (B), by inserting
13	"(including all options)" after "in excess of
14	\$100,000,000"; and
15	(2) in subsection $(e)(3)(A)$, by inserting "(in-
16	cluding all options)" after "does not exceed
17	\$50,000,000''.
18	SEC. 827. PERMANENT AUTHORITY FOR DEFENSE ACQUISI-
19	TION CHALLENGE PROGRAM; PILOT EXPAN-
20	SION OF PROGRAM.
21	(a) PERMANENT AUTHORITY.—Section 2359b of title
22	10, United States Code, is amended—
23	(1) by striking subsections (j) and (k); and
24	(2) by redesignating subsection (l) as subsection
25	(j).

(b) PILOT PROGRAM.—Section 2359b of title 10,
 United States Code, as amended by subsection (a), is fur ther amended by adding at the end the following new sub section (k):

5 "(k) PILOT PROGRAM FOR PROGRAMS OTHER THAN
6 MAJOR DEFENSE ACQUISITION PROGRAMS.—

7 "(1) IN GENERAL.—The Under Secretary of Defense for Acquisition, Technology, and Logistics 8 9 shall carry out a pilot program to expand the use of 10 the authority provided in this section to provide op-11 portunities for the introduction of innovative and 12 cost-saving approaches to programs other than 13 major defense acquisition programs through the sub-14 mission, review, and implementation, where appro-15 priate, of qualifying proposals.

16 "(2) QUALIFYING PROPOSALS.—For purposes
17 of this subsection, a qualifying proposal is an offer
18 to supply a nondevelopmental item that—

"(A) is evaluated as achieving a level of
performance that is at least equal to the level
of performance of an item being procured under
a covered acquisition program and as providing
savings in excess of 15 percent after considering all costs to the Government of implementing such proposal; or

1	"(B) is evaluated as achieving a level of
2	performance that is significantly better than the
3	level of performance of an item being procured
4	under a covered acquisition program without
5	any increase in cost to the Government.
6	"(3) REVIEW PROCEDURES.—The Under Sec-
7	retary shall adopt modifications as may be needed to
8	the procedures applicable to the Challenge Program
9	to provide for Department of Defense review of, and
10	action on, qualifying proposals. Such procedures
11	shall include, at a minimum, the issuance of a broad
12	agency announcement inviting interested parties to
13	submit qualifying proposals in areas of interest to
14	the Department.
15	"(4) DEFINITIONS.—In this subsection:
16	"(A) Nondevelopmental item.—The
17	term 'nondevelopmental item' has the meaning
18	given that term in section 4 of the Office of
19	Federal Procurement Policy Act (41 U.S.C.
20	403).
21	"(B) COVERED ACQUISITION PROGRAM.—
22	The term 'covered acquisition program' means
23	any acquisition program of the Department of
24	Defense other than a major defense acquisition
25	program, but does not include any contract

1	awarded under an exception to competitive ac-
2	quisition authorized by the Small Business Act
3	(15 U.S.C. 631 et seq.)
4	"(C) LEVEL OF PERFORMANCE.—The
5	term 'level of performance', with respect to a
6	nondevelopmental item, means the extent to
7	which the item demonstrates required item
8	functional characteristics.
9	"(5) SUNSET.—The authority to carry out the
10	pilot program under this subsection shall terminate
11	on the date that is five years after the date of the
12	enactment of this Act.".
13	SEC. 828. ENERGY SAVINGS PERFORMANCE CONTRACTS.
14	(a) Competition Requirements for Task or De-
15	LIVERY ORDERS UNDER ENERGY SAVINGS PERFORM-
16	ANCE CONTRACTS.—Section 801 of the National Energy
17	Conservation Policy Act (42 U.S.C. 8287) is amended by
18	adding at the end the following:
19	"(c) TASK OR DELIVERY ORDERS.—(1) The head of
20	a Federal agency may issue a task or delivery order under
21	an energy savings performance contract by—
22	"(A) notifying all contractors that have received
23	an award under such contract that the agency pro-
24	poses to discuss energy savings performance services
25	for some or all of its facilities and, following a rea-

HR 6523 PCS

1 sonable period of time to provide a proposal in re-2 sponse to the notice, soliciting from such contractors 3 the submission of expressions of interest in, and con-4 tractor qualifications for, performing site surveys or investigations and feasibility designs and studies, 5 6 and including in the notice summary information 7 concerning energy use for any facilities that the 8 agency has specific interest in including in such task 9 or delivery order; "(B) reviewing all expressions of interest and 10 11 qualifications submitted pursuant to the notice 12 under subparagraph (A); "(C) selecting two or more contractors (from 13 14 among those reviewed under subparagraph (B)) to 15 conduct discussions concerning the contractors' re-16 spective qualifications to implement potential energy 17 conservation measures, including— 18 "(i) requesting references and specific de-19 tailed examples with respect to similar efforts 20 and the resulting energy savings of such similar 21 efforts: and 22 "(ii) requesting an explanation of how such 23 similar efforts relate to the scope and content 24 of the task or delivery order concerned; "(D) selecting and authorizing— 25

"(i) 1 more than one contractor (from 2 among those selected under subparagraph (C)) to conduct site surveys, investigations, feasi-3 4 bility designs and studies, or similar assess-5 ments for the energy savings performance con-6 tract services (or for discrete portions of such 7 services), for the purpose of allowing each such 8 contractor to submit a firm, fixed-price proposal 9 to implement specific energy conservation meas-10 ures; or "(ii) one contractor (from among those se-

11 "(ii) one contractor (from among those selected under subparagraph (C)) to conduct a site survey, investigation, feasibility design and study, or similar assessment for the purpose of allowing the contractor to submit a firm, fixedprice proposal to implement specific energy conservation measures;

18 "(E) providing a debriefing to any contractor19 not selected under subparagraph (D);

"(F) negotiating a task or delivery order for energy savings performance contracting services with
the contractor or contractors selected under subparagraph (D) based on the energy conservation
measures identified; and

"(G) issuing a task or delivery order for energy
 savings performance contracting services to such
 contractor or contractors.

4 "(2) The issuance of a task or delivery order for en5 ergy savings performance contracting services pursuant to
6 paragraph (1) is deemed to satisfy the task and delivery
7 order competition requirements in section 2304c(d) of title
8 10, United States Code, and section 303J(d) of the Fed9 eral Property and Administrative Services Act of 1949 (41
10 U.S.C. 253j(d)).

"(3) The Secretary may issue guidance as necessary
to agencies issuing task or delivery orders pursuant to
paragraph (1).".

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) is inapplicable to task or delivery orders
issued before the date of enactment of this Act.

17 SEC. 829. DEFINITION OF MATERIALS CRITICAL TO NA-18 TIONAL SECURITY.

(a) DEFINITIONS.—Section 187 of title 10, United
States Code, is amended by adding at the end the following new subsection:

22 "(e) DEFINITIONS.—In this section:

23 "(1) The term 'materials critical to national se24 curity' means materials—

1	"(A) upon which the production or
2	sustainment of military equipment is depend-
3	ent; and
4	"(B) the supply of which could be re-
5	stricted by actions or events outside the control
6	of the Government of the United States.
7	"(2) The term 'military equipment' means
8	equipment used directly by the armed forces to carry
9	out military operations.
10	"(3) The term 'secure supply', with respect to
11	a material, means the availability of a source or
12	sources for the material, including the full supply
13	chain for the material and components containing
14	the material.".
15	(b) AMENDMENT RELATING TO DUTIES.—Subsection
16	(b) of section 187 of such title is amended to read as fol-
17	lows:
18	"(b) DUTIES.—In addition to other matters assigned
19	to it by the Secretary of Defense, the Board shall—
20	((1) determine the need to provide a long term
21	secure supply of materials designated as critical to
22	national security to ensure that national defense
23	needs are met;
24	"(2) analyze the risk associated with each mate-
25	rial designated as critical to national security and

1	the effect on national defense that the nonavail-
2	ability of such material would have;
3	"(3) recommend a strategy to the President to
4	ensure a secure supply of materials designated as
5	critical to national security;
6	"(4) recommend such other strategies to the
7	President as the Board considers appropriate to
8	strengthen the industrial base with respect to mate-
9	rials critical to national security; and
10	"(5) publish not less frequently than once every
11	two years in the Federal Register recommendations
12	regarding materials critical to national security, in-
13	cluding a list of specialty metals, if any, rec-
14	ommended for addition to, or removal from, the defi-
15	nition of 'specialty metal' for purposes of section
16	2533b of this title.".
17	Subtitle D—Contractor Matters
18	SEC. 831. OVERSIGHT AND ACCOUNTABILITY OF CONTRAC-
19	TORS PERFORMING PRIVATE SECURITY
20	FUNCTIONS IN AREAS OF COMBAT OPER-
21	ATIONS.
22	(a) Enhancement of Oversight and Account-
23	ABILITY.—Section 862 of the National Defense Authoriza-
24	tion Act for Fiscal Year 2008 (Public Law 110–181; 10
25	U.S.C. 2302 note) is amended—

1	(1) in subsection $(b)(2)$ —
2	(A) in subparagraph (A), by striking
3	"comply with regulations" and inserting "en-
4	sure that the contractor and all employees of
5	the contractor or any subcontractor who are re-
6	sponsible for performing private security func-
7	tions under such contract comply with regula-
8	tions";
9	(B) in subparagraph (B)—
10	(i) by striking "comply with" and all
11	that follows through "in accordance with"
12	and inserting "ensure that the contractor
13	and all employees of the contractor or any
14	subcontractor who are responsible for per-
15	forming private security functions under
16	such contract comply with"; and
17	(ii) by striking "and" at the end;
18	(C) in subparagraph (C), by striking the
19	period at the end and inserting "; and"; and
20	(D) by adding at the end the following new
21	subparagraph:
22	"(D) ensure that the contract clause is in-
23	cluded in subcontracts awarded to any subcon-
24	tractor at any tier who is responsible for per-

1 forming private security functions under the 2 contract."; (2) by redesignating subsections (c) and (d) as 3 4 subsections (f) and (g), respectively; and (3) by inserting after subsection (b) the fol-5 6 lowing new subsections: "(c) OVERSIGHT.—It shall be the responsibility of the 7 8 head of the contracting activity responsible for each cov-9 ered contract to ensure that the contracting activity takes appropriate steps to assign sufficient oversight personnel 10 11 to the contract to—

12 "(1) ensure that the contractor responsible for 13 performing private security functions under such 14 contract comply with the regulatory requirements 15 prescribed pursuant to subsection (a) and the con-16 tract requirements established pursuant to sub-17 section (b); and

18 "(2) make the determinations required by sub-19 section (d).

"(d) REMEDIES.—The failure of a contractor under
a covered contract to comply with the requirements of the
regulations prescribed under subsection (a) or the contract
clause inserted in a covered contract pursuant to subsection (b), as determined by the contracting officer for
the covered contract—

1	"(1) shall be included in appropriate databases
2	of past performance and considered in any responsi-
3	bility determination or evaluation of the past per-
4	formance of the contractor for the purpose of a con-
5	tract award decision, as provided in section 6(j) of
6	the Office of Federal Procurement Policy Act (41
7	U.S.C. 405(j));
8	"(2) in the case of an award fee contract—
9	"(A) shall be considered in any evaluation
10	of contract performance by the contractor for
11	the relevant award fee period; and
12	"(B) may be a basis for reducing or deny-
13	ing award fees for such period, or for recov-
14	ering all or part of award fees previously paid
15	for such period; and
16	"(3) in the case of a failure to comply that is
17	severe, prolonged, or repeated—
18	"(A) shall be referred to the suspension or
19	debarment official for the appropriate agency;
20	and
21	"(B) may be a basis for suspension or de-
22	barment of the contractor.
23	"(e) RULE OF CONSTRUCTION.—The duty of a con-
24	tractor under a covered contract to comply with the re-
25	quirements of the regulations prescribed under subsection

1 (a) and the contract clause inserted into a covered con2 tract pursuant to subsection (b), and the availability of
3 the remedies provided in subsection (d), shall not be re4 duced or diminished by the failure of a higher or lower
5 tier contractor under such contract to comply with such
6 requirements, or by a failure of the contracting activity
7 to provide the oversight required by subsection (c).".

8 (b) REVISED REGULATIONS AND CONTRACT9 CLAUSE.—

10 (1) DEADLINE FOR REGULATIONS.—Not later 11 than 60 days after the date of the enactment of this 12 Act, the Secretary of Defense shall revise the regula-13 tions prescribed pursuant to section 862 of the Na-14 tional Defense Authorization Act for Fiscal Year 15 2008 (Public Law 110–181; 10 U.S.C. 2302 note) 16 to incorporate the requirements of the amendments 17 made by subsection (a).

(2) COMMENCEMENT OF APPLICABILITY OF REVISIONS.—The revision of regulations under paragraph (1) shall apply to the following:

21 (A) Any contract that is awarded on or
22 after the date that is 120 days after the date
23 of the enactment of this Act.

24 (B) Any task or delivery order that is25 issued on or after the date that is 120 days

1	after the date of the enactment of this Act pur-
2	suant to a contract that is awarded before, on,
3	or after the date that is 120 days after the date
4	of the enactment of this Act.
5	(3) Commencement of inclusion of con-
6	TRACT CLAUSE.—A contract clause that reflects the
7	revision of regulations required by the amendments
8	made by subsection (a) shall be inserted, as required
9	by such section 862, into the following:
10	(A) Any contract described in paragraph
11	(2)(A).
12	(B) Any task or delivery order described in
13	paragraph (2)(B).
15	puragraph (2)(D).
13	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS
14	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS
14 15	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC-
14 15 16	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT
14 15 16 17	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT MILITARY OPERATIONS.
14 15 16 17 18	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT MILITARY OPERATIONS. (a) AREAS OF OTHER SIGNIFICANT MILITARY OPER-
14 15 16 17 18 19	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT MILITARY OPERATIONS. (a) AREAS OF OTHER SIGNIFICANT MILITARY OPER- ATIONS.—Section 862 of the National Defense Authoriza-
 14 15 16 17 18 19 20 	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT MILITARY OPERATIONS. (a) AREAS OF OTHER SIGNIFICANT MILITARY OPER- ATIONS.—Section 862 of the National Defense Authoriza- tion Act for Fiscal Year 2008 (Public Law 110–181; 10
 14 15 16 17 18 19 20 21 	 SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT MILITARY OPERATIONS. (a) AREAS OF OTHER SIGNIFICANT MILITARY OPER- ATIONS.—Section 862 of the National Defense Authoriza- tion Act for Fiscal Year 2008 (Public Law 110–181; 10 U.S.C. 2302 note), as amended by section 831, is further
 14 15 16 17 18 19 20 21 22 	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT MILITARY OPERATIONS. (a) AREAS OF OTHER SIGNIFICANT MILITARY OPER- ATIONS.—Section 862 of the National Defense Authoriza- tion Act for Fiscal Year 2008 (Public Law 110–181; 10 U.S.C. 2302 note), as amended by section 831, is further amended—
 14 15 16 17 18 19 20 21 22 23 	SEC. 832. EXTENSION OF REGULATIONS ON CONTRACTORS PERFORMING PRIVATE SECURITY FUNC- TIONS TO AREAS OF OTHER SIGNIFICANT MILITARY OPERATIONS. (a) AREAS OF OTHER SIGNIFICANT MILITARY OPER- ATIONS.—Section 862 of the National Defense Authoriza- tion Act for Fiscal Year 2008 (Public Law 110–181; 10 U.S.C. 2302 note), as amended by section 831, is further amended— (1) by striking "combat operations" each place

1	(2) in subsection (f), as redesignated by such
2	section 831—
3	(A) by redesignating paragraphs (2) , (3) ,
4	and (4) as paragraphs (3) , (4) , and (5) , respec-
5	tively;
6	(B) in paragraph (1)—
7	(i) by inserting "either" after "consti-
8	tuting"; and
9	(ii) by adding at the end the fol-
10	lowing: "In making designations under this
11	paragraph, the Secretary shall ensure that
12	an area is not designated in whole or part
13	as both an area of combat operations and
14	an area of other significant military oper-
15	ations."; and
16	(C) by inserting after paragraph (1) the
17	following new paragraph (2):
18	"(2) OTHER SIGNIFICANT MILITARY OPER-
19	ATIONS.—For purposes of this section, the term
20	'other significant military operations' means activi-
21	ties, other than combat operations, as part of an
22	overseas contingency operation that are carried out
23	by United States Armed Forces in an uncontrolled
24	or unpredictable high-threat environment where per-

sonnel performing security functions may be called
 upon to use deadly force.".
 (b) ADDITIONAL AREAS CONSIDERED FOR DESIGNA-

4 TION.—

5 (1) DETERMINATION REQUIRED FOR CERTAIN 6 AREAS.—Not later than 150 days after the date of the enactment of this Act, the Secretary of Defense 7 8 shall make a written determination for each of the 9 following areas regarding whether or not the area 10 constitutes an area of combat operations or an area 11 of other significant military operations for purposes 12 of designation as such an area under section 862 of 13 the National Defense Authorization Act for Fiscal 14 Year 2008 (Public Law 110–181; 10 U.S.C. 2302 15 note), as amended by this section:

- 16 (A) The Horn of Africa region.
- 17 (B) Yemen.
- 18 (C) The Philippines.

19 (2) SUBMISSION TO CONGRESS.—Not later than
20 180 days after the date of the enactment of this Act,
21 the Secretary of Defense shall submit to the con22 gressional defense committees a copy of each written
23 determination under paragraph (1), together with an
24 explanation of the basis for such determination.

(c) LIMITATION AND EXCEPTION.—Section 862 of
 the National Defense Authorization Act for Fiscal Year
 2008 (Public Law 110–181; 10 U.S.C. 2302 note), as
 amended by subsection (a) and by section 831, is further
 amended—

6 (1) by redesignating subsection (g), as redesig7 nated by such section 831, as subsection (h) and in8 serting after subsection (f) the following new sub9 section (g):

10 "(g) LIMITATION.—With respect to an area of other 11 significant military operations, the requirements of this 12 section shall apply only upon agreement of the Secretary 13 of Defense and the Secretary of State. An agreement of the Secretaries under this subsection may be made only 14 15 on an area-by-area basis. With respect to an area of combat operations, the requirements of this section shall al-16 ways apply."; and 17

18 (2) in subsection (h), as so redesignated— 19 (A) by striking the subsection designation and "EXCEPTION.—" and inserting the fol-20 21 lowing: 22 "(h) EXCEPTIONS.— "(1) INTELLIGENCE ACTIVITIES.—"; and 23 24 (B) by adding at the end the following new 25 paragraph:

1 "(2) Nongovernmental organizations.— 2 The requirements of this section shall not apply to 3 a nonprofit nongovernmental organization receiving 4 grants or cooperative agreements for activities con-5 ducted within an area of other significant military 6 operations if the Secretary of Defense and the Sec-7 retary of State agree that such organization may be 8 exempted. An exemption may be granted by the 9 agreement of the Secretaries under this paragraph 10 on an organization-by-organization or area-by-area 11 basis. Such an exemption may not be granted with 12 respect to an area of combat operations.".

13 (d) REPORT ON IMPLEMENTATION.—Not later than 180 days after a designation of an area as an area of com-14 15 bat operations or an area of other significant military operations pursuant to subsection (b)(2), the Secretary of 16 17 Defense, in coordination with the Secretary of State, shall 18 submit to Congress a report on steps taken or planned 19 to be taken to implement the regulations prescribed under 20 section 862 of the National Defense Authorization Act for 21 Fiscal Year 2008 (Public Law 110–181; 10 U.S.C. 2302) 22 note) in such area. In the case of any agreement by the 23 Secretaries to limit the applicability of such section or ex-24 empt nongovernmental organizations from such section, 25 pursuant to subsections (g) or (h)(1) of such section (as

added by subsection (c)), the report shall document the
 basis for such agreement.

3 SEC. 833. STANDARDS AND CERTIFICATION FOR PRIVATE 4 SECURITY CONTRACTORS.

5 (a) REVIEW OF THIRD-PARTY STANDARDS AND CER6 TIFICATION PROCESSES.—Not later than 90 days after
7 the date of the enactment of this Act, the Secretary of
8 Defense shall—

9 (1) determine whether the private sector has10 developed—

11 (A) operational and business practice
12 standards applicable to private security contrac13 tors; and

14 (B) third-party certification processes for
15 determining whether private security contrac16 tors adhere to standards described in subpara17 graph (A); and

(2) review any standards and processes identified pursuant to paragraph (1) to determine whether
the application of such standards and processes will
make a substantial contribution to the successful
performance of private security functions in areas of
combat operations or other significant military operations.

(b) REVISED REGULATIONS.—Not later than 270
 days after the date of the enactment of this Act, the Sec retary of Defense shall revise the regulations promulgated
 under section 862 of the National Defense Authorization
 Act for Fiscal Year 2008 (Public Law 110–181; 10 U.S.C.
 2302 note) to ensure that such regulations—

7 (1) establish criteria for defining standard prac8 tices for the performance of private security func9 tions, which shall reflect input from industry rep10 resentatives as well as the Inspector General of the
11 Department of Defense; and

(2) establish criteria for weapons training programs for contractors performing private security
functions, including minimum requirements for
weapons training programs of instruction and minimum qualifications for instructors for such programs.

18 (c) INCLUSION OF THIRD-PARTY STANDARDS AND19 CERTIFICATIONS IN REVISED REGULATIONS.—

(1) STANDARDS.—If the Secretary determines
that the application of operational and business
practice standards identified pursuant to subsection
(a)(1)(A) will make a substantial contribution to the
successful performance of private security functions
in areas of combat operations or other significant

military operations, the revised regulations promulgated pursuant to subsection (b) shall incorporate a requirement to comply with such standards, subject to such exceptions as the Secretary may determine

to be necessary.

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6 (2) CERTIFICATIONS.—If the Secretary deter-7 mines that the application of a third-party certifi-8 cation process identified pursuant to subsection 9 (a)(1)(B) will make a substantial contribution to the 10 successful performance of private security functions 11 in areas of combat operations or other significant 12 military operations, the revised regulations promul-13 gated pursuant to subsection (b) may provide for the 14 consideration of such certifications as a factor in the 15 evaluation of proposals for award of a covered con-16 tract for the provision of private security functions, 17 subject to such exceptions as the Secretary may de-18 termine to be necessary.

19 (d) DEFINITIONS.—In this section:

20 (1) COVERED CONTRACT.—The term "covered
21 contract" means—

(A) a contract of the Department of De-fense for the performance of services;

24 (B) a subcontract at any tier under such
25 a contract; or

1	(C) a task order or delivery order issued
2	under such a contract or subcontract.
3	(2) CONTRACTOR.—The term "contractor"
4	means, with respect to a covered contract, the con-
5	tractor or subcontractor carrying out the covered
6	contract.
7	(3) PRIVATE SECURITY FUNCTIONS.—The term
8	"private security functions" means activities en-
9	gaged in by a contractor under a covered contract as
10	follows:
11	(A) Guarding of personnel, facilities, or
12	property of a Federal agency, the contractor or
13	subcontractor, or a third party.
14	(B) Any other activity for which personnel
15	are required to carry weapons in the perform-
16	ance of their duties.
17	(e) EXCEPTION.—The requirements of this section
18	shall not apply to contracts entered into by elements of
19	the intelligence community in support of intelligence ac-
20	tivities.

1	SEC. 834. ENHANCEMENTS OF AUTHORITY OF SECRETARY
2	OF DEFENSE TO REDUCE OR DENY AWARD
3	FEES TO COMPANIES FOUND TO JEOPARDIZE
4	THE HEALTH OR SAFETY OF GOVERNMENT
5	PERSONNEL.
6	(a) Expansion of Dispositions Subject to Au-
7	THORITY.—Section 823 of the National Defense Author-
8	ization Act for Fiscal Year 2010 (Public Law 111–84; 123
9	Stat. 2412; 10 U.S.C. 2302 note) is amended—
10	(1) in subsection (c), by adding at the end the
11	following new paragraph:
12	((5) In an administrative proceeding, a final
13	determination of contractor fault by the Secretary of
14	Defense pursuant to subsection (d).";
15	(2) by redesignating subsections (d) and (e) as
16	subsections (e) and (f), respectively; and
17	(3) by inserting after subsection (c) the fol-
18	lowing new subsection (d):
19	"(d) Determinations of Contractor Fault by
20	Secretary of Defense.—
21	"(1) IN GENERAL.—In any case described by
22	paragraph (2), the Secretary of Defense shall—
23	"(A) provide for an expeditious inde-
24	pendent investigation of the causes of the seri-
25	ous bodily injury or death alleged to have been

1	caused by the contractor as described in that
2	paragraph; and
3	"(B) make a final determination, pursuant
4	to procedures established by the Secretary for
5	purposes of this subsection, whether the con-
6	tractor, in the performance of a covered con-
7	tract, caused such serious bodily injury or death
8	through gross negligence or with reckless dis-
9	regard for the safety of civilian or military per-
10	sonnel of the Government.
11	"(2) COVERED CASES.—A case described in this
12	paragraph is any case in which the Secretary has
13	reason to believe that—
14	"(A) a contractor, in the performance of a
15	covered contract, may have caused the serious
16	bodily injury or death of any civilian or military
17	personnel of the Government; and
18	"(B) such contractor is not subject to the
19	jurisdiction of United States courts.
20	"(3) Construction of determination.—A
21	final determination under this subsection may be
22	used only for the purpose of evaluating contractor
23	performance, and shall not be determinative of fault
24	for any other purpose.".

(b) DEFINITION OF CONTRACTOR.—Paragraph (1) of
 subsection (e) of such section, as redesignated by sub section (a)(2) of this section, is amended to read as fol lows:

5 "(1) The term 'contractor' means a company
6 awarded a covered contract and a subcontractor at
7 any tier under such contract.".

8 (c) TECHNICAL AMENDMENT.—Subsection (c) of 9 such section is further amended in the matter preceding 10 paragraph (1) by striking "subsection (a)" and inserting 11 "subsection (b)".

12 (d) INCLUSION OF DETERMINATIONS OF CON-TRACTOR FAULT IN DATABASE FOR FEDERAL AGENCY 13 14 CONTRACT AND GRANT OFFICERS AND SUSPENSION AND 15 DEBARMENT OFFICIALS.—Section 872(c)(1) of the Duncan Hunter National Defense Authorization Act for Fiscal 16 17 Year 2009 (Public Law 110–417; 122 Stat. 4556) is amended by adding at the end the following new subpara-18 19 graph:

20 "(E) In an administrative proceeding, a
21 final determination of contractor fault by the
22 Secretary of Defense pursuant to section
23 823(d) of the National Defense Authorization
24 Act for Fiscal Year 2010 (10 U.S.C. 2302
25 note).".

1	(e) EFFECTIVE DATE.—The requirements of section
2	823 of the National Defense Authorization Act for Fiscal
3	Year 2010, as amended by subsections (a) through (c),
4	shall apply with respect to the following:
5	(1) Any contract entered into on or after the
6	date of the enactment of this Act.
7	(2) Any task order or delivery order issued on
8	or after the date of the enactment of this Act under
9	a contract entered into before, on, or after that date.
10	SEC. 835. ANNUAL JOINT REPORT AND COMPTROLLER
11	GENERAL REVIEW ON CONTRACTING IN IRAQ
12	AND AFGHANISTAN.
13	Section 863 of the National Defense Authorization
14	Act for Fiscal Year 2008 (Public Law 110–181; 10 U.S.C.
14 15	Act for Fiscal Year 2008 (Public Law 110–181; 10 U.S.C. 2302 note) is amended to read as follows:
15	2302 note) is amended to read as follows:
15 16	2302 note) is amended to read as follows: "SEC. 863. ANNUAL JOINT REPORT AND COMPTROLLER
15 16 17	2302 note) is amended to read as follows: "SEC. 863. ANNUAL JOINT REPORT AND COMPTROLLER GENERAL REVIEW ON CONTRACTING IN IRAQ
15 16 17 18	2302 note) is amended to read as follows: "SEC. 863. ANNUAL JOINT REPORT AND COMPTROLLER GENERAL REVIEW ON CONTRACTING IN IRAQ AND AFGHANISTAN.
15 16 17 18 19	2302 note) is amended to read as follows: "SEC. 863. ANNUAL JOINT REPORT AND COMPTROLLER GENERAL REVIEW ON CONTRACTING IN IRAQ AND AFGHANISTAN. "(a) JOINT REPORT REQUIRED.—
15 16 17 18 19 20	2302 note) is amended to read as follows: "SEC. 863. ANNUAL JOINT REPORT AND COMPTROLLER GENERAL REVIEW ON CONTRACTING IN IRAQ AND AFGHANISTAN. "(a) JOINT REPORT REQUIRED.— "(1) IN GENERAL.—Except as provided in para-
15 16 17 18 19 20 21	 2302 note) is amended to read as follows: *SEC. 863. ANNUAL JOINT REPORT AND COMPTROLLER GENERAL REVIEW ON CONTRACTING IN IRAQ AND AFGHANISTAN. "(a) JOINT REPORT REQUIRED.— "(1) IN GENERAL.—Except as provided in paragraph (6), every 12 months, the Secretary of De-

1	Congress a joint report on contracts in Iraq or Af-
2	ghanistan.
3	"(2) PRIMARY MATTERS COVERED.—A report
4	under this subsection shall, at a minimum, cover the
5	following with respect to contracts in Iraq and Af-
6	ghanistan during the reporting period:
7	"(A) Total number of contracts awarded.
8	"(B) Total number of active contracts.
9	"(C) Total value of all contracts awarded.
10	"(D) Total value of active contracts.
11	"(E) The extent to which such contracts
12	have used competitive procedures.
13	"(F) Total number of contractor personnel
14	working on contracts at the end of each quarter
15	of the reporting period.
16	"(G) Total number of contractor personnel
17	who are performing security functions at the
18	end of each quarter of the reporting period.
19	"(H) Total number of contractor personnel
20	killed or wounded.
21	"(3) Additional matters covered.—A re-
22	port under this subsection shall also cover the fol-
23	lowing:

1	"(A) The sources of information and data
2	used to compile the information required under
3	paragraph (2).
4	"(B) A description of any known limita-
5	tions of the data reported under paragraph (2),
6	including known limitations of the methodology
7	and data sources used to compile the report.
8	"(C) Any plans for strengthening collec-
9	tion, coordination, and sharing of information
10	on contracts in Iraq and Afghanistan through
11	improvements to the common databases identi-
12	fied under section $861(b)(4)$.
13	"(4) REPORTING PERIOD.—A report under this
14	subsection shall cover a period of not less than 12
15	months.
16	"(5) SUBMISSION OF REPORTS.—The Secre-
17	taries and the Administrator shall submit an initial
18	report under this subsection not later than February
19	1, 2011, and shall submit an updated report by Feb-
20	ruary 1 of every year thereafter until February 1,
21	2013.
22	"(6) EXCEPTION.—If the total annual amount
23	of obligations for contracts in Iraq and Afghanistan
24	combined is less than $$250,000,000$ for the report-
25	ing period, for all three agencies combined, the Sec-

retaries and the Administrator may submit, in lieu
 of a report, a letter stating the applicability of this
 paragraph, with such documentation as the Secre taries and the Administrator consider appropriate.

"(7) ESTIMATES.—In determining the total 5 6 number of contractor personnel working on contracts 7 under paragraph (2)(F), the Secretaries and the Ad-8 ministrator may use estimates for any category of 9 contractor personnel for which they determine it is 10 not feasible to provide an actual count. The report 11 shall fully disclose the extent to which estimates are 12 used in lieu of an actual count.

13 "(b) Comptroller General Review and Re-14 port.—

15 "(1) IN GENERAL.—Within 180 days after sub-16 mission of each annual joint report required under 17 subsection (a), but in no case later than August 5 18 of each year until 2013, the Comptroller General of 19 the United States shall review the joint report and 20 submit to the relevant committees of Congress a re-21 port on such review.

22 "(2) MATTERS COVERED.—A report under this
23 subsection shall, at minimum—

24 "(A) assess the data and data sources used25 in developing the joint report;

1	"(B) review how the Department of De-
2	fense, the Department of State, and the United
3	States Agency for International Development
4	are using the data and the data sources used to
5	develop the joint report in managing, over-
6	seeing, and coordinating contracting in Iraq
7	and Afghanistan;
8	"(C) assess the plans of the departments
9	and agency for strengthening or improving the
10	common databases identified under section
11	861(b)(4); and
12	"(D) review and make recommendations on
13	any specific contract or class of contracts that
14	the Comptroller General determines raises
15	issues of significant concern.
16	"(3) Access to databases and other in-
17	FORMATION.—The Secretary of Defense, the Sec-
18	retary of State, and the Administrator of the United
19	States Agency for International Development shall
20	provide to the Comptroller General full access to in-
21	formation on contracts in Iraq and Afghanistan for
22	the purposes of the review carried out under this
23	subsection, including the common databases identi-
24	fied under section $861(b)(4)$.".

	357
1	Subtitle E—Other Matters
2	SEC. 841. IMPROVEMENTS TO STRUCTURE AND FUNC-
3	TIONING OF JOINT REQUIREMENTS OVER-
4	SIGHT COUNCIL.
5	(a) VICE CHAIRMAN OF JOINT CHIEFS OF STAFF TO
6	BE CHAIRMAN OF COUNCIL.—Subsection (c) of section
7	181 of title 10, United States Code, is amended—
8	(1) in paragraph (1), by inserting "Vice" before
9	"Chairman of the Joint Chiefs of Staff";
10	(2) in paragraph (2), by striking ", other than
11	the Chairman of the Joint Chiefs of Staff," and in-
12	serting "under subparagraphs (B), (C), (D), and
13	(E) of paragraph (1)"; and
14	(3) by striking paragraph (3).
15	(b) Role of Commanders of Combatant Com-
16	MANDS AS MEMBERS OF COUNCIL.—Paragraph (1) of
17	subsection (c) of such section is further amended—
18	(1) in subparagraph (D), by striking "and" at
19	the end;
20	(2) in subparagraph (E), by striking the period
21	at the end and inserting "; and"; and
22	(3) by adding at the end the following new sub-
23	paragraph:
24	"(F) in addition, when directed by the chair-
25	man, the commander of any combatant command

1	(or, as directed by that commander, the deputy com-
2	mander of that command) when matters related to
3	the area of responsibility or functions of that com-
4	mand will be under consideration by the Council.".
5	(c) Civilian Advisors.—
6	(1) Additional civilian advisors.—Sub-
7	section (d) of such section is amended by striking
8	"The Under Secretary" and all that follows through
9	"and expertise." and inserting: "The following offi-
10	cials of the Department of Defense shall serve as ad-
11	visors to the Council on matters within their author-
12	ity and expertise:
13	"(A) The Under Secretary of Defense for
14	Acquisition, Technology, and Logistics.
15	"(B) The Under Secretary of Defense
16	(Comptroller).
17	"(C) The Under Secretary of Defense for
18	Policy.
19	"(D) The Director of Cost Assessment and
20	Program Evaluation.
21	"(E) The Director of Operational Test and
22	Evaluation.
23	"(F) Such other civilian officials of the De-
24	partment of Defense as are designated by the

Secretary of Defense for purposes of this sub section.".

3 (2)CONFORMING AMENDMENT.—Subsection 4 (b)(3) of such section is amended by striking 5 "Under Secretary of Defense (Comptroller), the 6 Under Secretary of Defense for Acquisition, Tech-7 nology, and Logistics, and the Director of Cost As-8 sessment and Performance Evaluation" and insert-9 ing "advisors to the Council under subsection (d)". 10 (d) RECOGNITION OF PERMANENT NATURE OF 11 COUNCIL.—Subsection (a) of such section is amended by 12 striking "The Secretary of Defense shall establish" and inserting "There is". 13

14 SEC. 842. DEPARTMENT OF DEFENSE POLICY ON ACQUISI-

15 TION AND PERFORMANCE OF SUSTAINABLE 16 PRODUCTS AND SERVICES.

17 (a) FINDING.—Congress finds the following:

18 (1) Executive Order No. 13514, dated October
19 5, 2009, requires the departments and agencies of
20 the Federal Government to establish an integrated
21 strategy towards the procurement of sustainable
22 products and services.

23 (2) The Department of Defense Strategic Sus24 tainability Performance Plan, issued in August
25 2010, provides a framework for the Department's

other applicable sustainability requirements. 2 3 (b) REPORT.— 4 (1) IN GENERAL.—Not later than 180 days 5 after the date of the enactment of this Act, the Sec-6 retary of Defense shall submit to the congressional 7 defense committees a report on the status of the 8 achievement by the Department of Defense of the 9 objectives and goals on the procurement of sustain-10 able products and services established by section 11 2(h) of Executive Order No. 13514. 12 (2) ELEMENTS.—The report required by para-13 graph (1) shall include the following: 14 (A) A description of the actions taken, and 15 to be taken, by the Department to identify par-16 ticular sustainable products and services that 17 contribute to the achievement of the objectives 18 and goals described in paragraph (1). 19 (B) An assessment of the tools available to 20 the Department to promote the use of par-21 ticular sustainable products and services identi-22 fied pursuant to the actions described in sub-23 paragraph (A) across the Department, and a 24 description of the actions taken, and to be 25 taken, by the Department to use such tools.

compliance with Executive Order No. 13514 and

1

1	(C) A description of strategies and tools
2	identified by the Department that could assist
3	the other departments and agencies of the Fed-
4	eral Government in procuring sustainable prod-
5	ucts and services, including a description of
6	mechanisms for sharing best practices in such
7	procurement, as identified by the Department,
8	among the other departments and agencies of
9	the Federal Government.
10	(D) An assessment of the progress the De-
11	partment has made toward the achievement of
12	the objectives and goals described in paragraph
13	(1), including the scorecard identified in its
14	Strategic Sustainability Performance Plan.
15	SEC. 843. ASSESSMENT AND PLAN FOR CRITICAL RARE
16	EARTH MATERIALS IN DEFENSE APPLICA-
17	TIONS.
18	(a) Assessment Required.—
19	(1) IN GENERAL.—The Secretary of Defense
20	shall undertake an assessment of the supply and de-
21	mand for rare earth materials in defense applica-
22	tions and identify which, if any, rare earth material
23	meets both of the following criteria:

1	(A) The rare earth material is critical to
2	the production, sustainment, or operation of
3	significant United States military equipment.
4	(B) The rare earth material is subject to
5	interruption of supply, based on actions or
6	events outside the control of the Government of
7	the United States.
8	(2) EVALUATION OF SUPPLY.—The assessment
9	shall include a comprehensive evaluation of the long-
10	term security and availability of all aspects of the
11	supply chain for rare earth materials in defense ap-
12	plications, particularly the location and number of
13	sources at each step of the supply chain, including—
14	(A) mining of rare earth ores;
15	(B) separation of rare earth oxides;
16	(C) refining and reduction of rare earth
17	metals;
18	(D) creation of rare earth alloys;
19	(E) manufacturing of components and sys-
20	tems containing rare earth materials; and
21	(F) recycling of components and systems
22	to reclaim and reuse rare earth materials.
23	(3) EVALUATION OF DEMAND.—The assessment
24	shall include a comprehensive evaluation of the de-

1	mand for and usage of rare earth materials in all de-
2	fense applications, including—
3	(A) approximations of the total amounts of
4	individual rare earth materials used in defense
5	applications;
6	(B) determinations of which, if any, de-
7	fense applications are dependent upon rare
8	earth materials for proper operation and func-
9	tioning; and
10	(C) assessments of the feasibility of alter-
11	natives to usage of rare earth materials in de-
12	fense applications.
13	(4) Other studies and agencies.—Any ap-
14	plicable studies conducted by the Department of De-
15	fense, the Comptroller General of the United States,
16	or other Federal agencies during fiscal year 2010
17	may be considered as partial fulfillment of the re-
18	quirements of this section. The Secretary may con-
19	sider the views of other Federal agencies, as appro-
20	priate.
21	(5) Specific material included.—At a min-
22	imum, the Secretary shall identify sintered neodym-
23	ium iron boron magnets as meeting the criteria spec-
24	ified in paragraph (1).

1 (b) PLAN.—For each rare earth material identified 2 pursuant to subsection (a)(1), the Secretary shall develop 3 a plan to ensure the long-term availability of such rare 4 earth material, with a goal of establishing an assured 5 source of supply of such material in critical defense appli-6 cations by December 31, 2015. In developing the plan, the 7 Secretary shall consider all aspects of the material's sup-8 ply chain, as described in subsection (a)(2). The plan shall 9 include consideration of numerous risk mitigation methods 10 with respect to the material, including—

(1) an assessment of including the material inthe National Defense Stockpile;

(2) in consultation with the United States
Trade Representative, the identification of any trade
practices known to the Secretary that limit the Secretary's ability to ensure the long-term availability of
such material or the ability to meet the goal of establishing an assured source of supply of such material by December 31, 2015;

20 (3) an assessment of the availability of financ21 ing to industry, academic institutions, or not-for22 profit entities to provide the capacity required to en23 sure the availability of the material, as well as po24 tential mechanisms to increase the availability of
25 such financing;

(4) an assessment of the benefits, if any, of De fense Production Act funding to support the estab lishment of an assured source of supply for military
 components;

5 (5) an assessment of funding for research and
6 development related to any aspect of the rare earth
7 material supply chain or research on alternatives
8 and substitutes;

9 (6) any other risk mitigation method deter-10 mined appropriate by the Secretary that is con-11 sistent with the goal of establishing an assured 12 source of supply by December 31, 2015; and

(7) for steps of the rare earth material supply
chain for which no other risk mitigation method, as
described in paragraphs (1) through (6), will ensure
an assured source of supply by December 31, 2015,
a specific plan to eliminate supply chain vulnerability by the earliest date practicable.

19 (c) REPORT.—

(1) REQUIREMENT.—Not later than 180 days
after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional
committees described in paragraph (2) a report containing the findings of the assessment required

1	under subsection (a) and the plan developed under
2	subsection (b).
3	(2) Congressional committees.—The con-
4	gressional committees described in this paragraph
5	are as follows:
6	(A) The congressional defense committees.
7	(B) The Committee on Science and Tech-
8	nology, the Committee on Financial Services,
9	and the Committee on Ways and Means of the
10	House of Representatives.
11	(C) The Committee on Energy and Nat-
12	ural Resources, the Committee on Finance, and
13	the Committee on Banking, Housing, and
14	Urban Affairs of the Senate.
15	SEC. 844. REVIEW OF NATIONAL SECURITY EXCEPTION TO
16	COMPETITION.
17	(a) REVIEW REQUIRED.—The Comptroller General
18	of the United States shall review the use of the national
19	security exception to full and open competition provided
20	in section 2304(c)(6) of title 10, United States Code, by
21	the Department of Defense.
22	(b) MATTERS REVIEWED.—The review of the use of
23	the national security exception required by subsection (a)
24	shall include—

1	(1) the pattern of usage of such exception by
2	acquisition organizations within the Department to
3	determine which organizations are commonly using
4	the exception and the frequency of such usage;
5	(2) the range of items or services being ac-
6	quired through the use of such exception;
7	(3) the process for reviewing and approving jus-
8	tifications involving such exception;
9	(4) whether the justifications for use of such
10	exception typically meet the relevant requirements of
11	the Federal Acquisition Regulation applicable to the
12	use of such exception;
13	(5) issues associated with follow-on procure-
14	ments for items or services acquired using such ex-
15	ception; and
16	(6) potential additional instances where such
17	exception could be applied and any authorities avail-
18	able to the Department other than such exception
19	that could be applied in such instances.
20	(c) REPORT.—Not later than one year after the date
21	of the enactment of this Act, the Comptroller General shall
22	submit to the Committees on Armed Services of the Sen-
23	ate and the House of Representatives a report on the re-
24	view required by subsection (a), including a discussion of
25	each of the matters specified in subsection (b). The report

shall include any recommendations relating to the matters
 reviewed that the Secretary considers appropriate. The re port shall be submitted in unclassified form but may in clude a classified annex.

5 SEC. 845. REQUIREMENT FOR ENTITIES WITH FACILITY 6 CLEARANCES THAT ARE NOT UNDER FOR7 EIGN OWNERSHIP CONTROL OR INFLUENCE 8 MITIGATION.

9 (a) REQUIREMENT.—The Secretary of Defense shall 10 develop a plan to ensure that covered entities employ and maintain policies and procedures that meet requirements 11 12 under the national industrial security program. In developing the plan, the Secretary shall consider whether or 13 not covered entities, or any category of covered entities, 14 15 should be required to establish government security committees similar to those required for companies that are 16 17 subject to foreign ownership control or influence mitiga-18 tion measures.

19 (b) COVERED ENTITY.—A covered entity under this20 section is an entity—

- (1) to which the Department of Defense hasgranted a facility clearance; and
- (2) that is not subject to foreign ownership con-trol or influence mitigation measures.

1 (c) GUIDANCE.—The Secretary of Defense shall issue 2 guidance, including appropriate compliance mechanisms, 3 to implement the requirement in subsection (a). To the 4 extent determined appropriate by the Secretary, the guid-5 ance shall require covered entities, or any category of covered entities, to establish government security committees 6 7 similar to those required for companies that are subject 8 to foreign ownership control or influence mitigation meas-9 ures.

10 (d) REPORT.—Not later than 270 days after the date of the enactment of this Act, the Secretary shall submit 11 12 to the Committees on Armed Services of the Senate and 13 the House of Representatives a report on the plan developed pursuant to subsection (a) and the guidance issued 14 15 pursuant to subsection (c). The report shall specifically address the rationale for the Secretary's decision on 16 whether or not to require covered entities, or any category 17 18 of covered entities, to establish government security committees similar to those required for companies that are 19 20subject to foreign ownership control or influence mitiga-21 tion measures.

22 SEC. 846. PROCUREMENT OF PHOTOVOLTAIC DEVICES.

(a) CONTRACT REQUIREMENT.—The Secretary of
Defense shall ensure that each contract described in subsection (b) awarded by the Department of Defense in-

cludes a provision requiring the photovoltaic devices pro-1 2 vided under the contract to comply with the Buy American 3 Act (41 U.S.C. 10a et seq.), subject to the exceptions to 4 that Act provided in the Trade Agreements Act of 1979 5 (19 U.S.C. 2501 et seq.) or otherwise provided by law. 6 (b) CONTRACTS DESCRIBED.—The contracts de-7 scribed in this subsection include energy savings perform-8 ance contracts, utility service contracts, land leases, and 9 private housing contracts, to the extent that such con-10 tracts result in ownership of photovoltaic devices by the Department of Defense. For the purposes of this section, 11 12 the Department of Defense is deemed to own a photovoltaic device if the device is— 13

- 14 (1) installed on Department of Defense prop15 erty or in a facility owned by the Department of De16 fense; and
- 17 (2) reserved for the exclusive use of the Depart18 ment of Defense for the full economic life of the de19 vice.

(c) DEFINITION OF PHOTOVOLTAIC DEVICES.—In
this section, the term "photovoltaic devices" means devices
that convert light directly into electricity through a solidstate, semiconductor process.

1 SEC. 847. NON-AVAILABILITY EXCEPTION FROM BUY AMER-2 ICAN REQUIREMENTS FOR PROCUREMENT 3

OF HAND OR MEASURING TOOLS.

4 Section 2533a(c) of title 10, United States Code, is 5 amended by striking "subsection (b)(1)" and inserting 6 "subsection (b)".

7 SEC. 848. CONTRACTOR LOGISTICS SUPPORT OF CONTIN-8 **GENCY OPERATIONS.**

9 (a) Defense Science Board Review of Organi-ZATION, TRAINING, AND PLANNING.—Not later than 90 10 days after the date of the enactment of this Act, the Sec-11 retary of Defense shall direct the Defense Science Board 12 to carry out a review of Department of Defense organiza-13 tion, doctrine, training, and planning for contractor logis-14 15 tics support of contingency operations.

16 (b) MATTERS TO BE ADDRESSED.—

17 (1) IN GENERAL.—The matters addressed by 18 the review required by subsection(a) shall include, at 19 a minimum, the following:

20 (A) Department of Defense policies and 21 procedures for planning for contractor logistics 22 support of contingency operations.

23 (B) Department organization and staffing 24 for the implementation of such policies and pro-25 cedures.

(C) The development of Department doc-
trine for contractor logistics support of contin-
gency operations.
(D) The training of Department military
and civilian personnel for the planning, man-
agement, and oversight of contractor logistics
support of contingency operations.
(E) The extent to which the Department
should rely upon contractor logistics support in
future contingency operations, and the risks as-
sociated with reliance on such support.
(F) Any logistics support functions for
contingency operations for which the Depart-
ment should establish or retain an organic ca-
pability.
(G) The scope and level of detail on con-
tractor logistics support of contingency oper-
ations that is currently included in operational
plans, and that should be included in oper-
ational plans.
(H) Contracting mechanisms and contract
vehicles that are currently used, and should be
used, to provide contractor logistics support of
contingency operations.

372

1	(I) Department organization and staffing
2	for the management and oversight of contractor
3	logistics support of contingency operations.
4	(J) Actions that could be taken to improve
5	Department management and oversight of con-
6	tractors providing logistics support of contin-
7	gency operations.
8	(K) The extent to which logistics support
9	of contingency operations has been, and should
10	be, provided by subcontractors, and the advan-
11	tages and disadvantages of reliance upon sub-
12	contractors for that purpose.
13	(L) The extent to which logistics support
14	of contingency operations has been, and should
15	be, provided by local nationals and third coun-
16	try nationals, and the advantages and disadvan-
17	tages of reliance upon such sources for that
18	purpose.
19	(2) Findings and recommendations.—The
20	review required by subsection (a) shall include find-
21	ings and recommendations related to—
22	(A) legislative or policy guidance to ad-
23	dress the matters listed in paragraph (1) ; and
24	(B) whether and to what extent the quad-
25	rennial defense review (conducted pursuant to

1 section 118 of title 10, United States Code) or 2 assessments by the Chairman of the Joint Chiefs of Staff for the biennial review of the na-3 4 tional military strategy (conducted pursuant to 5 section 153(d) of such title) should be required 6 to address requirements for contractor support 7 of the Armed Forces in conducting peacetime 8 training, peacekeeping, overseas contingency op-9 erations, and major combat operations, and the 10 risks associated with such support.

11 (c) REPORT.—Not later than one year after the date 12 of the enactment of this Act, the Secretary shall submit to the congressional defense committees a report on the 13 results of the review required by subsection (a). The report 14 15 shall include the findings and recommendations of the Defense Science Board, including such recommendations for 16 legislative or administrative action as the Board considers 17 appropriate, together with any comments the Secretary 18 19 considers appropriate.

20 Subtitle F—Improve Acquisition 21 Act

22 SEC. 860. SHORT TITLE.

This subtitle may be cited as the "Improve Acquisi-tion Act of 2010".

1 **PART I—DEFENSE ACQUISITION SYSTEM**

2 SEC. 861. IMPROVEMENTS TO THE MANAGEMENT OF THE

DEFENSE ACQUISITION SYSTEM.

4 (a) MANAGEMENT OF THE DEFENSE ACQUISITION
5 SYSTEM.—Part IV of title 10, United States Code, is
6 amended by inserting after chapter 148 the following new
7 chapter:

8 "CHAPTER 149—DEFENSE ACQUISITION 9 SYSTEM

"Sec.

3

"2545. Definitions."2546. Civilian management of the defense acquisition system."2547. Acquisition-related functions of chiefs of the armed forces."2548. Performance assessments of the defense acquisition system.

10 **"§ 2545. Definitions**

11 "In this chapter:

"(1) The term 'acquisition' has the meaning
provided in section 4(16) of the Office of Federal
Procurement Policy Act (41 U.S.C. 403(16)).

15 (2)The term 'defense acquisition system' 16 means the workforce engaged in carrying out the ac-17 quisition of property and services for the Depart-18 ment of Defense; the management structure respon-19 sible for directing and overseeing the acquisition of 20 property and services for the Department of De-21 fense; and the statutory, regulatory, and policy 22 framework that guides the acquisition of property 23 and services for the Department of Defense.

"(3) The term 'element of the defense acquisi tion system' means an organization that employs
 members of the acquisition workforce, carries out ac quisition functions, and focuses primarily on acquisi tion.

6 "(4) The term 'acquisition workforce' has the
7 meaning provided in section 101(a)(18) of this title.
8 "§ 2546. Civilian management of the defense acquisi9 tion system

10 "(a) Responsibility of the Under Secretary 11 OF DEFENSE FOR ACQUISITION, TECHNOLOGY, AND LO-12 GISTICS.—Subject to the authority, direction and control 13 of the Secretary of Defense, the Under Secretary of Defense for Acquisition, Technology, and Logistics shall be 14 15 responsible for the management of the defense acquisition system and shall exercise such control of the system and 16 17 perform such duties as are necessary to ensure the suc-18 cessful and efficient operation of the defense acquisition 19 system, including the duties enumerated and assigned to the Under Secretary elsewhere in this title. 20

"(b) RESPONSIBILITY OF THE SERVICE ACQUISITION
EXECUTIVES.—Subject to the direction of the Under Secretary of Defense for Acquisition, Technology, and Logistics on matters pertaining to acquisition, and subject to
the authority, direction, and control of the Secretary of

1 the military department concerned, a service acquisition
2 executive of a military department shall be responsible for
3 the management of elements of the defense acquisition
4 system in that military department and shall exercise such
5 control of the system and perform such duties as are nec6 essary to ensure the successful and efficient operation of
7 such elements of the defense acquisition system.

8 "§ 2547. Acquisition-related functions of chiefs of the 9 armed forces

10 "(a) PERFORMANCE OF CERTAIN ACQUISITION-RE-LATED FUNCTIONS.—The Secretary of Defense shall en-11 12 sure that the Chief of Staff of the Army, the Chief of Naval Operations, the Chief of Staff of the Air Force, and 13 the Commandant of the Marine Corps assist the Secretary 14 15 of the military department concerned in the performance of the following acquisition-related functions of such de-16 17 partment:

"(1) The development of requirements relating
to the defense acquisition system (subject, where appropriate, to validation by the Joint Requirements
Oversight Council pursuant to section 181 of this
title).

23 "(2) The coordination of measures to control
24 requirements creep in the defense acquisition sys25 tem.

"(3) The development of career paths in acqui sition for military personnel (as required by section
 1722a of this title).

4 "(4) The assignment and training of con-5 tracting officer representatives when such represent-6 atives are required to be members of the armed 7 forces because of the nature of the contract con-8 cerned.

9 "(b) RULE OF CONSTRUCTION.—Nothing in this sec10 tion shall be construed to affect the assignment of func11 tions under section 3014(c)(1)(A), section 5014(c)(1)(A),
12 or section 8014(c)(1)(A) of this title, except as explicitly
13 provided in this section.

14 "(c) DEFINITIONS.—In this section:

15 "(1) The term 'requirements creep' means the
addition of new technical or operational specifications after a requirements document is approved by
the appropriate validation authority for the requirements document.

"(2) The term 'requirements document' means
a document produced in the requirements process
that is provided for an acquisition program to guide
the subsequent development, production, and testing
of the program and that—

1	"(A) justifies the need for a materiel ap-
2	proach, or an approach that is a combination of
3	materiel and non-materiel, to satisfy one or
4	more specific capability gaps;
5	"(B) details the information necessary to
6	develop an increment of militarily useful,
7	logistically supportable, and technically mature
8	capability, including key performance param-
9	eters; or
10	"(C) identifies production attributes re-
11	quired for a single increment of a program.
12	"§2548. Performance assessments of the defense ac-
13	quisition system
13 14	quisition system "(a) Performance Assessments Required.—Not
14	"(a) Performance Assessments Required.—Not
14 15 16	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of
14 15 16	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of the Ike Skelton National Defense Authorization Act for
14 15 16 17	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011, the Secretary of Defense, acting
14 15 16 17 18	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011, the Secretary of Defense, acting through the Under Secretary of Defense for Acquisition,
14 15 16 17 18 19	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011, the Secretary of Defense, acting through the Under Secretary of Defense for Acquisition, Technology, and Logistics, the Director of Procurement
 14 15 16 17 18 19 20 	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011, the Secretary of Defense, acting through the Under Secretary of Defense for Acquisition, Technology, and Logistics, the Director of Procurement and Acquisition Policy, and the Director of the Office of
 14 15 16 17 18 19 20 21 	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011, the Secretary of Defense, acting through the Under Secretary of Defense for Acquisition, Technology, and Logistics, the Director of Procurement and Acquisition Policy, and the Director of the Office of Performance Assessment and Root Cause Analysis, shall
 14 15 16 17 18 19 20 21 22 	"(a) PERFORMANCE ASSESSMENTS REQUIRED.—Not later than 180 days after the date of the enactment of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011, the Secretary of Defense, acting through the Under Secretary of Defense for Acquisition, Technology, and Logistics, the Director of Procurement and Acquisition Policy, and the Director of the Office of Performance Assessment and Root Cause Analysis, shall issue guidance, with detailed implementation instructions,

1	"(1) determining the extent to which such ele-
2	ments of the defense acquisition system deliver value
3	to the Department of Defense, taking into consider-
4	ation the performance elements identified in sub-
5	section (b);
6	"(2) assisting senior officials of the Department
7	of Defense in identifying and developing lessons
8	learned from best practices and shortcomings in the
9	performance of such elements of the defense acquisi-
10	tion system; and
11	"(3) assisting senior officials of the Department
12	of Defense in developing acquisition workforce excel-
13	lence under section 1701a of this title
14	"(b) Areas Considered in Performance Assess-
15	MENTS.—(1) Each performance assessment conducted
16	pursuant to subsection (a) shall consider, at a minimum—
17	"(A) the extent to which acquisitions conducted
18	by the element of the defense acquisition system
19	under review meet applicable cost, schedule, and per-
20	formance objectives; and
21	"(B) the staffing and quality of the acquisition
22	workforce and the effectiveness of the management
23	of the acquisition workforce, including workforce in-
24	centives and career paths.

1	"(2) The Secretary of Defense shall ensure that the
2	performance assessments required by this section are ap-
3	propriately tailored to reflect the diverse nature of the
4	work performed by each element of the defense acquisition
5	system. In addition to the mandatory areas under para-
6	graph (1), a performance assessment may consider, as ap-
7	propriate, specific areas of acquisition concern, such as—
8	"(A) the selection of contractors, including—
9	"(i) the extent of competition and the use
10	of exceptions to competition requirements;
11	"(ii) compliance with Department of De-
12	fense policies regarding the participation of
13	small business concerns and various categories
14	of small business concerns, including the use of
15	contract bundling and the availability of non-
16	bundled contract vehicles;
17	"(iii) the quality of market research;
18	"(iv) the effective consideration of con-
19	tractor past performance; and
20	"(v) the number of bid protests, the extent
21	to which such bid protests have been successful,
22	and the reasons for such success;
23	"(B) the negotiation of contracts, including—

1	"(i) the appropriate application of section
2	2306a of this title (relating to truth in negotia-
3	tions);
4	"(ii) the appropriate use of contract types
5	appropriate to specific procurements;
6	"(iii) the appropriate use of performance
7	requirements;
8	"(iv) the appropriate acquisition of tech-
9	nical data and other rights and assets necessary
10	to support long-term sustainment and follow-on
11	procurement; and
12	"(v) the timely definitization of any
13	undefinitized contract actions; and
14	"(C) the management of contractor perform-
15	ance, including—
16	"(i) the assignment of appropriately quali-
17	fied contracting officer representatives and
18	other contract management personnel;
19	"(ii) the extent of contract disputes, the
20	reasons for such disputes, and the extent to
21	which they have been successfully addressed;
22	"(iii) the appropriate consideration of long-
23	term sustainment and energy efficiency objec-
24	tives; and

"(iv) the appropriate use of integrated
 testing.

3 "(c) CONTENTS OF GUIDANCE.—The guidance issued 4 pursuant to subsection (a) shall ensure that each element 5 of the defense acquisition system is subject to a perform-6 ance assessment under this section not less often than 7 once every four years, and shall address, at a minimum— "(1) the designation of elements of the defense 8 9 acquisition system that are subject to performance 10 assessment at an organizational level that ensures 11 such assessments can be performed in an efficient 12 and integrated manner; 13 "(2) the frequency with which such perform-14 ance assessments should be conducted; "(3) goals, standards, tools, and metrics for use 15 16 in conducting performance assessments; 17 "(4) the composition of the teams designated to 18 perform performance assessments; 19 "(5) any phase-in requirements needed to en-20 sure that qualified staff are available to perform per-21 formance assessments: "(6) procedures for tracking the implementa-22 tion of recommendations made pursuant to perform-23 24 ance assessments;

383

"(7) procedures for developing and dissemi nating lessons learned from performance assess ments; and

"(8) procedures for ensuring that information 4 5 from performance assessments are retained elec-6 tronically and are provided in a timely manner to 7 the Under Secretary of Defense for Acquisition, 8 Technology, and Logistics and the Director of the 9 Office of Performance Assessment and Root Cause Analysis as needed to assist them in performing 10 11 their responsibilities under this section.

"(d) PERFORMANCE GOALS UNDER GOVERNMENT
PERFORMANCE RESULTS ACT OF 1993.—Beginning with
fiscal year 2012, the annual performance plan prepared
by the Department of Defense pursuant to section 1115
of title 31 shall include appropriate performance goals for
elements of the defense acquisition system.

18 "(e) REPORTING REQUIREMENTS.—Beginning with19 fiscal year 2012—

"(1) the annual report prepared by the Secretary of Defense pursuant to section 1116 of title
31, United States Code, shall address the Department's success in achieving performance goals established pursuant to such section for elements of the
defense acquisition system; and

1	((2) the annual report prepared by the Director
2	of the Office of Performance Assessment and Root
3	Cause Analysis pursuant to section 103(f) of the
4	Weapon Systems Acquisition Reform Act of 2009
5	(10 U.S.C. 2430 note), shall include information on
6	the activities undertaken by the Department pursu-
7	ant to such section, including a summary of signifi-
8	cant findings or recommendations arising out of per-
9	formance assessments.".
10	(b) CLERICAL AMENDMENTS.—The table of chapters
11	at the beginning of subtitle A of title 10, United States
12	Code, and at the beginning of part IV of such subtitle,
13	are each amended by inserting after the item relating to
14	chapter 148 the following new item:
14	chapter 148 the following new item:"149. Defense Acquisition System
14 15	
	"149. Defense Acquisition System 2545".
15	"149. Defense Acquisition System
15 16	"149. Defense Acquisition System
15 16 17	 "149. Defense Acquisition System
15 16 17 18	 "149. Defense Acquisition System
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1	Comptroller General considers necessary and advisable to
2	improve or replace JCIDS.
3	(b) Content of the Review.—
4	(1) PURPOSE.—The purpose of the review re-
5	quired by subsection (a) is to evaluate the effective-
6	ness of JCIDS in achieving the following objectives:
7	(A) Timeliness in delivering capability to
8	the warfighter.
9	(B) Efficient use of the investment re-
10	sources of the Department of Defense.
11	(C) Control of requirements creep.
12	(D) Responsiveness to changes occurring
13	after the approval of a requirements document
14	(including changes to the threat environment,
15	the emergence of new capabilities, or changes in
16	the resources estimated to procure or sustain a
17	capability).
18	(E) Development of the personnel skills,
19	capacity, and training needed for an effective
20	and efficient requirements process.
21	(2) MATTERS CONSIDERED.—In performing the
22	review, the Comptroller General shall gather infor-
23	mation on and consider the following matters:
24	(A) The time that requirements documents
25	take to receive approval through JCIDS.

1	(B) The quality of cost information consid-
2	ered in JCIDS and the extent of its consider-
3	ation.
4	(C) The extent to which JCIDS establishes
5	a meaningful level of priority for requirements.
6	(D) The extent to which JCIDS is consid-
7	ering trade-offs between cost, schedule, and per-
8	formance objectives.
9	(E) The quality of information on
10	sustainment considered in JCIDS and the ex-
11	tent to which sustainment information is con-
12	sidered.
13	(F) An evaluation of the advantages and
14	disadvantages of designating a commander of a
15	unified combatant command for each require-
16	ments document for which the Joint Require-
17	ments Oversight Council is the validation au-
18	thority to provide a joint evaluation task force
19	to participate in a materiel solution and to—
20	(i) provide input to the analysis of al-
21	ternatives;
22	(ii) participate in testing (including
23	limited user tests and prototype testing);
24	(iii) provide input on a concept of op-
25	erations and doctrine;

1	(iv) provide end user feedback to the
2	resource sponsor; and
3	(v) participate, through the combatant
4	commander concerned, in any alteration of
5	the requirement for such solution.
6	(c) DEFINITIONS.—In this section:
7	(1) Joint capabilities integration and de-
8	VELOPMENT SYSTEM.—The term "Joint Capabilities
9	Integration and Development System" means the
10	system for the assessment, review, validation, and
11	approval of joint warfighting requirements that is
12	described in Chairman of the Joint Chiefs of Staff
13	Instruction 3170.01G
14	(2) Requirements document.—The term
15	"requirements document" means a document pro-
16	duced in JCIDS that is provided for an acquisition
17	program to guide the subsequent development, pro-
18	duction, and testing of the program and that—
19	(A) justifies the need for a materiel ap-
20	proach, or an approach that is a combination of
21	materiel and non-materiel, to satisfy one or
22	more specific capability gaps;
23	(B) details the information necessary to
24	develop an increment of militarily useful,
25	logistically supportable, and technically mature

388

1	capability, including key performance param-
2	eters; or
3	(C) identifies production attributes re-
4	quired for a single increment of a program.
5	(3) Requirements creep.—The term "re-
6	quirements creep" means the addition of new tech-
7	nical or operational specifications after a require-
8	ments document is approved.
9	(4) MATERIEL SOLUTION.—The term "materiel
10	solution" means the development, acquisition, pro-
11	curement, or fielding of a new item, or of a modi-
12	fication to an existing item, necessary to equip, oper-
13	ate, maintain, and support military activities.
14	SEC. 863. REQUIREMENTS FOR THE ACQUISITION OF SERV-
15	ICES.
16	(a) Establishment of Requirements Processes
17	FOR THE ACQUISITION OF SERVICES.—The Secretary of
18	Defense shall ensure that the military departments and
19	Defense Agencies each establish a process for identifying,
20	assessing, reviewing, and validating requirements for the
21	acquisition of services.
22	(b) Operational Requirements.—With regard to
23	requirements for the acquisition of services in support of

25 retary shall ensure—

1 (1) that the Chief of Staff of the Army, the 2 Chief of Naval Operations, the Chief of Staff of the Air Force, and the Commandant of the Marine 3 4 Corps implement and bear chief responsibility for 5 carrying out, within the Armed Force concerned, the 6 process established pursuant to subsection (a) for 7 such Armed Force; and 8 (2) that commanders of unified combatant com-9 mands and other officers identified or designated as 10 joint qualified officers have an opportunity to par-11 ticipate in the process of each military department 12 to provide input on joint requirements for the acqui-

13 sition of services.

14 (c) SUPPORTING REQUIREMENTS.—With regard to 15 requirements for the acquisition of services not covered by subsection (b), the Secretary shall ensure that the secre-16 taries of the military departments and the heads of the 17 18 Defense Agencies implement and bear chief responsibility for carrying out, within the military department or De-19 20 fense Agency concerned, the process established pursuant 21 to subsection (a) for such military department or Defense 22 Agency.

23 (d) IMPLEMENTATION PLANS REQUIRED.—The Sec-24 retary shall ensure that an implementation plan is devel-

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1	oped for each process established pursuant to subsection
2	(a) that addresses, at a minimum, the following:
3	(1) The organization of such process.
4	(2) The level of command responsibility re-
5	quired for identifying, assessing, reviewing, and vali-
6	dating requirements for the acquisition of services in
7	accordance with the requirements of this section and
8	the categories established under section
9	2330(a)(1)(C) of title 10, United States Code.
10	(3) The composition of positions necessary to
11	operate such process.
12	(4) The training required for personnel engaged
13	in such process.
14	(5) The relationship between doctrine and such
15	process.
16	(6) Methods of obtaining input on joint require-
17	ments for the acquisition of services.
18	(7) Procedures for coordinating with the acqui-
19	sition process.
20	(8) Considerations relating to opportunities for
21	strategic sourcing.
22	(e) Matters Required in Implementation
23	PLAN.—Each plan required under subsection (d) shall
24	provide for initial implementation of a process for identi-
25	fying, assessing, reviewing, and validating requirements

for the acquisition of services not later than one year after
 the date of the enactment of this Act and shall provide
 for full implementation of such process at the earliest date
 practicable.

5 (f) CONSISTENCY WITH JOINT GUIDANCE.—When-6 ever, at any time, guidance is issued by the Chairman of 7 the Joint Chiefs of Staff relating to requirements for the 8 acquisition of services in support of combatant commands 9 and military operations, each process established pursuant 10 to subsection (a) shall be revised in accordance with such 11 joint guidance.

(g) DEFINITION.—The term "requirements for the
acquisition of services" means objectives to be achieved
through acquisitions primarily involving the procurement
of services.

16 (h) REVIEW OF SUPPORTING REQUIREMENTS TO IDENTIFY SAVINGS.—The secretaries of the military de-17 partments and the heads of the Defense Agencies shall 18 19 review and validate each requirement described in sub-20 section (c) with an anticipated cost in excess of 21 \$10,000,000 with the objective of identifying unneeded or 22 low priority requirements that can be reduced or elimi-23 nated, with the savings transferred to higher priority ob-24 jectives. Savings identified and transferred to higher pri-25 ority objectives through review and revalidation under this

subsection shall count toward the savings objectives estab-1 lished in the June 4, 2010, guidance of the Secretary of 2 3 Defense on improved operational efficiencies and the an-4 nual reduction in funding for service support contractors required by the August 16, 2010, guidance of the Sec-5 6 retary of Defense on efficiency initiatives. As provided by 7 the Secretary, cost avoidance shall not count toward these 8 objectives.

9 (i) EXTENSION OF AUTHORITY.—Subsection (e) of 10 section 834 of the National Defense Authorization Act for 11 Fiscal Years 1990 and 1991 (15 U.S.C. 637 note) is 12 amended by striking "September 30, 2010" and inserting 13 "December 31, 2011".

14 SEC. 864. REVIEW OF DEFENSE ACQUISITION GUIDANCE.

(a) REVIEW OF GUIDANCE.—The Secretary of Defense shall review the acquisition guidance of the Department of Defense, including, at a minimum, the guidance
contained in Department of Defense Instruction 5000.02
entitled "Operation of the Defense Acquisition System".
(b) MATTERS CONSIDERED.—The review performed
under subsection (a) shall consider—

(1) the extent to which the acquisition of commercial goods and commodities, commercial and
military unique services, and information technology
should be addressed in Department of Defense In-

struction 5000.02 and other guidance primarily re lating to the acquisition of weapon systems, or
 should be addressed in separate instructions and
 guidance;

5 (2) whether long-term sustainment and energy
6 efficiency of weapon systems is appropriately empha7 sized;

8 (3) whether appropriate mechanisms exist to 9 communicate information relating to the mission 10 needs of the Department of Defense to the industrial 11 base in a way that allows the industrial base to 12 make appropriate investments in infrastructure, ca-13 pacity, and technology development to help meet 14 such needs;

(4) the extent to which earned value management should be required on acquisitions not involving the acquisition of weapon systems and whether
measures of quality and technical performance
should be included in any earned value management
system; and

21 (5) such other matters as the Secretary con-22 siders appropriate.

(c) REPORT.—Not later than 270 days after the date
of the enactment of this Act, the Secretary of Defense
shall submit to the Committees on Armed Services of the

Senate and the House of Representatives a report detail ing any changes in the acquisition guidance of the Depart ment of Defense identified during the review required by
 subsection (a), and any actions taken, or planned to be
 taken, to implement such changes.

6SEC. 865. REQUIREMENT TO REVIEW REFERENCES TO7SERVICES ACQUISITION THROUGHOUT THE8FEDERAL ACQUISITION REGULATION AND9THE DEFENSE FEDERAL ACQUISITION REGU-10LATION SUPPLEMENT.

11 (a) REVIEW REQUIRED.—The Secretary of Defense, 12 in consultation with the Administrator for Federal Pro-13 curement Policy and the heads of such other Federal agencies as the Secretary considers appropriate, shall review 14 15 the Federal Acquisition Regulation and the Defense Federal Acquisition Regulation Supplement to ensure that 16 17 such regulations include appropriate guidance for and ref-18 erences to services acquisition that are in addition to ref-19 erences provided in part 37 and the Defense Supplement to part 37. 20

(b) MATTERS CONSIDERED.—The review required by
subsection (a) shall consider the extent to which additional
guidance is needed—

(1) to provide the tools and processes needed toassist contracting officials in addressing the full

1	range of complexities that can arise in the acquisi-
2	tion of services; and
3	(2) to enhance and support the procurement
4	and project management community in all aspects of
5	the process for the acquisition of services, including
6	requirements development, assessment of reasonable-
7	ness, and post-award management and oversight.
8	(c) REPORT.—Not later than 180 days after the date
9	of the enactment of this Act, the Secretary of Defense
10	shall submit to the Committees on Armed Services of the
11	Senate and the House of Representatives a report con-
12	taining—
13	(1) a summary of the findings of the review re-
14	quired by subsection (a); and
15	(2) any recommendations that the Secretary
16	may have for changes to the Federal Acquisition
17	Regulation and the Defense Federal Acquisition
18	Regulation Supplement to address such findings, in-
19	cluding identifying any changes that are necessary
20	to improve part 37 (which specifically addresses
21	services acquisitions).
22	SEC. 866. PILOT PROGRAM ON ACQUISITION OF MILITARY

- PURPOSE NONDEVELOPMENTAL ITEMS.
- 24 (a) PILOT PROGRAM AUTHORIZED.—

23

1	(1) IN GENERAL.—The Secretary of Defense
2	may carry out a pilot program to assess the
3	feasability and advisability of acquiring military pur-
4	pose nondevelopmental items in accordance with this
5	section.
6	(2) SCOPE OF PROGRAM.—Under the pilot pro-
7	gram, the Secretary may enter into contracts with
8	nontraditional defense contractors for the acquisition
9	of military purpose nondevelopmental items in ac-
10	cordance with the requirements set forth in sub-
11	section (b).
12	(b) CONTRACT REQUIREMENTS.—Each contract en-
13	tered into under the pilot program—
14	(1) shall be a firm, fixed price contract, or a
15	firm, fixed price contract with an economic price ad-
16	justment clause awarded using competitive proce-
17	dures in accordance with chapter 137 of title 10,
18	United States Code;
10	(2) shall be in an amount not in excess of

(2) shall be in an amount not in excess of
\$50,000,000, including all options;

21 (3) shall provide—

(A) for the delivery of an initial lot of production quantities of completed items not later
than nine months after the date of the award
of such contract; and

1	(B) that failure to make delivery as pro-
2	vided for under subparagraph (A) may result in
3	the termination of such contract for default;
4	and
5	(4) shall be—
6	(A) exempt from the requirement to sub-
7	mit certified cost or pricing data under section
8	2306a of title 10, United States Code, and the
9	cost accounting standards under section 26 of
10	the Office of Federal Procurement Policy Act
11	(41 U.S.C. 422); and
12	(B) subject to the requirement to provide
13	data other than certified cost or pricing data
14	for the purpose of price reasonableness deter-
15	minations, as provided in section 2306a(d) of
16	title 10, United States Code.
17	(c) REGULATIONS.—If the Secretary establishes the
18	pilot program authorized under subsection (a), the Sec-
19	retary shall prescribe regulations governing such pilot pro-
20	gram. Such regulations shall be included in regulations of
21	the Department of Defense prescribed as part of the Fed-
22	eral Acquisition Regulation and shall include the contract
23	clauses and procedures necessary to implement such pro-
24	gram.

25 (d) Reports.—

1	(1) Reports on program activities.—Not
2	later than 60 days after the end of any fiscal year
3	in which the pilot program is in effect, the Secretary
4	shall submit to the congressional defense committees
5	a report on the pilot program. The report shall be
6	in unclassified form but may include a classified
7	annex. Each report shall include, for each contract
8	entered into under the pilot program in the pre-
9	ceding fiscal year, the following:
10	(A) The contractor.
11	(B) The item or items to be acquired.
12	(C) The military purpose to be served by
13	such item or items.
14	(D) The amount of the contract.
15	(E) The actions taken by the Department
16	of Defense to ensure that the price paid for
17	such item or items is fair and reasonable.
18	(2) Program assessment.—If the Secretary
19	establishes the pilot program authorized under sub-
20	section (a), not later than four years after the date
21	of the enactment of this Act, the Comptroller Gen-
22	eral of the United States shall submit to the con-
23	gressional defense committees a report setting forth
24	the assessment of the Comptroller General of the ex-
25	tent to which the pilot program—

1	(A) enabled the Department to acquire
2	items that otherwise might not have been avail-
3	able to the Department;
4	(B) assisted the Department in the rapid
5	acquisition and fielding of capabilities needed to
6	meet urgent operational needs; and
7	(C) protected the interests of the United
8	States in paying fair and reasonable prices for
9	the item or items acquired.
10	(e) DEFINITIONS.—In this section:
11	(1) The term "military purpose nondevelop-
12	mental item" means a nondevelopmental item that
13	meets a validated military requirement, as deter-
14	mined in writing by the responsible program man-
15	ager, and has been developed exclusively at private
16	expense. For purposes of this paragraph, an item
17	shall not be considered to be developed exclusively at
18	private expense if development of the item was paid
19	for in whole or in part through—
20	(A) independent research and development
21	costs or bid and proposal costs that have been
22	reimbursed directly or indirectly by a Federal
23	agency or have been submitted to a Federal
24	agency for reimbursement; or
25	(B) foreign government funding.

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1	(2) The term "nondevelopmental item"—
2	(A) has the meaning given that term in
3	section $4(13)$ of the Office of Federal Procure-
4	ment Policy Act (41 U.S.C. 403(13)); and
5	(B) also includes previously developed
6	items of supply that require modifications other
7	than those customarily available in the commer-
8	cial marketplace if such modifications are con-
9	sistent with the requirement in subsection
10	(b)(3)(A).
11	(3) The term "nontraditional defense con-
12	tractor" has the meaning given that term in section
13	2302(9) of title 10, United States Code (as added
14	by subsection (g)).
15	(4) The terms "independent research and devel-
16	opments costs" and "bid and proposal costs" have
17	the meaning given such terms in section 31.205-18
18	of the Federal Acquisition Regulation.
19	(f) SUNSET.—
20	(1) IN GENERAL.—The authority to carry out
21	the pilot program shall expire on the date that is
22	five years after the date of the enactment of this
23	Act.
24	(2) Continuation of current contracts.—

25 The expiration under paragraph (1) of the authority

to carry out the pilot program shall not affect the
 validity of any contract awarded under the pilot pro gram before the date of the expiration of the pilot
 program under that paragraph.

5 (g) STATUTORY DEFINITION OF NONTRADITIONAL6 DEFENSE CONTRACTOR.—

7 (1) NONTRADITIONAL DEFENSE CON8 TRACTOR.—Section 2302 of title 10, United States
9 Code, is amended by adding at the end the fol10 lowing:

11 "(9) The term 'nontraditional defense con-12 tractor', with respect to a procurement or with re-13 spect to a transaction authorized under section 14 2371(a) of this title, means an entity that is not 15 currently performing and has not performed, for at 16 least the one-year period preceding the solicitation of 17 sources by the Department of Defense for the pro-18 curement or transaction, any of the following for the 19 Department of Defense:

"(A) Any contract or subcontract that is
subject to full coverage under the cost accounting standards prescribed pursuant to section 26
of the Office of Federal Procurement Policy Act
(41 U.S.C. 422) and the regulations implementing such section.

1	"(B) Any other contract in excess of
2	\$500,000 under which the contractor is re-
3	quired to submit certified cost or pricing data
4	under section 2306a of this title.".
5	(2) Conforming Amendment.—Section 845(f)
6	of the National Defense Authorization Act for Fiscal
7	Year 1994 (10 U.S.C. 2371 note) is amended to
8	read as follows:
9	"(f) Nontraditional Defense Contractor De-
10	FINED.—In this section, the term 'nontraditional defense
11	contractor' has the meaning provided by section $2302(9)$
12	of title 10, United States Code.".
13	PART II—DEFENSE ACQUISITION WORKFORCE
13 14	PART II—DEFENSE ACQUISITION WORKFORCE SEC. 871. ACQUISITION WORKFORCE EXCELLENCE.
14	SEC. 871. ACQUISITION WORKFORCE EXCELLENCE.
14 15 16	SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Sub-
14 15 16	SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Sub- chapter I of chapter 87 of title 10, United States Code,
14 15 16 17	 SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Subchapter I of chapter 87 of title 10, United States Code, is amended by inserting after section 1701 the following
14 15 16 17 18	SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Sub- chapter I of chapter 87 of title 10, United States Code, is amended by inserting after section 1701 the following new section:
14 15 16 17 18 19	 SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Subchapter I of chapter 87 of title 10, United States Code, is amended by inserting after section 1701 the following new section: "\$1701a. Management for acquisition workforce ex-
 14 15 16 17 18 19 20 	 SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Subchapter I of chapter 87 of title 10, United States Code, is amended by inserting after section 1701 the following new section: "\$1701a. Management for acquisition workforce excellence
 14 15 16 17 18 19 20 21 	 SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Subchapter I of chapter 87 of title 10, United States Code, is amended by inserting after section 1701 the following new section: *\$1701a. Management for acquisition workforce excellence "(a) PURPOSE.—The purpose of this chapter is to re-
 14 15 16 17 18 19 20 21 22 	 SEC. 871. ACQUISITION WORKFORCE EXCELLENCE. (a) ACQUISITION WORKFORCE EXCELLENCE.—Subchapter I of chapter 87 of title 10, United States Code, is amended by inserting after section 1701 the following new section: *\$1701a. Management for acquisition workforce excellence "(a) PURPOSE.—The purpose of this chapter is to require the Department of Defense to develop and manage

25 mission is rewarded;

1 "(2) which has the technical expertise and busi-2 ness skills to ensure the Department receives the best value for the expenditure of public resources; 3 "(3) which serves as a model for performance 4 5 management of employees of the Department; and 6 "(4) which is managed in a manner that com-7 plements and reinforces the management of the de-8 fense acquisition system pursuant to chapter 149 of 9 this title. 10 "(b) PERFORMANCE MANAGEMENT.—In order to 11 achieve the purpose set forth in subsection (a), the Sec-12 retary of Defense shall— 13 "(1) use the full authorities provided in sub-14 sections (a) through (d) of section 9902 of title 5, 15 including flexibilities related to performance manage-16 ment and hiring and to training of managers; 17 "(2) require managers to develop performance 18 plans for individual members of the acquisition 19 workforce in order to give members an under-20 standing of how their performance contributes to 21 their organization's mission and the success of the 22 defense acquisition system (as defined in section 23 2545 of this title); 24 "(3) to the extent appropriate, use the lessons

24 "(3) to the extent appropriate, use the lessons25 learned from the acquisition demonstration project

1	carried out under section 1762 of this title related
2	to contribution-based compensation and appraisal,
3	and how those lessons may be applied within the
4	General Schedule system;
5	"(4) develop attractive career paths;
6	"(5) encourage continuing education and train-
7	ing;
8	"(6) develop appropriate procedures for warn-
9	ings during performance evaluations for members of
10	the acquisition workforce who consistently fail to
11	meet performance standards;
12	"(7) take full advantage of the Defense Civilian
13	Leadership Program established under section 1112
14	of the National Defense Authorization Act for Fiscal
15	Year 2010 (Public Law 111–84; 123 Stat. 2496; 10
16	U.S.C. 1580 note prec.);
17	"(8) use the authorities for highly qualified ex-
18	perts under section 9903 of title 5, to hire experts
19	who are skilled acquisition professionals to—
20	"(A) serve in leadership positions within
21	the acquisition workforce to strengthen manage-
22	ment and oversight;
23	"(B) provide mentors to advise individuals
24	within the acquisition workforce on their career

1	paths and opportunities to advance and excel
2	within the acquisition workforce; and
3	"(C) assist with the design of education
4	and training courses and the training of indi-
5	viduals in the acquisition workforce; and
6	"(9) use the authorities for expedited security
7	clearance processing pursuant to section 1564 of
8	this title.
9	"(c) NEGOTIATIONS.—Any action taken by the Sec-
10	retary under this section, or to implement this section,
11	shall be subject to the requirements of chapter 71 of title
12	5.
13	"(d) Regulations.—Any rules or regulations pre-
14	scribed pursuant to this section shall be deemed an agency
15	rule or regulation under section $7117(a)(2)$ of title 5, and
16	shall not be deemed a Government-wide rule or regulation
17	under section $7117(a)(1)$ of such title.".
18	(b) Clerical Amendment.—The table of sections
19	at the beginning of such subchapter is amended by insert-
20	ing after the item relating to section 1701 the following
21	new item:
	"1701a. Management for acquisition workforce excellence.".
22	SEC. 872. AMENDMENTS TO THE ACQUISITION WORKFORCE
23	DEMONSTRATION PROJECT.
24	(a) Codification Into Title 10.—

(1) IN GENERAL.—Chapter 87 of title 10,
 United States Code, is amended by inserting after
 section 1761 the following new section:

4 "§ 1762. Demonstration project relating to certain acquisition personnel management policies and procedures

7 "(a) COMMENCEMENT.—The Secretary of Defense is 8 authorized to carry out a demonstration project, the pur-9 pose of which is to determine the feasibility or desirability 10 of one or more proposals for improving the personnel management policies or procedures that apply with respect to 11 12 the acquisition workforce of the Department of Defense 13 and supporting personnel assigned to work directly with the acquisition workforce. 14

15 "(b) TERMS AND CONDITIONS.—(1) Except as other-16 wise provided in this subsection, any demonstration 17 project described in subsection (a) shall be subject to sec-18 tion 4703 of title 5 and all other provisions of such title 19 that apply with respect to any demonstration project 20 under such section.

21 "(2) Subject to paragraph (3), in applying section
22 4703 of title 5 with respect to a demonstration project
23 described in subsection (a)—

24 "(A) '180 days' in subsection (b)(4) of such
25 section shall be deemed to read '120 days';

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1	"(B) '90 days' in subsection (b)(6) of such sec-
2	tion shall be deemed to read '30 days'; and
3	"(C) subsection $(d)(1)$ of such section shall be
4	disregarded.
5	"(3) Paragraph (2) shall not apply with respect to
6	a demonstration project unless—
7	"(A) for each organization or team partici-
8	pating in the demonstration project—
9	"(i) at least one-third of the workforce par-
10	ticipating in the demonstration project consists
11	of members of the acquisition workforce; and
12	"(ii) at least two-thirds of the workforce
13	participating in the demonstration project con-
14	sists of members of the acquisition workforce
15	and supporting personnel assigned to work di-
16	rectly with the acquisition workforce; and
17	"(B) the demonstration project commences be-
18	fore October 1, 2007.
19	"(c) Limitation on Number of Participants.—
20	The total number of persons who may participate in the
21	demonstration project under this section may not exceed
22	120,000.
23	"(d) Effect of Reorganizations.—The applica-
24	bility of paragraph (2) of subsection (b) to an organization
25	or team shall not terminate by reason that the organiza-

1 tion or team, after having satisfied the conditions in para2 graph (3) of such subsection when it began to participate
3 in a demonstration project under this section, ceases to
4 meet one or both of the conditions set forth in subpara5 graph (A) of such paragraph (3) as a result of a reorga6 nization, restructuring, realignment, consolidation, or
7 other organizational change.

8 "(e) ASSESSMENTS.—(1) The Secretary of Defense 9 shall designate an independent organization to conduct 10 two assessments of the acquisition workforce demonstra-11 tion project described in subsection (a).

12 "(2) Each such assessment shall include the fol-13 lowing:

14 "(A) A description of the workforce included in15 the project.

"(B) An explanation of the flexibilities used in
the project to appoint individuals to the acquisition
workforce and whether those appointments are based
on competitive procedures and recognize veteran's
preferences.

"(C) An explanation of the flexibilities used in
the project to develop a performance appraisal system that recognizes excellence in performance and
offers opportunities for improvement.

1	"(D) The steps taken to ensure that such sys-
2	tem is fair and transparent for all employees in the
3	project.
4	"(E) How the project allows the organization to
5	better meet mission needs.
6	"(F) An analysis of how the flexibilities in sub-
7	paragraphs (B) and (C) are used, and what barriers
8	have been encountered that inhibit their use.
9	"(G) Whether there is a process for—
10	"(i) ensuring ongoing performance feed-
11	back and dialogue among supervisors, man-
12	agers, and employees throughout the perform-
13	ance appraisal period; and
14	"(ii) setting timetables for performance ap-
15	praisals.
16	"(H) The project's impact on career progres-
17	sion.
18	((I) The project's appropriateness or inappro-
19	priateness in light of the complexities of the work-
20	force affected.
21	"(J) The project's sufficiency in terms of pro-
22	viding protections for diversity in promotion and re-
23	tention of personnel.

"(K) The adequacy of the training, policy
 guidelines, and other preparations afforded in con nection with using the project.

4 "(L) Whether there is a process for ensuring
5 employee involvement in the development and im6 provement of the project.

"(3) The first assessment under this subsection shall
be completed not later than September 30, 2012. The second and final assessment shall be completed not later than
September 30, 2016. The Secretary shall submit to the
covered congressional committees a copy of each assessment within 30 days after receipt by the Secretary of the
assessment.

14 "(f) COVERED CONGRESSIONAL COMMITTEES.—In
15 this section, the term 'covered congressional committees'
16 means—

17 "(1) the Committees on Armed Services of the18 Senate and the House of Representatives;

19 "(2) the Committee on Homeland Security and20 Governmental Affairs of the Senate; and

21 "(3) the Committee on Oversight and Govern22 ment Reform of the House of Representatives.

23 "(g) TERMINATION OF AUTHORITY.—The authority
24 to conduct a demonstration program under this section
25 shall terminate on September 30, 2017.

"(h) CONVERSION.—Within 6 months after the au thority to conduct a demonstration project under this sec tion is terminated as provided in subsection (g), employees
 in the project shall convert to the civilian personnel system
 created pursuant to section 9902 of title 5.".

6 (2) CLERICAL AMENDMENT.—The table of sec-7 tions at the beginning of subchapter V of chapter 87 8 of title 10, United States Code, is amended by in-9 serting after the item relating to section 1761 the 10 following new item:

"1762. Demonstration project relating to certain acquisition personnel management policies and procedures.".

(b) CONFORMING REPEAL.—Section 4308 of the National Defense Authorization Act for Fiscal Year 1996
(Public Law 104–106; 10 U.S.C. 1701 note) is repealed.
SEC. 873. CAREER DEVELOPMENT FOR CIVILIAN AND MILITARY PERSONNEL IN THE ACQUISITION
WORKFORCE.

17 (a) CAREER PATHS.—

18 (1) AMENDMENT.—Chapter 87 of title 10,
19 United States Code, is amended by inserting after
20 section 1722a the following new section:

21 "§ 1722b. Special requirements for civilian employees
22 in the acquisition field

23 "(a) REQUIREMENT FOR POLICY AND GUIDANCE RE-24 GARDING CIVILIAN PERSONNEL IN ACQUISITION.—The

Secretary of Defense, acting through the Under Secretary
 of Defense for Acquisition, Technology, and Logistics,
 shall establish policies and issue guidance to ensure the
 proper development, assignment, and employment of civil ian members of the acquisition workforce to achieve the
 objectives specified in subsection (b).

7 "(b) OBJECTIVES.—Policies established and guidance
8 issued pursuant to subsection (a) shall ensure, at a min9 imum, the following:

"(1) A career path in the acquisition field that
attracts the highest quality civilian personnel, from
either within or outside the Federal Government.

13 "(2) A deliberate workforce development strat14 egy that increases attainment of key experiences
15 that contribute to a highly qualified acquisition
16 workforce.

17 "(3) Sufficient opportunities for promotion and18 advancement in the acquisition field.

"(4) A sufficient number of qualified, trained
members eligible for and active in the acquisition
field to ensure adequate capacity, capability, and effective succession for acquisition functions, including
contingency contracting, of the Department of Defense.

"(5) A deliberate workforce development strat-1 2 egy that ensures diversity in promotion, advance-3 ment, and experiential opportunities commensurate 4 with the general workforce outlined in this section. 5 "(c) Inclusion of Information in Annual Re-PORT.—The Secretary of Defense shall include in the re-6 7 port to Congress required under section 115b(d) of this 8 title the following information related to the acquisition 9 workforce for the period covered by the report (which shall be shown for the Department of Defense as a whole and 10 11 separately for the Army, Navy, Air Force, Marine Corps, 12 Defense Agencies, and Office of the Secretary of Defense):

"(1) The total number of persons serving in the
Acquisition Corps, set forth separately for members
of the armed forces and civilian employees, by grade
level and by functional specialty.

17 "(2) The total number of critical acquisition po-18 sitions held, set forth separately for members of the 19 armed forces and civilian employees, by grade level 20 and by other appropriate categories (including by 21 program manager, deputy program manager, and di-22 vision head positions), including average length of 23 time served in each position. For each such category, 24 the report shall specify the number of civilians holding such positions compared to the total number of
 positions filled.

"(3) The number of employees to whom the requirements of subsections (b)(2)(A) and (b)(2)(B) of
section 1732 of this title did not apply because of
the exceptions provided in paragraphs (1) and (2) of
section 1732(c) of this title, set forth separately by
type of exception.

9 "(4) The number of times a waiver authority 10 was exercised under section 1724(d), 1732(d), 11 1734(d), or 1736(c) of this title or any other provi-12 sion of this chapter (or other provision of law) which 13 permits the waiver of any requirement relating to 14 the acquisition workforce, and in the case of each 15 such authority, the reasons for exercising the au-16 thority. The Secretary may present the information 17 provided under this paragraph by category or group-18 ing of types of waivers and reasons.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of subchapter II of chapter 87
of such title is amended by inserting after the item
relating to section 1722a the following new item:

"1722b. Special requirements for civilian employees in the acquisition field.".

23 (b) CAREER EDUCATION AND TRAINING.—Section24 1723 of such title is amended by redesignating subsection

1 (b) as subsection (c) and inserting after subsection (a) the2 following new subsection:

3 "(b) CAREER PATH REQUIREMENTS.—For each ca-4 reer path, the Secretary of Defense, acting through the 5 Under Secretary of Defense for Acquisition, Technology, and Logistics, shall establish requirements for the comple-6 7 tion of course work and related on-the-job training and 8 demonstration of qualifications in the critical acquisition-9 related duties and tasks of the career path. The Secretary 10 of Defense, acting through the Under Secretary, shall 11 also----

12 "(1) encourage individuals in the acquisition 13 workforce to maintain the currency of their acquisi-14 tion knowledge and generally enhance their knowl-15 edge of related acquisition management disciplines 16 through academic programs and other self-develop-17 mental activities; and

18 "(2) develop key work experiences, including 19 the creation of a program sponsored by the Depart-20 ment of Defense that facilitates the periodic inter-21 action between individuals in the acquisition work-22 force and the end user in such end user's environ-23 ment to enhance the knowledge base of such work-24 force, for individuals in the acquisition workforce so 25 that the individuals may gain in-depth knowledge

and experience in the acquisition process and become
 seasoned, well-qualified members of the acquisition
 workforce.".

4 SEC. 874. RECERTIFICATION AND TRAINING REQUIRE-5 MENTS.

6 (a) CONTINUING EDUCATION.—Section 1723 of title
7 10, United States Code, as amended by section 873, is
8 further amended by amending subsection (a) to read as
9 follows:

10 "(a) QUALIFICATION REQUIREMENTS.—(1) The Secretary of Defense shall establish education, training, and 11 12 experience requirements for each acquisition position, 13 based on the level of complexity of duties carried out in the position. In establishing such requirements, the Sec-14 15 retary shall ensure the availability and sufficiency of training in all areas of acquisition, including additional training 16 courses with an emphasis on services contracting, market 17 research strategies (including assessments of local con-18 tracting capabilities), long-term sustainment strategies, 19 information technology, and rapid acquisition. 20

"(2) In establishing such requirements for positions
other than critical acquisition positions designated pursuant to section 1733 of this title, the Secretary may state
the requirements by categories of positions.

1 "(3) The Secretary of Defense, acting through the 2 Under Secretary of Defense for Acquisition, Technology, 3 and Logistics, shall establish requirements for continuing 4 education and periodic renewal of an individual's certifi-5 cation. Any requirement for a certification renewal shall 6 not require a renewal more often than once every five 7 years.".

8 (b) STANDARDS FOR TRAINING.—

9 (1) IN GENERAL.—Subchapter IV of Chapter
10 87 of title 10, United States Code, is amended by
adding at the end the following new section:

12 "§1748. Fulfillment standards for acquisition work13 force training

14 "The Secretary of Defense, acting through the Under 15 Secretary of Defense for Acquisition, Technology, and Logistics, shall develop fulfillment standards, and implement 16 17 and maintain a program, for purposes of the training re-18 quirements of sections 1723, 1724, and 1735 of this title. 19 Such fulfillment standards shall consist of criteria for de-20 termining whether an individual has demonstrated com-21 petence in the areas that would be taught in the training courses required under those sections. If an individual 22 23 meets the appropriate fulfillment standard, the applicable 24 training requirement is fulfilled.".

1 (2) CLERICAL AMENDMENT.—The table of sec-2 tions at the beginning of such subchapter is amend-3 ed by adding at the end the following new item: "1748. Fulfillment standards for acquisition workforce training.". 4 (3)DEADLINE FOR FULFILLMENT STAND-5 ARDS.—The fulfillment standards required under 6 section 1748 of title 10, United States Code, as 7 added by paragraph (1), shall be developed not later than 270 days after the date of the enactment of 8 9 this Act. 10 (4) CONFORMING REPEAL.—Section 853 of 11 Public Law 105–85 (111 Stat. 1851) is repealed. 12 SEC. 875. **INFORMATION TECHNOLOGY ACQUISITION** 13 WORKFORCE. 14 (a) PLAN REQUIRED.—The Secretary of Defense 15 shall develop and carry out a plan to strengthen the part of the acquisition workforce that specializes in information 16 17 technology. The plan shall include the following: 18 (1) Defined targets for billets devoted to infor-19 mation technology acquisition. 20 (2) Specific certification requirements for indi-21 viduals in the acquisition workforce who specialize in 22 information technology acquisition. 23 (3) Defined career paths for individuals in the acquisition workforce who specialize in information 24 25 technology acquisitions.

1 (b) DEFINITIONS.—In this section:

2 (1) The term "information technology" has the
3 meaning provided such term in section 11101 of title
4 40, United States Code, and includes information
5 technology incorporated into a major weapon system.

6 (2) The term "major weapon system" has the
7 meaning provided such term in section 2379(f) of
8 title 10, United States Code.

9 (c) DEADLINE.—The Secretary of Defense shall de10 velop the plan required under this section not later than
11 270 days after the date of the enactment of this Act.

12 SEC. 876. DEFINITION OF ACQUISITION WORKFORCE.

13 Section 101(a) of title 10, United States Code, is
14 amended by inserting after paragraph (17) the following
15 new paragraph:

"(18) The term 'acquisition workforce' means
the persons serving in acquisition positions within
the Department of Defense, as designated pursuant
to section 1721(a) of this title.".

20 SEC.877. DEFENSE ACQUISITION UNIVERSITY CUR-21RICULUM REVIEW.

(a) CURRICULUM REVIEW.—Not later than one year
after the date of the enactment of this Act, the Under
Secretary of Defense for Acquisition, Technology, and Logistics shall lead a review of the curriculum offered by the

Defense Acquisition University to ensure it adequately
 supports the training and education requirements of ac quisition professionals, particularly in service contracting,
 long term sustainment strategies, information technology,
 and rapid acquisition. The review shall also involve the
 service acquisition executives of each military department.

7 (b) ANALYSIS OF FUNDING REQUIREMENTS FOR 8 TRAINING.—Following the review conducted under sub-9 section (a), the Secretary of Defense shall analyze the 10 most recent future-years defense program to determine the amounts of estimated expenditures and proposed ap-11 propriations necessary to support the training require-12 13 ments of the amendments made by section 874, including any new training requirements determined after the review 14 15 conducted under subsection (a). The Secretary shall identify any additional funding needed for such training re-16 quirements in the separate chapter on the defense acquisi-17 tion workforce required in the next annual strategic work-18 force plan under 115b of title 10, United States Code. 19

20 (c) REQUIREMENT FOR ONGOING CURRICULUM DE21 VELOPMENT WITH CERTAIN SCHOOLS.—

(1) REQUIREMENT.—Section 1746 of title 10,
United States Code, is amended by adding at the
end the following new subsection:

1	"(c) Curriculum Development.—The President
2	of the Defense Acquisition University shall work with the
3	relevant professional schools and degree-granting institu-
4	tions of the Department of Defense and military depart-
5	ments to ensure that best practices are used in curriculum
6	development to support acquisition workforce positions.".
7	(2) Amendment to section heading.—(A)
8	The heading of section 1746 of such title is amended
9	to read as follows:
10	"§ 1746. Defense Acquisition University".
11	(B) The item relating to section 1746 in the
12	table of sections at the beginning of subchapter IV
13	of chapter 87 of such title is amended to read as fol-
14	lows:
14	lows: "1746. Defense Acquisition University.".
14 15	
	"1746. Defense Acquisition University.".
15	"1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT
15 16	"1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS
15 16 17	"1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS OF THE DEPARTMENT OF DEFENSE.
15 16 17 18	 "1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS OF THE DEPARTMENT OF DEFENSE. (a) INTERIM MILESTONES.—
15 16 17 18 19	 "1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS OF THE DEPARTMENT OF DEFENSE. (a) INTERIM MILESTONES.— (1) REQUIREMENT.—Not later than 90 days
15 16 17 18 19 20	 "1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS OF THE DEPARTMENT OF DEFENSE. (a) INTERIM MILESTONES.— (1) REQUIREMENT.—Not later than 90 days after the date of the enactment of this Act, the
15 16 17 18 19 20 21	 "1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS OF THE DEPARTMENT OF DEFENSE. (a) INTERIM MILESTONES.— (1) REQUIREMENT.—Not later than 90 days after the date of the enactment of this Act, the Under Secretary of Defense (Comptroller), in con-
15 16 17 18 19 20 21 22	 "1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS OF THE DEPARTMENT OF DEFENSE. (a) INTERIM MILESTONES.— (1) REQUIREMENT.—Not later than 90 days after the date of the enactment of this Act, the Under Secretary of Defense (Comptroller), in consultation with the Deputy Chief Management Officer
 15 16 17 18 19 20 21 22 23 	 "1746. Defense Acquisition University.". PART III—FINANCIAL MANAGEMENT SEC. 881. AUDIT READINESS OF FINANCIAL STATEMENTS OF THE DEPARTMENT OF DEFENSE. (a) INTERIM MILESTONES.— (1) REQUIREMENT.—Not later than 90 days after the date of the enactment of this Act, the Under Secretary of Defense (Comptroller), in consultation with the Deputy Chief Management Officer of the Department of Defense, the secretaries of the

1	interim milestones for achieving audit readiness of
2	the financial statements of the Department of De-
3	fense, consistent with the requirements of section
4	1003 of the National Defense Authorization Act for
5	Fiscal Year 2010 (Public Law 111–84; 123 Stat.
6	2439; 10 U.S.C. 2222 note).
7	(2) MATTERS INCLUDED.—The interim mile-
8	stones established pursuant to paragraph (1) shall
9	include, at a minimum, for each military department
10	and for the defense agencies and defense field activi-
11	ties—
12	(A) an interim milestone for achieving
13	audit readiness for each major element of the
14	statement of budgetary resources, including ci-
15	vilian pay, military pay, supply orders, con-
16	tracts, and funds balance with the Treasury;
17	and
18	(B) an interim milestone for addressing
19	the existence and completeness of each major
20	category of Department of Defense assets, in-
21	cluding military equipment, real property, in-
22	ventory, and operating material and supplies.
23	(3) Description in semiannual reports.—
24	The Under Secretary shall describe each interim
25	milestone established pursuant to paragraph (1) in

1	the next semiannual report submitted pursuant to
2	section 1003(b) of the National Defense Authoriza-
3	tion Act for Fiscal Year 2010 (Public Law 111–84;
4	123 Stat. 2439; 10 U.S.C. 2222 note). Each subse-
5	quent semiannual report submitted pursuant to sec-
6	tion 1003(b) shall explain how the Department has
7	progressed toward meeting such interim milestones.
8	(b) VALUATION OF DEPARTMENT OF DEFENSE AS-
9	SETS.—
10	(1) REQUIREMENT.—Not later than 120 days
11	after the date of the enactment of this Act, the
12	Under Secretary of Defense (Comptroller) shall, in
13	consultation with other appropriate Federal agencies
14	and officials—
15	(A) examine the costs and benefits of alter-
16	native approaches to the valuation of Depart-
17	ment of Defense assets;
18	(B) select an approach to such valuation
19	that is consistent with principles of sound fi-
20	nancial management and the conservation of
21	taxpayer resources; and
22	(C) begin the preparation of a business
23	case analysis supporting the selected approach.
24	(2) The Under Secretary shall include informa-
25	tion on the alternatives considered, the selected ap-

1	proach, and the business case analysis supporting
2	that approach in the next semiannual report sub-
3	mitted pursuant to section 1003(b) of the National
4	Defense Authorization Act for Fiscal Year 2010
5	(Public Law 111–84; 123 Stat. 2439; 10 U.S.C.
6	2222 note).
7	(c) REMEDIAL ACTIONS REQUIRED.—In the event
8	that the Department of Defense, or any component of the
9	Department of Defense, is unable to meet an interim mile-
10	stone established pursuant to subsection (a), the Under
11	Secretary of Defense (Comptroller) shall—
12	(1) develop a remediation plan to ensure that—
13	(A) the component will meet the interim
14	milestone no more than one year after the origi-
15	nally scheduled date; and
16	(B) the component's failure to meet the in-
17	terim milestone will not have an adverse impact
18	on the Department's ability to carry out the
19	plan under section 1003(a) of the National De-
20	fense Authorization Act for Fiscal Year 2010
21	(Public Law 111–84; 123 Stat. 2439; 10
22	U.S.C. 2222 note); and
23	(2) include in the next semiannual report sub-
24	mitted pursuant to section 1003(b) of the National

25 Defense Authorization Act for Fiscal Year 2010

1	(Public Law 111–84; 123 Stat. 2439; 10 U.S.C.
2	2222 note)—
3	(A) a statement of the reasons why the
4	Department of Defense, or component of the
5	Department of Defense, will be unable to meet
6	such interim milestone;
7	(B) the revised completion date for meet-
8	ing such interim milestone; and
9	(C) a description of the actions that have
10	been taken and are planned to be taken by the
11	Department of Defense, or component of the
12	Department of Defense, to meet such interim
13	milestone.
14	(d) INCENTIVES FOR ACHIEVING AUDITABILITY.—
15	(1) REVIEW REQUIRED.—Not later than 120
16	days after the date of the enactment of this Act, the
17	Under Secretary of Defense (Comptroller) shall re-
18	view options for providing appropriate incentives to
19	the military departments, Defense Agencies, and de-
20	fense field activities to ensure that financial state-
21	ments are validated as ready for audit earlier than
22	September 30, 2017.
23	(2) Options reviewed.—The review per-
24	formed pursuant to paragraph (1) shall consider
25	changes in policy that reflect the increased con-

	427
1	fidence that can be placed in auditable financial
2	statements, and shall include, at a minimum, consid-
3	eration of the following options:
4	(A) Consistent with the need to fund ur-
5	gent warfighter requirements and operational
6	needs, priority in the release of appropriated
7	funds.
8	(B) Relief from the frequency of financial
9	reporting in cases in which such reporting is
10	not required by law.
11	(C) Relief from departmental obligation
12	and expenditure thresholds to the extent that
13	such thresholds establish requirements more re-
14	strictive than those required by law.
15	(D) Increases in thresholds for reprogram-
16	ming of funds.
17	(E) Personnel management incentives for
18	the financial and business management work-
19	force.
20	(F) Such other measures as the Under
21	Secretary considers appropriate.
22	(3) REPORT.—The Under Secretary shall in-
23	clude a discussion of the review performed pursuant
24	to paragraph (1) in the next semiannual report pur-
25	suant to section 1003(b) of the National Defense

1	Authorization Act for Fiscal Year 2010 (Public Law
2	111–84; 123 Stat. 2439; 10 U.S.C. 2222 note) and
3	for each option considered pursuant to paragraph
4	(2) shall include—
5	(A) an assessment of the extent to which
6	the implementation of the option—
7	(i) would be consistent with the effi-
8	cient operation of the Department of De-
9	fense and the effective funding of essential
10	Department of Defense programs and ac-
11	tivities; and
12	(ii) would contribute to the achieve-
13	ment of Department of Defense goals to
14	prepare auditable financial statements; and
15	(B) a recommendation on whether such op-
16	tion should be adopted, a schedule for imple-
17	menting the option if adoption is recommended,
18	or a reason for not recommending the option if
19	adoption is not recommended.
20	SEC. 882. REVIEW OF OBLIGATION AND EXPENDITURE
21	THRESHOLDS.
22	(a) PROCESS REVIEW.—Not later than one year after
23	the date of the enactment of this Act, the Chief Manage-

24 ment Officer of the Department of Defense, in coordina-25 tion with the Chief Management Officer of each military

department, the Director of the Office of Performance As-1 2 sessment and Root Cause Analysis, the Under Secretary 3 of Defense (Comptroller), and the Comptrollers of the 4 military departments, shall complete a comprehensive re-5 view of the use and value of obligation and expenditure benchmarks and propose new benchmarks or processes for 6 7 tracking financial performance, including, as appro-8 priate-

9 (1) increased reliance on individual obligation
10 and expenditure plans for measuring program finan11 cial performance;

12 (2) mechanisms to improve funding stability
13 and to increase the predictability of the release of
14 funding for obligation and expenditure; and

(3) streamlined mechanisms for a program
manager to submit an appeal for funding changes
and to have such appeal evaluated promptly.

18 (b) TRAINING.—The Under Secretary of Defense for 19 Acquisition, Technology, and Logistics and the Under Sec-20 retary of Defense (Comptroller) shall ensure that, as part 21 of the training required for program managers and busi-22 ness managers, an emphasis is placed on obligating and 23 expending appropriated funds in a manner that achieves 24 the best value for the Government and that the purpose and limitations of obligation and expenditure benchmarks
 are made clear.

3 (c) REPORT.—The Deputy Chief Management Offi-4 cer of the Department of Defense shall include a report 5 on the results of the review under this section in the next update of the strategic management plan transmitted to 6 7 the Committees on Armed Services of the Senate and the 8 House of Representatives under section 904(d) of the Na-9 tional Defense Authorization Act for Fiscal Year 2008 10 (Public Law 110–181; 122 Stat. 275; 10 U.S.C. note prec. 2201) after the completion of the review. 11

12 SEC. 883. DISCLOSURE AND TRACEABILITY OF THE COST

- 13 OF DEPARTMENT OF DEFENSE HEALTH CARE
 14 CONTRACTS.
- 15 (a) REPORT.—

16 (1) REQUIREMENT.—Not later than September 17 30, 2011, the Comptroller General of the United 18 States shall submit to the Committee on Armed 19 Services of the Senate and the Committee on Armed 20 Services of the House of Representatives a detailed 21 report on the additional cost to the Department of 22 Defense associated with compliance with the Patient 23 Protection and Affordable Care Act (Public Law 24 111–148) and the Health Care and Education Reconciliation Act of 2010 (Public Law 111-152). 25

1	(2) MATTERS COVERED.—The report required
2	by paragraph (1) shall include an estimate of—
3	(A) the additional costs, if any, incurred
4	on health care contracts to comply with such
5	Acts; and
6	(B) any other additional costs to the De-
7	partment of Defense to comply with such Acts.
8	(b) Health Care Contract Defined.—In this
9	section, the term "health care contract" means a contract
10	awarded by the Department of Defense in an amount
11	greater than the simplified acquisition threshold for the
12	acquisition of any of the following:
13	(1) Medical supplies.
14	(2) Health care services and administration, in-
15	cluding the services of medical personnel.
16	(3) Durable medical equipment.
17	(4) Pharmaceuticals.
18	(5) Health care-related information technology.
19	PART IV—INDUSTRIAL BASE
20	SEC. 891. EXPANSION OF THE INDUSTRIAL BASE.
21	(a) Program To Expand Industrial Base Re-
22	QUIRED.—The Secretary of Defense shall establish a pro-
23	gram to expand the industrial base of the Department of
24	Defense to increase the Department's access to innovation
25	and the benefits of competition.

1 (b) Identifying and Communicating With Firms 2 THAT ARE NOT TRADITIONAL SUPPLIERS.—The program established under subsection (a) shall use tools and re-3 4 sources available within the Federal Government and 5 available from the private sector to provide a capability 6 for identifying and communicating with firms that are not 7 traditional suppliers, including commercial firms and 8 firms of all business sizes, that are engaged in markets 9 of importance to the Department of Defense in which such 10 firms can make a significant contribution.

11 (c) OUTREACH TO LOCAL FIRMS NEAR DEFENSE IN-12 STALLATIONS.—The program established under sub-13 section (a) shall include outreach, using procurement tech-14 nical assistance centers, to firms of all business sizes in 15 the vicinity of Department of Defense installations regard-16 ing opportunities to obtain contracts and subcontracts to 17 perform work at such installations.

(d) INDUSTRIAL BASE REVIEW.—The program established under subsection (a) shall include a continuous
effort to review the industrial base supporting the Department of Defense, including the identification of markets
of importance to the Department of Defense in which
firms that are not traditional suppliers can make a significant contribution.

1 (e) FIRMS THAT ARE NOT TRADITIONAL SUP-2 PLIERS.—For purposes of this section, a firm is not a tra-3 ditional supplier of the Department of Defense if it does 4 not currently have contracts and subcontracts to perform 5 work for the Department of Defense with a total combined 6 value in excess of \$500,000

7 (f) PROCUREMENT TECHNICAL ASSISTANCE CEN-8 TER.—In this section, the term "procurement technical 9 assistance center" means a center operating under a coop-10 erative agreement with the Defense Logistics Agency to 11 provide procurement technical assistance pursuant to the 12 authority provided in chapter 142 of title 10, United 13 States Code.

14SEC. 892. PRICE TREND ANALYSIS FOR SUPPLIES AND15EQUIPMENT PURCHASED BY THE DEPART-16MENT OF DEFENSE.

17 (a) PRICE TREND ANALYSIS PROCEDURES.—

18 (1) IN GENERAL.—The Secretary of Defense 19 shall develop and implement procedures that, to the 20 maximum extent practicable, provide for the collec-21 tion and analysis of information on price trends for 22 covered supplies and equipment purchased by the 23 Department of Defense. The procedures shall in-24 clude an automated process for identifying cat-25 egories of covered supplies and equipment described in paragraph (2) that have experienced significant
 escalation in prices.

3 (2) CATEGORY OF COVERED SUPPLIES AND 4 EQUIPMENT.—A category of covered supplies and 5 equipment referred to in paragraph (1) consists of 6 covered supplies and equipment that have the same 7 National Stock Number, are in a single Federal 8 Supply Group or Federal Supply Class, are provided 9 by a single contractor, or are otherwise logically 10 grouped for the purpose of analyzing information on 11 price trends.

12 (3) Requirement to examine causes of es-13 CALATION.—An analysis conducted pursuant to 14 paragraph (1) shall include, for any category in 15 which significant escalation in prices is identified, a 16 more detailed examination of the causes of esca-17 lation for such prices within the category and wheth-18 er such price escalation is consistent across the De-19 partment of Defense.

20 (4) REQUIREMENT TO ADDRESS UNJUSTIFIED
21 ESCALATION.—The head of a Defense Agency or the
22 Secretary of a military department shall take appro23 priate action to address any unjustified escalation in
24 prices being paid for items procured by that agency

or military department as identified in an analysis
 conducted pursuant to paragraph (1).

3 (b) ANNUAL REPORT.—Not later than April 1 of 4 each year, the Secretary of Defense shall submit to the 5 Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives 6 7 a report on the analyses of price trends that were con-8 ducted for categories of covered supplies and equipment 9 during the preceding fiscal year under the procedures im-10 plemented pursuant to paragraph (1). The report shall include a description of the actions taken to identify and 11 address any unjustified price escalation for the categories 12 13 of items.

14 (c) DEFINITIONS.—In this section:

(1) SUPPLIES AND EQUIPMENT.—The term
"supplies and equipment" means items classified as
supplies and equipment under the Federal Supply
Classification System.

(2) COVERED SUPPLIES AND EQUIPMENT.—The
term "covered supplies and equipment" means all
supplies and equipment purchased by the Department of Defense. The term does not include major
weapon systems but does include individual parts
and components purchased as spare or replenishment parts for such weapon systems.

(d) SUNSET DATE.—This section shall not be in ef fect on and after April 1, 2015.

3 SEC. 893. CONTRACTOR BUSINESS SYSTEMS.

4 (a) IMPROVEMENT PROGRAM.—Not later than 270 5 days after the date of the enactment of this Act, the Sec-6 retary of Defense shall develop and initiate a program for 7 the improvement of contractor business systems to ensure 8 that such systems provide timely, reliable information for 9 the management of Department of Defense programs by 10 the contractor and by the Department.

(b) APPROVAL OR DISAPPROVAL OF BUSINESS SYSTEMS.—The program developed pursuant to subsection
(a) shall—

14 (1) include system requirements for each type
15 of contractor business system covered by the pro16 gram;

17 (2) establish a process for reviewing contractor
18 business systems and identifying significant defi19 ciencies in such systems;

20 (3) identify officials of the Department of De21 fense who are responsible for the approval or dis22 approval of contractor business systems;

(4) provide for the approval of any contractor
business system that does not have a significant deficiency; and

1 (5) provide for—

2 (A) the disapproval of any contractor busi3 ness system that has a significant deficiency;
4 and

5 (B) reduced reliance on, and enhanced
6 scrutiny of, data provided by a contractor busi7 ness system that has been disapproved.

8 (c) REMEDIAL ACTIONS.—The program developed9 pursuant to subsection (a) shall provide the following:

10 (1) In the event a contractor business system is 11 disapproved pursuant to subsection (b)(5), appro-12 priate officials of the Department of Defense will be 13 available to work with the contractor to develop a 14 corrective action plan defining specific actions to be 15 taken to address the significant deficiencies identi-16 fied in the system and a schedule for the implemen-17 tation of such actions.

18 (2) An appropriate official of the Department 19 of Defense may withhold up to 10 percent of 20 progress payments, performance-based payments, 21 and interim payments under covered contracts from 22 a covered contractor, as needed to protect the inter-23 ests of the Department and ensure compliance, if 24 one or more of the contractor business systems of 25 the contractor has been disapproved pursuant to

subsection (b)(5) and has not subsequently received
 approval.

3 (3) The amount of funds to be withheld under
4 paragraph (2) shall be reduced if a contractor
5 adopts an effective corrective action plan pursuant
6 to paragraph (1) and is effectively implementing
7 such plan.

8 (d) GUIDANCE AND TRAINING.—The program devel-9 oped pursuant to subsection (a) shall provide guidance and 10 training to appropriate government officials on the data 11 that is produced by contractor business systems and the 12 manner in which such data should be used to effectively 13 manage Department of Defense programs.

14 (e) RULE OF CONSTRUCTION.—Nothing in this sec-15 tion shall be construed to prohibit an official of the Department of Defense from reviewing, approving, or dis-16 17 approving a contractor business system pursuant to any 18 applicable law or regulation in force as of the date of the 19 enactment of this Act during the period between the date of the enactment of this Act and the date on which the 20 21 Secretary implements the requirements of this section 22 with respect to such system.

23 (f) DEFINITIONS.—In this section:

24 (1) The term "contractor business system"25 means an accounting system, estimating system,

1	purchasing system, earned value management sys-
2	tem, material management and accounting system,
3	or property management system of a contractor.
4	(2) The term "covered contractor" means a
5	contractor that is subject to the cost accounting
6	standards under section 26 of the Office of Federal
7	Procurement Policy Act (41 U.S.C. 422).
8	(3) The term "covered contract" means a cost-
9	reimbursement contract, incentive-type contract,
10	time-and-materials contract, or labor-hour contract
11	that could be affected if the data produced by a con-
12	tractor business system has a significant deficiency.
13	(4) The term "significant deficiency", in the
14	case of a contractor business system, means a short-
15	coming in the system that materially affects the abil-
16	ity of officials of the Department of Defense and the
17	contractor to rely upon information produced by the
18	system that is needed for management purposes.
19	(g) Defense Contract Audit Agency Legal Re-
20	SOURCES AND EXPERTISE.—
21	(1) REQUIREMENT.—The Secretary of Defense
22	shall ensure that—
23	(A) the Defense Contract Audit Agency
24	has sufficient legal resources and expertise to
25	conduct its work in compliance with applicable

1	Department of Defense policies and procedures;
2	and
3	(B) such resources and expertise are pro-
4	vided in a manner that is consistent with the
5	audit independence of the Defense Contract
6	Audit Agency.
7	(2) REPORT.—Not later than 180 days after
8	the date of the enactment of this Act, the Secretary
9	shall submit to the Committees on Armed Services
10	of the Senate and the House of Representatives a
11	report on the steps taken to comply with the require-
12	ments of this subsection.
13	SEC. 894. REVIEW AND RECOMMENDATIONS ON ELIMI-
13 14	SEC. 894. REVIEW AND RECOMMENDATIONS ON ELIMI- NATING BARRIERS TO CONTRACTING WITH
14	NATING BARRIERS TO CONTRACTING WITH
14 15	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE.
14 15 16 17	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE. (a) Review and Recommendations.—The Sec-
14 15 16 17	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE. (a) REVIEW AND RECOMMENDATIONS.—The Sec- retary of Defense, acting through the Director of Small
14 15 16 17 18	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE. (a) REVIEW AND RECOMMENDATIONS.—The Sec- retary of Defense, acting through the Director of Small Business Programs in the Department of Defense, shall
14 15 16 17 18 19	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE. (a) REVIEW AND RECOMMENDATIONS.—The Sec- retary of Defense, acting through the Director of Small Business Programs in the Department of Defense, shall review barriers to firms that are not traditional suppliers
 14 15 16 17 18 19 20 	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE. (a) REVIEW AND RECOMMENDATIONS.—The Sec- retary of Defense, acting through the Director of Small Business Programs in the Department of Defense, shall review barriers to firms that are not traditional suppliers to the Department of Defense wishing to contract with
 14 15 16 17 18 19 20 21 	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE. (a) REVIEW AND RECOMMENDATIONS.—The Sec- retary of Defense, acting through the Director of Small Business Programs in the Department of Defense, shall review barriers to firms that are not traditional suppliers to the Department of Defense wishing to contract with the Department of Defense and its defense supply centers
 14 15 16 17 18 19 20 21 22 	NATING BARRIERS TO CONTRACTING WITH THE DEPARTMENT OF DEFENSE. (a) REVIEW AND RECOMMENDATIONS.—The Sec- retary of Defense, acting through the Director of Small Business Programs in the Department of Defense, shall review barriers to firms that are not traditional suppliers to the Department of Defense wishing to contract with the Department of Defense and its defense supply centers and develop a set of recommendations on the elimination

identifying such barriers and developing such rec ommendations.

3 (b) DEFINITION.—For the purposes of this section, 4 a firm is not a traditional supplier of the Department of 5 Defense if it does not currently have contracts and sub-6 contracts to perform work for the Department of Defense 7 with a total combined value in excess of \$500,000.

8 (c) REPORT.—Not later than one year after the date 9 of the enactment of this Act, the Secretary of Defense 10 shall submit to Congress a report summarizing the find-11 ings and recommendations of the review conducted pursu-12 ant to this section.

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      13 SEC. 895. INCLUSION OF THE PROVIDERS OF SERVICES

      14
      AND INFORMATION TECHNOLOGY IN THE NA-

      15
      TIONAL TECHNOLOGY AND INDUSTRIAL

      16
      BASE.
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17 (a) REVISED DEFINITIONS.—Section 2500 of title18 10, United States Code, is amended—

(1) in paragraph (1), by striking "or maintenance" and inserting "integration, services, or information technology";

(2) in paragraph (4), by striking "or production" and inserting "production, integration, services, or information technology";

1	(3) in paragraph (9)(A), by striking "and man-
2	ufacturing" and inserting "manufacturing, integra-
3	tion, services, and information technology"; and
4	(4) by adding at the end the following new
5	paragraph:
6	"(15) The term 'integration' means the process
7	of providing systems engineering and technical direc-
8	tion for a system for the purpose of achieving capa-
9	bilities that satisfy program requirements.".
10	(b) REVISED OBJECTIVES.—Section 2501(a) of such
11	title is amended—
12	(1) in paragraph (1), by striking "Supplying
13	and equipping" and inserting "Supplying, equipping,
14	and supporting";
15	(2) in paragraph (2), by striking "and logistics
16	for" and inserting "logistics, and other activities in
17	support of";
18	(3) in paragraph (4), by striking "and produce"
19	and inserting ", produce, and support"; and
20	(4) by redesignating paragraph (6) as para-
21	graph (8) and inserting after paragraph (5) the fol-
22	
	lowing new paragraphs:
23	lowing new paragraphs: "(6) Providing for the generation of services ca-

1	forces and that are critical to military operations
2	within the national technology and industrial base.
3	"(7) Providing for the development, production,
4	and integration of information technology within the
5	national technology and industrial base.".
6	(c) Revised Assessments.—Section 2505(b)(4) of
7	such title is amended by inserting after "of this title)"
8	the following "or major automated information system
9	programs (as defined in section 2445a of this title)".
10	(d) Revised Policy Guidance.—Section 2506(a)
11	of such title is amended by striking "budget allocation,
12	weapons" and inserting "strategy, management, budget
13	allocation,".
15	
14	SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE
14	SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE
14 15	SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL
14 15 16 17	SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL BASE POLICY; INDUSTRIAL BASE FUND.
14 15 16 17	SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL BASE POLICY; INDUSTRIAL BASE FUND. (a) DEPUTY ASSISTANT SECRETARY OF DEFENSE.—
14 15 16 17 18	 SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL BASE POLICY; INDUSTRIAL BASE FUND. (a) DEPUTY ASSISTANT SECRETARY OF DEFENSE.— Chapter 7 of title 10, United States Code, is amended by
14 15 16 17 18 19	 SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL BASE POLICY; INDUSTRIAL BASE FUND. (a) DEPUTY ASSISTANT SECRETARY OF DEFENSE.— Chapter 7 of title 10, United States Code, is amended by inserting after section 139d the following new section:
14 15 16 17 18 19 20	 SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL BASE POLICY; INDUSTRIAL BASE FUND. (a) DEPUTY ASSISTANT SECRETARY OF DEFENSE.— Chapter 7 of title 10, United States Code, is amended by inserting after section 139d the following new section: "§139e. Deputy Assistant Secretary of Defense for
14 15 16 17 18 19 20 21	 SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL BASE POLICY; INDUSTRIAL BASE FUND. (a) DEPUTY ASSISTANT SECRETARY OF DEFENSE.— Chapter 7 of title 10, United States Code, is amended by inserting after section 139d the following new section: *\$ 139e. Deputy Assistant Secretary of Defense for Manufacturing and Industrial Base Pol-
 14 15 16 17 18 19 20 21 22 	 SEC. 896. DEPUTY ASSISTANT SECRETARY OF DEFENSE FOR MANUFACTURING AND INDUSTRIAL BASE POLICY; INDUSTRIAL BASE FUND. (a) DEPUTY ASSISTANT SECRETARY OF DEFENSE.— Chapter 7 of title 10, United States Code, is amended by inserting after section 139d the following new section: *\$ 139e. Deputy Assistant Secretary of Defense for Manufacturing and Industrial Base Policy icy

retary of Defense for Acquisition, Technology, and Logis tics and shall report to the Under Secretary.

"(b) RESPONSIBILITIES.—The Deputy Assistant Secretary of Defense for Manufacturing and Industrial Base
Policy shall be the principal advisor to the Under Secretary of Defense for Acquisition, Technology, and Logistics in the performance of the Under Secretary's duties
relating to the following:

9 "(1) Providing input on industrial base matters
10 to strategy reviews, including quadrennial defense
11 reviews conducted pursuant to section 118 of this
12 title.

13 "(2) Establishing policies of the Department of
14 Defense for maintenance of the defense industrial
15 base of the United States.

16 "(3) Providing recommendations to the Under
17 Secretary on budget matters pertaining to the indus18 trial base.

19 "(4) Providing recommendations to the Under
20 Secretary on supply chain management and supply
21 chain vulnerability.

22 "(5) Providing input on industrial base matters23 to defense acquisition policy guidance.

1	"(6) Establishing the national security objec-
2	tives concerning the national technology and indus-
3	trial base required under section 2501 of this title.
4	"(7) Executing the national defense program
5	for analysis of the national technology and industrial
6	base required under section 2503 of this title.
7	"(8) Performing the national technology and in-
8	dustrial base periodic defense capability assessments
9	required under section 2505 of this title.
10	"(9) Establishing the technology and industrial
11	base policy guidance required under section 2506 of
12	this title.
13	"(10) Executing the authorities of the Manu-
14	facturing Technology Program under section 2521
15	of this title.
16	"(11) Carrying out the activities of the Depart-
17	ment of Defense relating to the Defense Production
18	Act Committee established under section 722 of the
19	Defense Production Act of 1950 (50 U.S.C. App.
20	2171).
21	"(12) Consistent with section $2(b)$ of the De-
22	fense Production Act of 1950 (50 U.S.C. App.
23	2062(b)), executing other applicable authorities pro-
24	vided under the Defense Production Act of 1950 (50

1	U.S.C. App. 2061 et seq.), including authorities
2	under titles I and II of such Act.
3	"(13) Establishing policies related to inter-
4	national technology security and export control
5	issues.
6	"(14) Establishing policies related to industrial
7	independent research and development programs
8	under section 2372 of this title.
9	"(15) Such other duties as are assigned by the
10	Under Secretary.
11	"(c) RULE OF CONSTRUCTION.—Nothing in sub-
12	section $(b)(9)$ may be construed to limit the authority or
13	modify the policies of the Committee on Foreign Invest-
14	ment in the United States established under section
15	721(k) of the Defense Production Act of 1950 (50 U.S.C.
16	App. 2170(k)).".
17	(b) Industrial Base Fund.—
18	(1) IN GENERAL.—Chapter 148 of title 10,
19	United States Code, is amended by adding at the
20	end the following new section:
21	"§2508. Industrial Base Fund
22	"(a) Establishment.—The Secretary of Defense
23	shall establish an Industrial Base Fund (in this section
24	referred to as the 'Fund').

"(b) CONTROL OF FUND.—The Fund shall be under
 the control of the Under Secretary of Defense for Acquisi tion, Technology, and Logistics, acting through the Dep uty Assistant Secretary of Defense for Manufacturing and
 Industrial Base Policy.

6 "(c) AMOUNTS IN FUND.—The Fund shall consist of
7 amounts appropriated or otherwise made available to the
8 Fund.

9 "(d) USE OF FUND.—Subject to subsection (e), the
10 Fund shall be used—

11 "(1) to support the monitoring and assessment
12 of the industrial base required by this chapter;

13 "(2) to address critical issues in the industrial
14 base relating to urgent operational needs;

15 "(3) to support efforts to expand the industrial16 base; and

"(4) to address supply chain vulnerabilities.

"(e) USE OF FUND SUBJECT TO APPROPRIATIONS.—
The authority of the Secretary of Defense to use the Fund
under this section in any fiscal year is subject to the availability of appropriations for that purpose.

"(f) EXPENDITURES.—The Secretary shall establish
procedures for expending monies in the Fund in support
of the uses identified in subsection (d), including the following:

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"(1) Direct obligations from the Fund.
"(2) Transfers of monies from the Fund to relevant appropriations of the Department of Defense.".
(2) CLERICAL AMENDMENT.—The table of sec-

tions at the beginning of such chapter is amended
by adding at the end the following new item:
"2508. Industrial Base Fund.".

8 TITLE IX—DEPARTMENT OF DE9 FENSE ORGANIZATION AND 10 MANAGEMENT

Subtitle A—Department of Defense Management

Sec. 901. Reorganization of Office of the Secretary of Defense to carry out reduction required by law in number of Deputy Under Secretaries of Defense.

Subtitle B—Space Activities

- Sec. 911. Integrated space architectures.
- Sec. 912. Limitation on use of funds for costs of terminating contracts under the National Polar-Orbiting Operational Environmental Satellite System Program.
- Sec. 913. Limitation on use of funds for purchasing Global Positioning System user equipment.
- Sec. 914. Plan for integration of space-based nuclear detection sensors.
- Sec. 915. Preservation of the solid rocket motor industrial base.
- Sec. 916. Implementation plan to sustain solid rocket motor industrial base.
- Sec. 917. Review and plan on sustainment of liquid rocket propulsion systems industrial base.

Subtitle C—Intelligence-Related Matters

- Sec. 921. Five-year extension of authority for Secretary of Defense to engage in commercial activities as security for intelligence collection activities.
- Sec. 922. Modification of attendees at proceedings of Intelligence, Surveillance, and Reconnaissance Integration Council.
- Sec. 923. Report on Department of Defense interservice management and coordination of remotely piloted aircraft support of intelligence, surveillance, and reconnaissance.

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Sec. 924. Report on requirements fulfillment and personnel management relating to Air Force intelligence, surveillance, and reconnaissance provided by remotely piloted aircraft.

Subtitle D—Cyber Warfare, Cyber Security, and Related Matters

- Sec. 931. Continuous monitoring of Department of Defense information systems for cybersecurity.
- Sec. 932. Strategy on computer software assurance.
- Sec. 933. Strategy for acquisition and oversight of Department of Defense cyber warfare capabilities.
- Sec. 934. Report on the cyber warfare policy of the Department of Defense.
- Sec. 935. Reports on Department of Defense progress in defending the Department and the defense industrial base from cyber events.

Subtitle E—Other Matters

- Sec. 941. Two-year extension of authorities relating to temporary waiver of reimbursement of costs of activities for nongovernmental personnel at Department of Defense Regional Centers for Security Studies.
- Sec. 942. Additional requirements for quadrennial roles and missions review in 2011.
- Sec. 943. Report on organizational structure and policy guidance of the Department of Defense regarding information operations.
- Sec. 944. Report on organizational structures of the geographic combatant command headquarters.

Subtitle A—Department of Defense Management

3 SEC. 901. REORGANIZATION OF OFFICE OF THE SEC-

4 RETARY OF DEFENSE TO CARRY OUT REDUC-

5 TION REQUIRED BY LAW IN NUMBER OF DEP-

UTY UNDER SECRETARIES OF DEFENSE.

7 (a) REDESIGNATION OF CERTAIN POSITIONS IN OF8 FICE OF SECRETARY OF DEFENSE.—

9 (1) REDESIGNATION.—Positions in the Office
10 of the Secretary of Defense are hereby redesignated
11 as follows:

12 (A) The Director of Defense Research and13 Engineering is redesignated as the Assistant

6

1	Secretary of Defense for Research and Engi-
2	neering.
3	(B) The Director of Operational Energy
4	Plans and Programs is redesignated as the As-
5	sistant Secretary of Defense for Operational
6	Energy Plans and Programs.
7	(C) The Assistant to the Secretary of De-
8	fense for Nuclear and Chemical and Biological
9	Defense Programs is redesignated as the As-
10	sistant Secretary of Defense for Nuclear, Chem-
11	ical, and Biological Defense Programs.
12	(2) References.—Any reference in any law,
13	rule, regulation, paper, or other record of the United
14	States to an office of the Department of Defense re-
15	designated by paragraph (1) shall be deemed to be
16	a reference to such office as so redesignated.
17	(b) Amendments to Chapter 4 of Title 10 Re-
18	LATING TO REORGANIZATION.—
19	(1) Repeal of separate principal deputy
20	UNDER SECRETARY OF DEFENSE PROVISIONS.—Sec-
21	tions 133a, 134a, and 136a of title 10, United
22	States Code, are repealed.
23	(2) Components of OSD.—Subsection (b) of
24	section 131 of such title is amended to read as fol-
25	lows:

1	"(b) The Office of the Secretary of Defense is com-
2	posed of the following:
3	"(1) The Deputy Secretary of Defense.
4	"(2) The Under Secretaries of Defense, as fol-
5	lows:
6	"(A) The Under Secretary of Defense for
7	Acquisition, Technology, and Logistics.
8	"(B) The Under Secretary of Defense for
9	Policy.
10	"(C) The Under Secretary of Defense
11	(Comptroller).
12	"(D) The Under Secretary of Defense for
13	Personnel and Readiness.
14	"(E) The Under Secretary of Defense for
15	Intelligence.
16	"(3) The Deputy Chief Management Officer of
17	the Department of Defense.
18	"(4) Other officers who are appointed by the
19	President, by and with the advice and consent of the
20	Senate, and who report directly to the Secretary and
21	Deputy Secretary without intervening authority, as
22	follows:
23	"(A) The Director of Cost Assessment and
24	Program Evaluation.

1	"(B) The Director of Operational Test and
2	Evaluation.
3	"(C) The General Counsel of the Depart-
4	ment of Defense.
5	"(D) The Inspector General of the Depart-
6	ment of Defense.
7	"(5) The Principal Deputy Under Secretaries of
8	Defense.
9	"(6) The Assistant Secretaries of Defense.
10	"(7) Other officials provided for by law, as fol-
11	lows:
12	"(A) The Deputy Assistant Secretary of
13	Defense for Developmental Test and Evaluation
14	appointed pursuant to section 139b(a) of this
15	title.
16	"(B) The Deputy Assistant Secretary of
17	Defense for Systems Engineering appointed
18	pursuant to section 139b(b) of this title.
19	"(C) The Deputy Assistant Secretary of
20	Defense for Manufacturing and Industrial Base
21	Policy appointed pursuant to section 139c of
22	this title.
23	"(D) The Director of Small Business Pro-
24	grams appointed pursuant to section 144 of
25	this title.

1	"(E) The official designated under section
2	1501(a) of this title to have responsibility for
3	Department of Defense matters relating to
4	missing persons as set forth in section 1501 of
5	this title.
6	"(F) The Director of Family Policy under
7	section 1781 of this title.
8	"(G) The Director of the Office of Corro-
9	sion Policy and Oversight assigned pursuant to
10	section 2228(a) of this title.
11	"(H) The official designated under section
12	2438(a) of this title to have responsibility for
13	conducting and overseeing performance assess-
14	ments and root cause analyses for major de-
15	fense acquisition programs.
16	"(8) Such other offices and officials as may be
17	established by law or the Secretary of Defense may
18	establish or designate in the Office.".
19	(3) PRINCIPAL DEPUTY UNDER SECRETARIES
20	OF DEFENSE.—Section 137a of such title is amend-
21	ed—
22	(A) in subsections $(a)(1)$, (b) , and (d) , by
23	striking "Deputy Under" and inserting "Prin-
24	cipal Deputy Under";

1	(B) in subsection (a)(2), by striking "(A)
2	The" and all that follows through $((5)$ of sub-
3	section (c)" and inserting "The Principal Dep-
4	uty Under Secretaries of Defense";
5	(C) in subsection (c)—
6	(i) in paragraphs (1) , (2) , (3) , (4) ,
7	and (5), by striking "One of the Deputy"
8	and inserting "One of the Principal Dep-
9	uty";
10	(ii) in paragraphs (1) , (2) , and (3) , by
11	striking "appointed" and all that follows
12	through "this title";
13	(iii) in paragraphs (4) and (5), by
14	striking "shall be" and inserting "is"; and
15	(iv) in paragraph (5), by inserting be-
16	fore the period at the end the following: ",
17	who shall be appointed from among per-
18	sons who have extensive expertise in intel-
19	ligence matters"; and
20	(D) in subsection (d), by adding at the end
21	the following new sentence: "The Principal
22	Deputy Under Secretaries shall take precedence
23	among themselves in the order prescribed by
24	the Secretary of Defense.".

1	(4) Assistant secretaries of defense gen-
2	ERALLY.—Section 138 of such title is amended—
3	(A) in subsection (a)—
4	(i) in paragraph (1), by striking "12"
5	and inserting "16"; and
6	(ii) in paragraph (2), by striking "(A)
7	The" and all that follows through "The
8	other" and inserting "The";
9	(B) in subsection (b)—
10	(i) in paragraphs (2) , (3) , (4) , (5) ,
11	and (6), by striking "shall be" and insert-
12	ing "is";
13	(ii) in paragraph (7), by striking "ap-
14	pointed pursuant to section 138a of this
15	title"; and
16	(iii) by adding at the end the fol-
17	lowing new paragraphs:
18	"(8) One of the Assistant Secretaries is the As-
19	sistant Secretary of Defense for Research and Engi-
20	neering. In addition to any duties and powers pre-
21	scribed under paragraph (1), the Assistant Secretary
22	of Defense for Research and Engineering shall have
23	the duties specified in section 138b of this title.
24	"(9) One of the Assistant Secretaries is the As-
25	sistant Secretary of Defense for Operational Energy

ро	owers prescribed under paragraph (1), the Assist-
an	nt Secretary of Defense for Operational Energy
Pl	ans and Programs shall have the duties specified
in	section 138c of this title.
	"(10) One of the Assistant Secretaries is the
As	ssistant Secretary of Defense for Nuclear, Chem-
ica	al, and Biological Defense Programs. In addition
to	any duties and powers prescribed under para-
gr	raph (1), the Assistant Secretary of Defense for
N	uclear, Chemical, and Biological Defense Programs
sh	all have the duties specified in section 138d of this
tit	de."; and
	(C) in subsection (d), by striking "and the
	Director of Defense Research and Engineering"
	and inserting "the Deputy Chief Management
	Officer of the Department of Defense, the offi-
	cials serving in positions specified in section
	131(b)(4) of this title, and the Principal Dep-
	uty Under Secretaries of Defense".
	(5) Assistant secretary for logistics and
M	ATERIEL READINESS.—Section 138a(a) of such
tit	le is amended—

(A) by striking "There is a" and inserting "The"; and

Plans and Programs. In addition to any duties and

1	(B) by striking ", appointed from civilian
2	life by the President, by and with the advice
3	and consent of the Senate. The Assistant Sec-
4	retary".
5	(6) Assistant secretary for research and
6	ENGINEERING.—Section 139a of such title is trans-
7	ferred so as to appear after section 138a, redesig-
8	nated as section 138b, and amended—
9	(A) by striking subsection (a);
10	(B) by redesignating subsections (b) and
11	(c) as subsections (a) and (b), respectively;
12	(C) in subsection (a), as so redesignated,
13	by striking "Director of Defense Research and
14	Engineering" and inserting "Assistant Sec-
15	retary of Defense for Research and Engineer-
16	ing"; and
17	(D) in subsection (b), as so redesignated—
18	(i) in paragraph (1), by striking "Di-
19	rector of Defense Research and Engineer-
20	ing," and inserting "Assistant Secretary of
21	Defense for Research and Engineering,";
22	and
23	(ii) in paragraph (2), by striking "Di-
24	rector" and inserting "Assistant Sec-
25	retary".

1	(7) Assistant secretary for operational
2	ENERGY PLANS AND PROGRAMS.—Section 139b of
3	such title is transferred so as to appear after section
4	138b (as transferred and redesignated by paragraph
5	(6)), redesignated as section 138c, and amended—
6	(A) in subsection (a), by striking "There is
7	a" and all that follows through "The Director"
8	and inserting "The Assistant Secretary of De-
9	fense for Operational Energy Plans and Pro-
10	grams'';
11	(B) by striking "Director" each place it
12	appears and inserting "Assistant Secretary";
13	(C) in subsection $(d)(2)$ —
14	(i) by striking "Not later than" and
15	all that follows through "military depart-
16	ments" and inserting "The Secretary of
17	each military department";
18	(ii) by striking "who will" and insert-
19	ing "who shall"; and
20	(iii) by inserting "so designated" after
21	"The officials"; and
22	(D) in subsection $(d)(4)$, by striking "The
23	initial" and all that follows through "updates to
24	the strategy" and inserting "Updates to the
25	strategy required by paragraph (1) ".

1	(8) Assistant secretary for nuclear,
2	CHEMICAL, AND BIOLOGICAL DEFENSE PROGRAMS.—
3	Section 142 of such title is transferred so as to ap-
4	pear after section 138c (as redesignated and trans-
5	ferred by paragraph (7)), redesignated as section
6	138d, and amended—
7	(A) by striking subsection (a);
8	(B) by redesignating subsection (b) as sub-
9	section (a) and in that subsection, as so redes-
10	ignated, by striking "The Assistant to the Sec-
11	retary" and inserting "The Assistant Secretary
12	of Defense for Nuclear, Chemical, and Biologi-
13	cal Defense Programs"; and
14	(C) by striking subsection (c) and inserting
15	the following new subsection (b):
16	"(b) The Assistant Secretary may communicate views
17	on issues within the responsibility of the Assistant Sec-
18	retary directly to the Secretary of Defense and the Deputy
19	Secretary of Defense without obtaining the approval or
20	concurrence of any other official within the Department
21	of Defense.".
22	(c) Deputy Chief Management Officer.—
23	(1) IN GENERAL.—Chapter 4 of title 10, United
24	States Code, is further amended by inserting after
25	section 132 the following new section:

1 "§ 132a. Deputy Chief Management Officer

2 "(a) APPOINTMENT.—There is a Deputy Chief Man3 agement Officer of the Department of Defense, appointed
4 from civilian life by the President, by and with the advice
5 and consent of the Senate.

6 "(b) RESPONSIBILITIES.—The Deputy Chief Man7 agement Officer assists the Deputy Secretary of Defense
8 in the Deputy Secretary's capacity as Chief Management
9 Officer of the Department of Defense under section 132(c)
10 of this title.

"(c) PRECEDENCE.—The Deputy Chief Management
Officer takes precedence in the Department of Defense
after the Secretary of Defense, the Deputy Secretary of
Defense, the Secretaries of the military departments, and
the Under Secretaries of Defense.".

16 (2) CONFORMING AMENDMENT.—Section
17 132(c) of such title is amended by striking the sec18 ond sentence.

19 (d) SENIOR OFFICIAL RESPONSIBLE FOR PERFORM-20 ANCE ASSESSMENTS AND ROOT CAUSE ANALYSES OF 21 MDAPs.—Section 103 of the Weapon Systems Acquisi-22 tion Reform Act of 2009 (Public Law 111–23; 123 Stat. 1715; 10 U.S.C. 2430 note) is transferred to chapter 144 23 24 of title 10, United States Code, inserted so as to appear 25 after section 2437, redesignated as section 2438, and amended-26

1	(1) in subsection $(b)(2)$, by striking "section
2	2433a(a)(1) of title 10, United States Code (as
3	added by section 206(a) of this Act)" and inserting
4	"section 2433a(a)(1) of this title";
5	(2) in subsection $(b)(5)$ —
6	(A) by striking "section 2433a of title 10,
7	United States Code (as so added)" and insert-
8	ing "section 2433a of this title"; and
9	(B) by striking "prior to" both places it
10	appears and inserting "before";
11	(3) in subsection (d), by striking "section
12	2433a of title 10, United States Code (as so added)"
13	and inserting "section 2433a of this title"; and
14	(4) in subsection (f), by striking "beginning in
15	2010,".
16	(e) Redesignation of DDTE as Deputy Assist-
17	ANT SECRETARY FOR DEVELOPMENTAL TEST AND EVAL-
18	UATION AND DSE AS DEPUTY ASSISTANT SECRETARY OF
19	DEFENSE FOR SYSTEMS ENGINEERING.—Section 139d of
20	title 10, United States Code, is amended—
21	(1) by striking "Director of Developmental Test
22	and Evaluation" each place it appears and inserting
23	"Deputy Assistant Secretary of Defense for Develop-
24	mental Test and Evaluation";

1	(2) by striking "Director of Systems Engineer-
2	ing" each place it appears and inserting "Deputy
3	Assistant Secretary of Defense for Systems Engi-
4	neering";
5	(3) in subsection (a)—
6	(A) by striking the subsection heading and
7	inserting "Deputy Assistant Secretary of
8	Defense for Developmental Test and
9	EVALUATION.—";
10	(B) by striking "Director" each place it
11	appears in paragraphs (2), (3), and (6) and in-
12	serting "Deputy Assistant Secretary";
13	(C) in paragraph (4), by striking the para-
14	graph heading and inserting "COORDINATION
15	WITH DEPUTY ASSISTANT SECRETARY OF DE-
16	FENSE FOR SYSTEMS ENGINEERING.—";
17	(D) in paragraph (5), by striking "Direc-
18	tor" in the matter preceding subparagraph (A)
19	and inserting "Deputy Assistant Secretary";
20	and
21	(E) in paragraph (6), by striking "Direc-
22	tor's" and inserting "Deputy Assistant Sec-
23	retary's''; and
24	(4) in subsection (b)—

1	(A) by striking the subsection heading and
2	inserting "Deputy Assistant Secretary of
3	Defense for Systems Engineering.—";
4	(B) by striking "Director" each place it
5	appears in paragraphs (2) , (3) , (5) , and (6) and
6	inserting "Deputy Assistant Secretary";
7	(C) in paragraph (4), by striking the para-
8	graph heading and inserting "COORDINATION
9	WITH DEPUTY ASSISTANT SECRETARY OF DE-
10	FENSE FOR DEVELOPMENTAL TEST AND EVAL-
11	UATION.—"; and
12	(D) in paragraph (6), by striking "Direc-
13	tor's" and inserting "Deputy Assistant Sec-
14	retary's''.
15	(f) Reorganization of Certain Provisions
16	WITHIN CHAPTER 4 TO ACCOUNT FOR OTHER TRANS-
17	FERS OF PROVISIONS.—Chapter 4 of title 10, United
18	States Code, is further amended by redesignating sections
19	139c, 139d (as amended by subsection (e)), and 139e (as
20	added by section 896 of this Act) as sections 139a, 139b,
21	and 139c, respectively.

(g) REPEAL OF STATUTORY REQUIREMENT FOR OFFICE FOR MISSING PERSONNEL IN OSD.—Section
1501(a) of title 10, United States Code, is amended—

1	(1) by striking the subsection heading and in-
2	serting the following: "Responsibility for Miss-
3	ING PERSONNEL.—";
4	(2) in paragraph (1) —
5	(A) by striking "establish within the Office
6	of the Secretary of Defense an office to have re-
7	sponsibility for Department of Defense policy"
8	in the first sentence and inserting "designate
9	within the Office of the Secretary of Defense an
10	official as the Deputy Assistant Secretary of
11	Defense for Prisoner of War/Missing Personnel
12	Affairs to have responsibility for Department of
13	Defense matters";
14	(B) by striking the second sentence;
15	(C) by striking "of the office" and insert-
16	ing "of the official designated under this para-
17	graph'';
18	(D) by striking "and" at the end of sub-
19	paragraph (A);
20	(E) by redesignating subparagraph (B) as
21	subparagraph (C); and
22	(F) by inserting after subparagraph (A)
23	the following new subparagraph (B):
24	"(B) policy, control, and oversight of the pro-
25	gram established under section 1509 of this title, as

1	well as the accounting for missing persons (including
2	locating, recovering, and identifying missing persons
3	or their remains after hostilities have ceased); and";
4	(3) by redesignating paragraphs (2) , (3) , (4) ,
5	and (5) as paragraphs (3) , (4) , (5) , and (6) , respec-
6	tively;
7	(4) by inserting after paragraph (1) the fol-
8	lowing new paragraph (2):
9	"(2) The official designated under paragraph
10	(1) shall also serve as the Director, Defense Pris-
11	oner of War/Missing Personnel Office, as established
12	under paragraph (6)(A), exercising authority, direc-
13	tion, and control over that activity.".
14	(5) in paragraph (3), as so redesignated—
15	(A) by striking "of the office" the first
16	place it appears; and
17	(B) by striking "head of the office" and
18	inserting "official designated under paragraph
19	(1) and (2)";
20	(6) in paragraph (4) , as so redesignated—
21	(A) by striking "office" and inserting "des-
22	ignated official''; and
23	(B) by inserting after "evasion)" the fol-
24	lowing: "and for personnel accounting (includ-
25	ing locating, recovering, and identifying missing

1	persons or their remains after hostilities have
2	ceased)";
3	(7) in paragraph (5) , as so redesignated, by
4	striking "office" and inserting "designated official";
5	and
6	(8) in paragraph (6), as so redesignated—
7	(A) in subparagraph (A)—
8	(i) by inserting after "(A)" the fol-
9	lowing: "The Secretary of Defense shall es-
10	tablish an activity to account for personnel
11	who are missing or whose remains have
12	not been recovered from the conflict in
13	which they were lost. This activity shall be
14	known as the Defense Prisoner of War/
15	Missing Personnel Office."; and
16	(ii) by striking "office" both places it
17	appears and inserting "activity";
18	(B) in subparagraph (B)(i), by striking "to
19	the office" and inserting "activity";
20	(C) in subparagraph (B)(ii)—
21	(i) by striking "to the office" and in-
22	serting "activity"; and
23	(ii) by striking "of the office" and in-
24	serting "of the activity"; and

(D) in subparagraph (C), by striking "of-1 2 fice" and inserting "activity". 3 (h) CLARIFICATION OF HEAD OF OFFICE FOR FAM-4 ILY POLICY.—Section 1781 of title 10, United States 5 Code, is amended— 6 (1) in subsection (a), by striking the second 7 sentence and inserting the following new sentence: "The office shall be headed by the Director of Fam-8 9 ily Policy, who shall serve within the office of the 10 Under Secretary of Defense for Personnel and Read-11 iness."; and 12 (2) by striking "the Office" each place it ap-13 pears and inserting "the Director". 14 (i) Modification of Statutory Limitation on 15 NUMBER OF DEPUTY UNDER SECRETARIES OF DE-16 FENSE.— 17 (1) DELAY IN LIMITATION ON NUMBER OF 18 DUSDS.—Section 906(a)(2) of the National Defense 19 Authorization Act for Fiscal Year 2010 (Public Law 20 111-84; 123 Stat. 2426; 10 U.S.C. 137a note) is amended by striking "January 1, 2011" and insert-21 22 ing "January 1, 2015". 23 (2) TEMPORARY AUTHORITY FOR ADDITIONAL 24 DUSDS.—During the period beginning on the date of

the enactment of this Act and ending on January 1,

1	2015, the Secretary of Defense may, in the Sec-
2	retary's discretion, appoint not more than five Dep-
3	uty Under Secretaries of Defense in addition to the
4	five Principal Deputy Under Secretaries of Defense
5	authorized by section 137a of title 10, United States
6	Code (as amended by subsection (b)(3)).
7	(3) Report on plan for reorganization of
8	OSD.—
9	(A) REPORT REQUIRED.—Not later than
10	September 15, 2013, the Secretary of Defense
11	shall submit to the Committees on Armed Serv-
12	ices of the Senate and the House of Represent-
13	atives a report setting forth a plan for the re-
14	alignment of the organizational structure of the
15	Office of the Secretary of Defense to comply
16	with the requirement of section $906(a)(2)$ of the
17	National Defense Authorization Act for Fiscal
18	Year 2010, as amended by paragraph (1).
19	(B) ELEMENTS.—In preparing the report
20	required by subparagraph (A), the Secretary
21	shall consider, at a minimum, the feasibility of
22	taking the following actions on or before Janu-
23	ary 1, 2015:
24	(i) A merger of the position of Deputy
25	Under Secretary of Defense (Installations

1	and Environment) and the position of As-
2	sistant Secretary of Defense for Oper-
3	ational Energy Plans and Programs (as es-
4	tablished in accordance with the amend-
5	ments made by subsection $(b)(7)$ into a
6	single Assistant Secretary position.
7	(ii) A realignment of positions within
8	the Office of the Under Secretary of De-
9	fense for Policy to eliminate the position of
10	Deputy Under Secretary of Defense (Strat-
11	egy, Plans, and Forces).
12	(j) Other Conforming Amendments to Title
13	10.—
	(1) Section 179(c) of title 10, United States
14	(1) because $175(0)$ of the 10, United States
14 15	Code, is amended—
15	Code, is amended—
15 16	Code, is amended— (A) in paragraphs (2) and (3), by striking
15 16 17	Code, is amended— (A) in paragraphs (2) and (3), by striking "Assistant to the Secretary of Defense for Nu-
15 16 17 18	Code, is amended— (A) in paragraphs (2) and (3), by striking "Assistant to the Secretary of Defense for Nu- clear and Chemical and Biological Defense Pro-
15 16 17 18 19	Code, is amended— (A) in paragraphs (2) and (3), by striking "Assistant to the Secretary of Defense for Nu- clear and Chemical and Biological Defense Pro- grams" and inserting "Assistant Secretary of
15 16 17 18 19 20	Code, is amended— (A) in paragraphs (2) and (3), by striking "Assistant to the Secretary of Defense for Nu- clear and Chemical and Biological Defense Pro- grams" and inserting "Assistant Secretary of Defense for Nuclear, Chemical, and Biological
 15 16 17 18 19 20 21 	Code, is amended— (A) in paragraphs (2) and (3), by striking "Assistant to the Secretary of Defense for Nu- clear and Chemical and Biological Defense Pro- grams" and inserting "Assistant Secretary of Defense for Nuclear, Chemical, and Biological Defense Programs"; and

1	(2) Section 2272 of such title is amended by
2	striking "Director of Defense Research and Engi-
3	neering" each place it appears and inserting "Assist-
4	ant Secretary of Defense for Research and Engi-
5	neering".
6	(3) Section 2365 of such title is amended—
7	(A) in subsection (a), by striking "Director
8	of Defense Research and Engineering' and in-
9	serting "Assistant Secretary";
10	(B) in subsection (d)(1), by striking "Di-
11	rector" and inserting "Assistant Secretary";
12	(C) in subsection $(d)(2)$ —
13	(i) by striking "Director of Defense
14	Research and Engineering" and inserting
15	"Assistant Secretary of Defense for Re-
16	search and Engineering"; and
17	(ii) by striking "Director may" and
18	inserting "Assistant Secretary may"; and
19	(D) in subsection (e), by striking "Direc-
20	tor" and inserting "Assistant Secretary".
21	(4) Sections $2350a(g)(3)$, $2366b(a)(3)(D)$,
22	2374a(a), and 2517(a) of such title are amended by
23	striking "Director of Defense Research and Engi-
24	neering" and inserting "Assistant Secretary of De-
25	fense for Research and Engineering".

1	(5) Section 2902(b) of such title is amended—
2	(A) in paragraph (1), by striking "Deputy
3	Under Secretary of Defense for Science and
4	Technology" and inserting "official within the
5	Office of the Assistant Secretary of Defense for
6	Research and Engineering who is responsible
7	for science and technology"; and
8	(B) in paragraph (3), by striking "Deputy
9	Under Secretary of Defense" and inserting "of-
10	ficial within the Office of the Under Secretary
11	of Defense for Acquisition, Technology, and Lo-
12	gistics who is".
13	(k) Section Heading and Clerical Amend-
14	MENTS.—
15	(1) Section heading amendments.—
16	(A) The heading of section 137a of title
17	10, United States Code, is amended to read as
18	follows:
19	"§137a. Principal Deputy Under Secretaries of De-
20	fense".
21	(B) The heading of section 138b of such
22	title, as transferred and redesignated by sub-
23	section (b)(6), is amended to read as follows:

1	"§ 138b. A	Assistant Secretary of Defense for Research
2		and Engineering".
3		(C) The heading of section 138c of such
4		title, as transferred and redesignated by sub-
5		section (b)(7), is amended to read as follows:
6	"§ 138c.	Assistant Secretary of Defense for Oper-
7		ational Energy Plans and Programs".
8		(D) The heading of section 138d of such
9		title, as transferred and redesignated by sub-
10		section (b)(8), is amended to read as follows:
11	"§ 138d. A	Assistant Secretary of Defense for Nuclear,
12		Chemical, and Biological Defense Pro-
13		grams".
14		(E) The section heading of section 139b of
15		such title, as redesignated by subsection (f), is
16		amended to read as follows:
17	"§ 139b.]	Deputy Assistant Secretary of Defense for
18		Developmental Test and Evaluation; Dep-
19		uty Assistant Secretary of Defense for
20		Systems Engineering: joint guidance".
21		(F) The heading of section 2438 of such
22		title, as transferred and redesignated by sub-
23		section (d), is amended to read as follows:
24	"§ 2438.]	Performance assessments and root cause
25		analyses".
26		(2) CLERICAL AMENDMENTS.—

1	(A) The table of sections at the beginning
2	of chapter 4 of such title is amended—
3	(i) by inserting after the item relating
4	to section 132 the following new item:
	"132a. Deputy Chief Management Officer.";
5	(ii) by striking the items relating to
6	sections 133a, 134a, and 136a;
7	(iii) by striking the item relating to
8	section 137a and inserting the following
9	new item:
	"137a. Principal Deputy Under Secretaries of Defense.";
10	(iv) by inserting after the item relat-
11	ing to section 138a the following new
12	items:
	 "138b. Assistant Secretary of Defense for Research and Engineering. "138c. Assistant Secretary of Defense for Operational Energy Plans and Programs. "138d. Assistant Secretary of Defense for Nuclear, Chemical, and Biological Defense Programs.";
13	(v) by striking the items relating to
14	sections 139a, 139b, 139c, and 139d and
15	inserting the following new items:
	 "139a. Director of Cost Assessment and Program Evaluation. "139b. Deputy Assistant Secretary of Defense for Developmental Test and Evaluation; Deputy Assistant Secretary of Defense for Systems Engineering: joint guidance. "139c. Deputy Assistant Secretary of Defense for Manufacturing and Industrial Base Policy."; and
16	(vi) by striking the item relating to
17	section 142.

1	(B) The table of sections at the beginning
2	of chapter 144 of such title is amended by in-
3	serting after the item relating to section 2437
4	the following new item:
	"2438. Performance assessments and root cause analyses.".
5	(1) Other Conforming Amendments.—
6	(1) Public LAW 111–23.—Section $102(b)$ of the
7	Weapon Systems Acquisition Reform Act of 2009
8	(Public Law 111–23; 123 Stat. 1714; 10 U.S.C.
9	2430 note) is amended—
10	(A) by striking "Director of Developmental
11	Test and Evaluation and the Director of Sys-
12	tems Engineering" each place it appears and
13	inserting "Deputy Assistant Secretary of De-
14	fense for Developmental Test and Evaluation
15	and the Deputy Assistant Secretary of Defense
16	for Systems Engineering"; and
17	(B) in paragraph (3)—
18	(i) by striking the paragraph heading
19	and inserting "Assessment of reports
20	BY DEPUTY ASSISTANT SECRETARY OF DE-
21	FENSE FOR DEVELOPMENTAL TEST AND
22	EVALUATION AND DEPUTY ASSISTANT SEC-
23	RETARY OF DEFENSE FOR SYSTEMS ENGI-
24	NEERING.—"; and

1	(ii) by striking "Directors" and in-
2	serting "Deputy Assistant Secretaries of
3	Defense''.
4	(2) PUBLIC LAW 110–181.—Section 214 of the
5	National Defense Authorization Act of Fiscal Year
6	2008 (10 U.S.C. 2521 note) is amended by striking
7	"Director of Defense Research and Engineering"
8	and inserting "Assistant Secretary of Defense for
9	Research and Engineering".
10	(m) TECHNICAL AMENDMENTS.—
11	(1) Section 131(a) of title 10, United States
12	Code, is amended by striking "his" and inserting
13	"the Secretary's".
14	(2) Section 132 of such title is amended by re-
15	designating subsection (d), as added by section
16	2831(a) of the Military Construction Authorization
17	Act for Fiscal Year 2010 (division B of Public Law
18	111–84; 123 Stat. 2669), as subsection (e).
19	(3) Section 135(c) of such title is amended by
20	striking "clauses" and inserting "paragraphs".
21	(n) Executive Schedule Amendments.—
22	(1) NUMBER OF ASSISTANT SECRETARY OF DE-
23	FENSE POSITIONS.—Section 5315 of title 5, United
24	States Code, is amended by striking the item relat-

1	ing to Assistant Secretaries of Defense and inserting
2	the following new item:
3	"Assistant Secretaries of Defense (16).".
4	(2) Positions redesignated as and posi-
5	TIONS.—
6	(A) Section 5315 of such title is further
7	amended by striking the item relating to Direc-
8	tor of Defense Research and Engineering.
9	(B) Section 5316 of such title is amended
10	by striking the item relating to Assistant to the
11	Secretary of Defense for Nuclear and Chemical
12	and Biological Defense Programs.
13	(3) Amendments to strike references to
14	POSITIONS IN SENIOR EXECUTIVE SERVICE.—Section
15	5316 of such title is further amended—
16	(A) by striking the item relating to Direc-
17	tor, Defense Advanced Research Projects Agen-
18	cy, Department of Defense;
19	(B) by striking the item relating to Deputy
20	General Counsel, Department of Defense;
21	(C) by striking the item relating to Deputy
22	Under Secretaries of Defense for Research and
23	Engineering, Department of Defense; and
24	(D) by striking the item relating to Special
25	Assistant to the Secretary of Defense.

(o) INAPPLICABILITY OF APPOINTMENT REQUIRE MENT TO CERTAIN INDIVIDUALS SERVING ON EFFECTIVE
 DATE.—

4 (1) IN GENERAL.—Notwithstanding this section 5 and the amendments made by this section, the indi-6 vidual serving as specified in paragraph (2) on De-7 cember 31, 2010, may continue to serve in the appli-8 cable position specified in that paragraph after that 9 date without the requirement for appointment by the 10 President, by and with the advice and consent of the 11 Senate. 12 (2) Covered individuals and positions.— 13 The individuals and positions specified in this para-14 graph are the following: 15 (A) In the case of the individual serving as 16 Director of Defense Research and Engineering, 17 the position of Assistant Secretary of Defense 18 for Research and Engineering. 19 (B) In the case of the individual serving as 20 Director of Operational Energy Plans and Pro-21 grams, the position of Assistant Secretary of 22 Defense for Operational Energy Plans and Pro-23 grams.

24 (C) In the case of the individual serving as25 Assistant to the Secretary of Defense for Nu-

1	clear and Chemical and Biological Defense Pro-
2	grams, the position of Assistant Secretary of
3	Defense for Nuclear, Chemical, and Biological
4	Defense Programs.
5	(p) EFFECTIVE DATE.—
6	(1) IN GENERAL.—Except as provided in para-
7	graph (2), this section and the amendments made by
8	this section shall take effect on January 1, 2011.
9	(2) CERTAIN MATTERS.—Subsection (i) and the
10	amendments made by that subsection, and sub-
11	section (o), shall take effect on the date of the en-
12	actment of this Act.
13	Subtitle B—Space Activities
13 14	Subtitle B—Space Activities SEC. 911. INTEGRATED SPACE ARCHITECTURES.
	-
14	SEC. 911. INTEGRATED SPACE ARCHITECTURES.
14 15	SEC. 911. INTEGRATED SPACE ARCHITECTURES. The Secretary of Defense and the Director of Na-
14 15 16	SEC. 911. INTEGRATED SPACE ARCHITECTURES. The Secretary of Defense and the Director of Na- tional Intelligence shall develop an integrated process for
14 15 16 17	SEC. 911. INTEGRATED SPACE ARCHITECTURES. The Secretary of Defense and the Director of Na- tional Intelligence shall develop an integrated process for national security space architecture planning, develop-
14 15 16 17 18	SEC. 911. INTEGRATED SPACE ARCHITECTURES. The Secretary of Defense and the Director of Na- tional Intelligence shall develop an integrated process for national security space architecture planning, develop- ment, coordination, and analysis that—
14 15 16 17 18 19	SEC. 911. INTEGRATED SPACE ARCHITECTURES. The Secretary of Defense and the Director of Na- tional Intelligence shall develop an integrated process for national security space architecture planning, develop- ment, coordination, and analysis that— (1) encompasses defense and intelligence space
 14 15 16 17 18 19 20 	SEC. 911. INTEGRATED SPACE ARCHITECTURES. The Secretary of Defense and the Director of Na- tional Intelligence shall develop an integrated process for national security space architecture planning, develop- ment, coordination, and analysis that— (1) encompasses defense and intelligence space plans, programs, budgets, and organizations;
 14 15 16 17 18 19 20 21 	SEC. 911. INTEGRATED SPACE ARCHITECTURES. The Secretary of Defense and the Director of Na- tional Intelligence shall develop an integrated process for national security space architecture planning, develop- ment, coordination, and analysis that— (1) encompasses defense and intelligence space plans, programs, budgets, and organizations; (2) provides mid-term to long-term rec-

1	(3) is independent of, but coordinated with, the
2	space architecture planning, development, coordina-
3	tion, and analysis activities of each military depart-
4	ment and each element of the intelligence commu-
5	nity (as defined in section 3(4) of the National Secu-
6	rity Act of 1947 (50 U.S.C. $401a(4)$); and
7	(4) makes use of, to the maximum extent prac-
8	ticable, joint duty assignment (as defined in section
9	668 of title 10, United States Code) positions.
10	SEC. 912. LIMITATION ON USE OF FUNDS FOR COSTS OF
11	TERMINATING CONTRACTS UNDER THE NA-
12	TIONAL POLAR-ORBITING OPERATIONAL EN-
13	VIRONMENTAL SATELLITE SYSTEM PRO-
14	GRAM.
15	None of the funds authorized to be appropriated or
16	otherwise made available by this Act to the Secretary of
17	Defense for the National Polar-Orbiting Operational Envi-

otherwise made available by this Act to the Secretary of
Defense for the National Polar-Orbiting Operational Environmental Satellite System Program may be obligated or
expended for the costs of terminating a contract awarded
under the Program unless the Secretary of Defense and
the Secretary of Commerce enter into an agreement under
which the Secretary of Defense and the Secretary of Commerce will each be responsible for half the costs of terminating the contract.

SEC. 913. LIMITATION ON USE OF FUNDS FOR PURCHASING GLOBAL POSITIONING SYSTEM USER EQUIP MENT.

4 (a) IN GENERAL.—Except as provided in subsections 5 (b) and (c), none of the funds authorized to be appropriated or otherwise made available by this Act or any 6 7 other Act for the Department of Defense may be obligated 8 or expended to purchase user equipment for the Global 9 Positioning System during fiscal years after fiscal year 10 2017 unless the equipment is capable of receiving the military code (commonly known as the "M code") from the 11 12 Global Positioning System.

(b) EXCEPTION.—The limitation under subsection
(a) shall not apply with respect to the purchase of passenger vehicles or commercial vehicles in which Global Positioning System equipment is installed.

17 (c) WAIVER.—The Secretary of Defense may waive
18 the limitation under subsection (a) if the Secretary deter19 mines that—

20 (1) suitable user equipment capable of receiving
21 the military code from the Global Positioning Sys22 tem is not available; or

(2) with respect to a purchase of user equipment, the Department of Defense does not require
that user equipment to be capable of receiving the
military code from the Global Positioning System.

1SEC. 914. PLAN FOR INTEGRATION OF SPACE-BASED NU-2CLEAR DETECTION SENSORS.

3 (a) IN GENERAL.—The Secretary of Defense shall,
4 in consultation with the Director of National Intelligence
5 and the Administrator for Nuclear Security, submit to the
6 congressional defense committees a plan to integrate
7 space-based nuclear detection sensors in a geosynchronous
8 orbit on the Space-Based Infrared System or other sat9 ellite platforms.

10 (b) LIMITATION ON USE OF FUNDS FOR THE SPACE-11 BASED INFRARED SYSTEM.—

(1) IN GENERAL.—Not more than 90 percent of
the amounts specified in paragraph (2) may be obligated or expended before the date on which the Secretary of Defense submits to the congressional defense committees the plan required by subsection
(a).

18 (2) AMOUNTS SPECIFIED.—The amounts speci-19 fied in this paragraph are the following:

20 (A) The amount authorized to be appro21 priated by section 103 for procurement for the
22 Air Force for missiles for the Space-Based In23 frared System.

24 (B) The amount authorized to be appro-25 priated by section 201 for research, develop-

1	ment, test, and evaluation for the Air Force for
2	the Space-Based Infrared System.
3	SEC. 915. PRESERVATION OF THE SOLID ROCKET MOTOR
4	INDUSTRIAL BASE.
5	(a) REPORT.—Not later than 180 days after the date
6	of the enactment of this Act, the Secretary of Defense
7	shall, in consultation with the Administrator of the Na-
8	tional Aeronautics and Space Administration, submit to
9	the appropriate committees of Congress a report on the
10	impact of the cancellation of the Constellation program
11	of the National Aeronautics and Space Administration on
12	any anticipated next generation mission requirements for
13	missile defense interceptors, tactical and strategic mis-
14	siles, targets, and satellite and human spaceflight launch
15	vehicles.

16 (b) ELEMENTS.—The report required under sub-17 section (a) shall include the following:

(1) A description and assessment of the effects
on Department of Defense programs that utilize
solid rocket motors of the cancellation of the Ares I,
the Ares V, or their solid rocket alternatives or derivatives, and all supporting elements.

(2) A description of the plans of the Department of Defense to mitigate the impact of the cancellation of the Ares I, the Ares V, or their solid

1	rocket alternatives or derivatives, and all supporting
2	elements, on the United States solid rocket motor
3	industrial base, including a description of the Na-
4	tional Aeronautics and Space Administration and
5	Department of Defense funding required to imple-
6	ment such plans between fiscal years 2012 and
7	2017.
8	(3) A description of the impact of the cancella-
9	tion of the Ares I, Ares V, or their solid rocket alter-
10	natives or derivatives, and all supporting elements,
11	on international partners in programs such as the
12	D–5 Trident missile.
13	(4) A detailed description of the source of the
14	data used in the report.
15	(c) Appropriate Committees of Congress De-
16	FINED.—In this subsection, the term "appropriate com-
17	mittees of Congress" means—
18	(1) the Committees on Armed Services, Com-
19	merce, Science, and Transportation, and Appropria-
20	tions of the Senate; and
21	(2) the Committees on Armed Services, Science
22	and Technology, and Appropriations of the House of
23	Representatives.

1SEC. 916. IMPLEMENTATION PLAN TO SUSTAIN SOLID2ROCKET MOTOR INDUSTRIAL BASE.

3 (a) IN GENERAL.—The Secretary of Defense shall
4 develop an implementation plan to sustain the solid rocket
5 motor industrial base that—

6 (1) is based on the recommendations included 7 in the report submitted to the congressional defense 8 committees under section 1078 of the National De-9 fense Authorization Act for Fiscal Year 2010 (Pub-10 lic Law 111–84; 123 Stat. 2479); and

(2) includes a funding plan for carrying out theimplementation plan.

(b) SUBMITTAL TO CONGRESS.—The implementation
plan required by subsection (a) shall be submitted to Congress with the budget of the President for fiscal year 2012
as submitted under section 1105(a) of title 31, United
States Code.

18 SEC. 917. REVIEW AND PLAN ON SUSTAINMENT OF LIQUID

19 ROCKET PROPULSION SYSTEMS INDUSTRIAL20 BASE.

(a) IN GENERAL.—The Secretary of Defense shall,
in consultation with the Administrator of the National
Aeronautics and Space Administration, review, and develop a plan to sustain, the liquid rocket propulsion systems industrial base.

1 (b) ELEMENTS.—The review and plan required by 2 subsection (a) shall address the following: 3 (1) The capacity to maintain currently available 4 liquid rocket propulsion systems. 5 (2) The maintenance of an intellectual and en-6 gineering capacity to support next generation liquid 7 rocket propulsion systems and engines, as needed. 8 (3) Opportunities for interagency collaboration 9 and research and development on future propulsion 10 systems. 11 (c) SUBMITTAL TO CONGRESS.—Not later than 180 12 days after the date of the enactment of this Act, the Secretary shall submit to the congressional defense commit-13 tees the plan required by subsection (a). 14 Subtitle C—Intelligence-Related 15 **Matters** 16 17 SEC. 921. FIVE-YEAR EXTENSION OF AUTHORITY FOR SEC-18 RETARY OF DEFENSE TO ENGAGE IN COM-19 MERCIAL ACTIVITIES AS SECURITY FOR IN-20 TELLIGENCE COLLECTION ACTIVITIES. 21 The second sentence of section 431(a) of title 10, 22 United States Code, is amended by striking "December 23 31, 2010" and inserting "December 31, 2015".

1	SEC. 922. MODIFICATION OF ATTENDEES AT PROCEEDINGS
2	OF INTELLIGENCE, SURVEILLANCE, AND RE-
3	CONNAISSANCE INTEGRATION COUNCIL.

4 (a) FINDINGS.—Section 923(a)(4) of the National 5 Defense Authorization Act for Fiscal Year 2004 (Public Law 108–163; 117 Stat. 1574; 10 U.S.C. 426 note) is 6 7 amended by striking "National Foreign Intelligence Pro-8 gram (NFIP), Joint Military Intelligence Program 9 (JMIP), and Tactical Intelligence and Related Activities Program (TIARA)" and inserting "National Intelligence 10 Program (NIP) and a Military Intelligence Program 11 12 (MIP)".

13 (b) ADDITIONAL AUTHORIZED ATTENDEES.—Sec14 tion 426(a) of title 10, United States Code, is amended
15 by adding at the end the following new paragraph:

16 "(4) Each Secretary of a military department may
17 designate an officer or employee of such military depart18 ment to attend the proceedings of the Council as a rep19 resentative of such military department.".

20 SEC. 923. REPORT ON DEPARTMENT OF DEFENSE INTER-

- 21 SERVICE MANAGEMENT AND COORDINATION
- 22 OF REMOTELY PILOTED AIRCRAFT SUPPORT
- 23 OF INTELLIGENCE, SURVEILLANCE, AND RE-
- 24 CONNAISSANCE.
- 25 (a) REPORT REQUIRED.—

1 (1) REPORT TO SECRETARY OF DEFENSE BY 2 CHIEFS OF STAFF.—Not later than 120 days after 3 the date of the enactment of this Act, the Chief of 4 Staff of the Army, the Chief of Naval Operations, and the Chief of Staff of the Air Force shall jointly 5 6 submit to the Secretary of Defense a report, in ac-7 cordance with this section, on remotely piloted air-8 craft (RPA) support of intelligence, surveillance, and 9 reconnaissance (ISR) within their respective Armed 10 Forces.

11 (2) TRANSMITTAL TO CONGRESS.—Not later 12 than 30 days after the receipt of the report required 13 by paragraph (1), the Secretary shall transmit the 14 report, together with the assessment and any rec-15 ommendations of the Secretary (including the mat-16 ters required pursuant to subsection (b)(2)), to the 17 congressional defense committees.

18 (b) ELEMENTS.—The report required by subsection19 (a) shall include the following:

20 (1) In the case of the report required by sub21 section (a)(1), a description by each chief of staff re22 ferred to in that subsection of—

23 (A) current and planned remotely piloted
24 aircraft inventories to support intelligence, sur25 veillance, and reconnaissance requirements over

1	the period 2011 to 2020, including an identi-
2	fication of systems each Armed Force considers
3	organic and the systems capable of providing
4	theater-level support to the commanders of the
5	combatant commands;
6	(B) policy and processes of each Armed
7	Force for coordinating investments in remotely
8	piloted aircraft to meet joint force requirements
9	for intelligence, surveillance, and reconnaissance
10	and to eliminate unnecessary duplication in
11	both development and capability; and
12	(C) the current employment of remotely pi-
13	loted aircraft by each Armed Force, including
14	the number of remotely piloted aircraft de-
15	ployed in support operations, the number of re-
16	motely piloted aircraft assigned for training,
17	and the number of remotely piloted aircraft
18	warehoused, the capacity of each Armed Force
19	to process, exploit, and disseminate intelligence,
20	surveillance, and reconnaissance data collected,
21	and the extent to which assets are provided to
22	the joint community to meet requirements of
23	the combatant commands.
24	(2) In the case of the transmittal required by
25	subsection $(a)(2)$ —

1	(A) an assessment of the effectiveness of
2	the employment of remotely piloted aircraft by
3	each Armed Force, and a description of the per-
4	centage of joint force requirements for intel-
5	ligence, surveillance, and reconnaissance that
6	are being met by the remotely piloted aircraft
7	of each Armed Force;
8	(B) a description of the joint concept of
9	operations under which each Armed Force pro-
10	vides intelligence, surveillance, and reconnais-
11	sance capabilities through remotely piloted air-
12	craft to meet the requirements of the combat-
13	ant commands;
14	(C) a description of the processes by which
15	current requirements of the commanders of the
16	combatant commands for intelligence, surveil-
17	lance, and reconnaissance are validated, and
18	how the remotely piloted aircraft capabilities of
19	each Armed Force are assigned against vali-
20	dated requirements;
21	(D) a description of the current intel-
22	ligence, surveillance, and reconnaissance re-
23	quirements of each combatant command
24	through remotely piloted aircraft;

1	(E) a description of how the requirements
2	described under subparagraph (D) are being
3	met;
4	(F) an identification of any mission deg-
5	radation or failure within the combatant com-
6	mands due to lack of intelligence, surveillance,
7	and reconnaissance support;
8	(G) a description of various means of ad-
9	dressing any shortfalls in meeting the require-
10	ments described under subparagraph (D), in-
11	cluding temporary shortfalls and permanent
12	shortfalls;
13	(H) a description of the organization of the
14	Unmanned Aerial System Task Force, including
15	the goals and objectives of the task force and
16	the participation and roles of each Armed Force
17	within the task force;
18	(I) a description of the organization of the
19	Intelligence, Surveillance, and Reconnaissance
20	Task Force, including the goals and objectives
21	of the task force and the participation and roles
22	of each Armed Force within the task force; and
23	(J) an identification of any theater-level in-
24	telligence, surveillance, and reconnaissance ca-
25	pacity of an Armed Force that is not being

1	made available by services to fulfill joint force
2	requirements for intelligence, surveillance, and
3	reconnaissance.

4 (c) REMOTELY PILOTED AIRCRAFT DEFINED.—In
5 this section, the term " remotely piloted aircraft" means
6 any unmanned aircraft operated remotely, whether within
7 or beyond line-of-sight, including unmanned aerial systems
8 (UAS), unmanned aerial vehicles (UAV), remotely piloted
9 vehicles (RPV), and remotely piloted aircraft (RPA).

10SEC. 924. REPORT ON REQUIREMENTS FULFILLMENT AND11PERSONNEL MANAGEMENT RELATING TO AIR12FORCE INTELLIGENCE, SURVEILLANCE, AND13RECONNAISSANCE PROVIDED BY REMOTELY14PILOTED AIRCRAFT.

15 (a) REPORT REQUIRED.—Not later than 120 days after the date of the enactment of this Act, the Secretary 16 17 of the Air Force shall, in coordination with the Under Sec-18 retary of Defense for Acquisition, Technology, and Logis-19 tics and the Under Secretary of Defense for Intelligence, 20submit to the appropriate committees of Congress a report 21 on requirements fulfillment and personnel management in 22 connection with Air Force intelligence, surveillance, and 23 reconnaissance (ISR) provided by remotely piloted aircraft (RPA). 24

1	(b) ELEMENTS.—The report required by subsection
2	(a) shall include the following:
3	(1) A description of the Joint Concept of Oper-
4	ation under which the Air Force operates to fulfill
5	intelligence, surveillance, and reconnaissance re-
6	quirements provided by remotely piloted aircraft.
7	(2) A description of the current requirements of
8	each combatant command for Air Force intelligence,
9	surveillance, and reconnaissance provided by re-
10	motely piloted aircraft, including—
11	(A) the number of orbits or combat air pa-
12	trols for each major platform and sensor pay-
13	load combination;
14	(B) the number of aircraft, aircraft opera-
15	tors, and ground crews in each orbit or combat
16	air patrol, variations in the numbers of each,
17	and the explanation for such variations;
18	(C) a description of how requirements are
19	being met by the management of personnel,
20	platforms, sensors, and networks; and
21	(D) a description of various means of ad-
22	dressing any shortfalls in meeting such require-
23	ments, including temporary shortfalls and per-
24	manent shortfalls.

(3) A description of manpower management to 1 2 fulfill Air Force mission requirements for intelligence, surveillance, and reconnaissance require-3 4 ments provided by remotely piloted aircraft, includ-5 ing the current number of personnel associated with 6 each combat air patrol by remotely piloted aircraft 7 for aircraft pilots, sensor operators, mission intel-8 ligence coordinators, and processing, exploitation, 9 and dissemination analysts (in this section referred 10 to as "operators and analysts for remotely piloted 11 aircraft"). 12 (4) A description of current Air Force man-13 power requirements for operators and analysts for 14 remotely piloted aircraft, and any plans for meeting 15 such requirements, including— 16 (A) an identification of any shortfalls in 17 personnel, skill specialties, and grades; and 18 (B) any plans of the Air Force to address 19 such shortfalls, including— 20 (i) plans to address shortfalls in appli-21 cable career field retention rates; and 22 (ii) plans for utilization of National 23 Guard and other reserve component per-24 sonnel to address shortfalls in such per-25 sonnel, skill specialties, and grades.

1	(5) A description of the projected Air Force
2	manpower requirements for operators and analysts
3	for remotely piloted aircraft in each of 2015 and
4	2020, including—
5	(A) an identification of any significant
6	challenges to achieving such requirements in
7	particular skill specialties and grades; and
8	(B) any plans of the Air Force to address
9	such challenges.
10	(6) A description of the collaboration of the Air
11	Force with, and the reliance of the Air Force on, the
12	other Armed Forces and the combat support agen-
13	cies, in asset management for intelligence, surveil-
14	lance, and reconnaissance by remotely piloted air-
15	craft, including personnel for processing, exploi-
16	tation, and dissemination.
17	(7) A description of potential adverse con-
18	sequences of operating intelligence, surveillance, and
19	reconnaissance by remotely piloted aircraft, and as-
20	sociated intelligence support infrastructure, in a
21	surge, understaffed state, or both, including—
22	(A) the impact of having to provide for-
23	ward processing, exploitation, and dissemination
24	to support emerging capabilities; and

(B) any plans of the Air Force to mitigate
 such consequences.

3 (8) A description of the status of Air Force 4 training programs for operators and analysts for re-5 motely piloted aircraft, including the ability to meet 6 Air Force manpower requirements for such opera-7 tors and analysts, and plans for increasing training 8 capacity to match plans for expanding Air Force in-9 telligence, surveillance, and reconnaissance capabili-10 ties.

(c) APPROPRIATE COMMITTEES OF CONGRESS DEFINED.—In this section, the term "appropriate committees of Congress" means—

14 (1) the Committee on Armed Services, the
15 Committee on Appropriations, and the Select Com16 mittee on Intelligence of the Senate; and

17 (2) the Committee on Armed Services, the
18 Committee on Appropriations, and the Permanent
19 Select Committee on Intelligence of the House of
20 Representatives.

495

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3 SEC. 931. CONTINUOUS MONITORING OF DEPARTMENT OF
4 DEFENSE INFORMATION SYSTEMS FOR CY5 BERSECURITY.

6 (a) IN GENERAL.—The Secretary of Defense shall direct the Chief Information Officer of the Department of 7 8 Defense to work, in coordination with the Chief Informa-9 tion Officers of the military departments and the Defense 10 Agencies and with senior cybersecurity and information 11 assurance officials within the Department of Defense and 12 otherwise within the Federal Government, to achieve, to 13 the extent practicable, the following:

14 (1) The continuous prioritization of the policies, 15 principles, standards, and guidelines developed under 16 section 20 of the National Institute of Standards and Technology Act (15 U.S.C. 278g-3) with agen-17 18 cies and offices operating or exercising control of na-19 tional security systems (including the National Secu-20 rity Agency) based upon the evolving threat of infor-21 mation security incidents with respect to national se-22 curity systems, the vulnerability of such systems to 23 such incidents, and the consequences of information 24 security incidents involving such systems.

1	(2) The automation of continuous monitoring of
2	the effectiveness of the information security policies,
3	procedures, and practices within the information in-
4	frastructure of the Department of Defense, and the
5	compliance of that infrastructure with such policies,
6	procedures, and practices, including automation of—
7	(A) management, operational, and tech-
8	nical controls of every information system iden-
9	tified in the inventory required under section
10	3505(c) of title 44, United States Code; and
11	(B) management, operational, and tech-
12	nical controls relied on for evaluations under
13	section 3545 of title 44, United States Code.
14	(b) DEFINITIONS.—In this section:
15	(1) The term "information security incident"
16	means an occurrence that—
17	(A) actually or potentially jeopardizes the
18	confidentiality, integrity, or availability of an
19	information system or the information such sys-
20	tem processes, stores, or transmits; or
21	(B) constitutes a violation or imminent
22	threat of violation of security policies, security
23	procedures, or acceptable use policies with re-
24	spect to an information system.

1	(2) The term "information infrastructure"
2	means the underlying framework, equipment, and
3	software that an information system and related as-
4	sets rely on to process, transmit, receive, or store in-
5	formation electronically.
6	(3) The term "national security system" has
7	the meaning given that term in section $3542(b)(2)$
8	of title 44, United States Code.
9	SEC. 932. STRATEGY ON COMPUTER SOFTWARE ASSUR-
10	ANCE.
11	(a) Strategy Required.—The Secretary of De-
12	fense shall develop and implement, by not later than Octo-
13	ber 1, 2011, a strategy for assuring the security of soft-
10	
14	ware and software-based applications for all covered sys-
14	
14 15	tems. (b) COVERED SYSTEMS.—For purposes of this sec-
14 15 16	tems. (b) COVERED SYSTEMS.—For purposes of this sec-
14 15 16 17	tems. (b) COVERED SYSTEMS.—For purposes of this sec- tion, a covered system is any critical information system
14 15 16 17 18	tems. (b) COVERED SYSTEMS.—For purposes of this sec- tion, a covered system is any critical information system or weapon system of the Department of Defense, including
14 15 16 17 18 19	tems. (b) COVERED SYSTEMS.—For purposes of this sec- tion, a covered system is any critical information system or weapon system of the Department of Defense, including the following:
 14 15 16 17 18 19 20 	tems. (b) COVERED SYSTEMS.—For purposes of this sec- tion, a covered system is any critical information system or weapon system of the Department of Defense, including the following: (1) A major system, as that term is defined in
 14 15 16 17 18 19 20 21 	 tems. (b) COVERED SYSTEMS.—For purposes of this section, a covered system is any critical information system or weapon system of the Department of Defense, including the following: (1) A major system, as that term is defined in section 2302(5) of title 10, United States Code.

1	(3) Any Department of Defense information
2	system categorized as Mission Assurance Category I.
3	(4) Any Department of Defense information
4	system categorized as Mission Assurance Category
5	II in accordance with Department of Defense Direc-
6	tive 8500.01E.
7	(c) ELEMENTS.—The strategy required by subsection
8	(a) shall include the following:
9	(1) Policy and regulations on the following:
10	(A) Software assurance generally.
11	(B) Contract requirements for software as-
12	surance for covered systems in development and
13	production.
14	(C) Inclusion of software assurance in
15	milestone reviews and milestone approvals.
16	(D) Rigorous test and evaluation of soft-
17	ware assurance in development, acceptance, and
18	operational tests.
19	(E) Certification and accreditation require-
20	ments for software assurance for new systems
21	and for updates for legacy systems, including
22	mechanisms to monitor and enforce reciprocity
23	of certification and accreditation processes
	among the military departments and Defense
24	among the military departments and Defense
	of certification and accreditation pr

1	(F) Remediation in legacy systems of crit-
2	ical software assurance deficiencies that are de-
3	fined as critical in accordance with the Applica-
4	tion Security Technical Implementation Guide
5	of the Defense Information Systems Agency.
6	(2) Allocation of adequate facilities and other
7	resources for test and evaluation and certification
8	and accreditation of software to meet applicable re-
9	quirements for research and development, systems
10	acquisition, and operations.
11	(3) Mechanisms for protection against com-
12	promise of information systems through the supply
13	chain or cyber attack by acquiring and improving
14	automated tools for—
15	(A) assuring the security of software and
16	software applications during software develop-
17	ment;
18	(B) detecting vulnerabilities during testing
19	of software; and
20	(C) detecting intrusions during real-time
21	monitoring of software applications.
22	(4) Mechanisms providing the Department of
23	Defense with the capabilities—

1	(A) to monitor systems and applications in
2	order to detect and defeat attempts to penetrate
3	or disable such systems and applications; and
4	(B) to ensure that such monitoring capa-
5	bilities are integrated into the Department of
6	Defense system of cyber defense-in-depth capa-
7	bilities.
8	(5) An update to Committee for National Secu-
9	rity Systems Instruction No. 4009, entitled "Na-
10	tional Information Assurance Glossary", to include a
11	standard definition for software security assurance.
12	(6) Either—
13	(A) mechanisms to ensure that vulnerable
14	Mission Assurance Category III information
15	systems, if penetrated, cannot be used as a
16	foundation for penetration of protected covered
17	systems, and means for assessing the effective-
18	ness of such mechanisms; or
19	(B) plans to address critical vulnerabilities
20	in Mission Assurance Category III information
21	systems to prevent their use for intrusions of
22	Mission Assurance Category I systems and Mis-
23	sion Assurance Category II systems.

(7) A funding mechanism for remediation of
 critical software assurance vulnerabilities in legacy
 systems.

4 (d) REPORT.—Not later than October 1, 2011, the
5 Secretary of Defense shall submit to the congressional de6 fense committees a report on the strategy required by sub7 section (a). The report shall include the following:

8 (1) A description of the current status of the 9 strategy required by subsection (a) and of the imple-10 mentation of the strategy, including a description of 11 the role of the strategy in the risk management by 12 the Department regarding the supply chain and in 13 operational planning for cyber security.

14 (2) A description of the risks, if any, that the
15 Department will accept in the strategy due to limita16 tions on funds or other applicable constraints.

17 SEC. 933. STRATEGY FOR ACQUISITION AND OVERSIGHT OF

18 DEPARTMENT OF DEFENSE CYBER WARFARE
19 CAPABILITIES.

(a) STRATEGY REQUIRED.—The Secretary of Defense, in consultation with the Secretaries of the military
departments, shall develop a strategy to provide for the
rapid acquisition of tools, applications, and other capabilities for cyber warfare for the United States Cyber Com-

mand and the cyber operations components of the military
 departments.

3 (b) BASIC ELEMENTS.—The strategy required by4 subsection (a) shall include the following:

5 (1) An orderly process for determining and ap-6 proving operational requirements.

7 (2) A well-defined, repeatable, transparent, and
8 disciplined process for developing capabilities to
9 meet such requirements, in accordance with the in10 formation technology acquisition process developed
11 pursuant to section 804 of the National Defense Au12 thorization Act for Fiscal Year 2010 (Public Law
13 111–84; 10 U.S.C. 2225 note).

14 (3) The allocation of facilities and other re15 sources to thoroughly test such capabilities in devel16 opment, before deployment, and before use in order
17 to validate performance and take into account collat18 eral damage and other so-called second-order effects.
19 (c) ADDITIONAL ELEMENTS.—The strategy required
20 by subsection (a) shall also provide for the following:

21 (1) Safeguards to prevent—

(A) the circumvention of operational requirements and acquisition processes through
informal relationships among the United States
Cyber Command, the Armed Forces, the Na-

1	tional Security Agency, and the Defense Infor-
2	mation Systems Agency; and
3	(B) the abuse of quick-reaction processes
4	otherwise available for the rapid fielding of ca-
5	pabilities.
6	(2) The establishment of reporting and over-
7	sight processes for requirements generation and ap-
8	proval for cyber warfare capabilities, the assignment
9	of responsibility for providing capabilities to meet
10	such requirements, and the execution of development
11	and deployment of such capabilities, under the au-
12	thority of the Chairman of the Joint Requirements
13	Oversight Council, the Under Secretary of Defense
14	for Policy, and other officials in the Office of the
15	Secretary of Defense, as designated in the strategy.
16	(3) The establishment and maintenance of test
17	and evaluation facilities and resources for cyber in-
18	frastructure to support research and development,
19	operational test and evaluation, operational planning
20	and effects testing, and training by replicating or
21	emulating networks and infrastructure maintained
22	and operated by the military and political organiza-
23	tions of potential United States adversaries, by do-
24	mestic and foreign telecommunications service pro-
25	viders, and by the Department of Defense.

504

(4) An organization or organizations within the
 Department of Defense to be responsible for the op eration and maintenance of cyber infrastructure for
 research, development, test, and evaluation purposes.

5 (5) Appropriate disclosure regarding United 6 States cyber warfare capabilities to the independent 7 test and evaluation community, and the involvement 8 of that community in the development and mainte-9 nance of such capabilities, regardless of classifica-10 tion.

11 (6) The role of the private sector and appro-12 priate Department of Defense organizations in devel-13 oping capabilities to operate in cyberspace, and a 14 clear process for determining whether to allocate re-15 sponsibility for responding to Department of De-16 fense cyber warfare requirements through Federal 17 Government personnel, contracts with private sector 18 entities, or a combination of both.

(7) The roles of each military department, and
of the combat support Defense Agencies, in the development of cyber warfare capabilities in support of
offensive, defensive, and intelligence operational requirements.

24 (8) Mechanisms to promote information shar-25 ing, cooperative agreements, and collaboration with

international, interagency, academic, and industrial
 partners in the development of cyber warfare capa bilities.

4 (9) The manner in which the Department of
5 Defense will promote interoperability, share innova6 tion, and avoid unproductive duplication in cyber
7 warfare capabilities through specialization among
8 the components of the Department responsible for
9 developing cyber capabilities.

10 (d) REPORT ON STRATEGY.—

11 (1) REPORT REQUIRED.—Not later than 180 12 days after the date of the enactment of this Act, the 13 Secretary of Defense shall submit to the appropriate 14 committees of Congress a report on the strategy re-15 quired by subsection (a). The report shall include a 16 comprehensive description of the strategy and plans 17 (including a schedule) for the implementation of the 18 strategy.

19 (2) APPROPRIATE COMMITTEES OF CONGRESS
20 DEFINED.—In this subsection, the term "appro21 priate committees of Congress" means—

(A) the Committee on Armed Services, the
Committee on Appropriations, and the Select
Committee on Intelligence of the Senate; and

(B) the Committee on Armed Services, the
 Committee on Appropriations, and the Perma nent Select Committee on Intelligence of the
 House of Representatives.

5 SEC. 934. REPORT ON THE CYBER WARFARE POLICY OF 6 THE DEPARTMENT OF DEFENSE.

7 (a) REPORT REQUIRED.—Not later than March 1,
8 2011, the Secretary of Defense shall submit to Congress
9 a report on the cyber warfare policy of the Department
10 of Defense.

(b) ELEMENTS.—The report required under this sec-tion shall include the following:

(1) A description of the policy and legal issues
investigated and evaluated by the Department in
considering the range of missions and activities that
the Department may choose to conduct in cyberspace.

(2) The decisions of the Secretary with respect
to such issues, and the recommendations of the Secretary to the President for decisions on such of
those issues as exceed the authority of the Secretary
to resolve, together with the rationale and justification of the Secretary for such decisions and recommendations.

1 (3) A description of the intentions of the Sec-2 retary with regard to modifying the National Mili-3 tary Strategy for Cyberspace Operations. 4 (4) The current use of, and potential applica-5 tions of, modeling and simulation tools to identify 6 likely cybersecurity vulnerabilities, as well as new 7 protective and remediation means, within the De-8 partment. 9 (5) The application of modeling and simulation 10 technology to develop strategies and programs to 11 deter hostile or malicious activity intended to com-12 promise Department information systems. 13 (c) FORM.—The report required under this section 14 shall be submitted in unclassified form, but may include 15 a classified annex. 16 SEC. 935. REPORTS **ON DEPARTMENT** OF DEFENSE 17 **PROGRESS IN DEFENDING THE DEPARTMENT** 18 AND THE DEFENSE INDUSTRIAL BASE FROM 19 CYBER EVENTS. 20 (a) REPORTS ON PROGRESS REQUIRED.—Not later 21 than 180 days after the date of the enactment of this Act, 22 and March 1 every year thereafter through 2015, the Sec-23 retary of Defense shall submit to the congressional defense

25 of Defense in defending the Department and the defense

committees a report on the progress of the Department

24

1 industrial base from cyber events (such as attacks, intru-2 sions, and theft).

3 (b) ELEMENTS.—Each report under subsection (a)4 shall include the following:

5 (1) In the case of the first report, a baseline for 6 measuring the progress of the Department of De-7 fense in defending the Department and the defense 8 industrial base from cyber events, including defini-9 tions of significant cyber events, an appropriate cat-10 egorization of various types of cyber events, the 11 basic methods used in various cyber events, the 12 vulnerabilities exploited in such cyber events, and 13 the metrics to be utilized to determine whether the 14 Department is or is not making progress against an evolving cyber threat. 15

16 (2) An ongoing assessment of such baseline
17 against key cyber defense strategies (described in
18 subsection (c)) to determine implementation
19 progress.

20 (3)(A) A description of the nature and scope of
21 significant cyber events against the Department and
22 the defense industrial base during the preceding
23 year, including, for each such event, a description of
24 the intelligence or other Department data acquired,
25 the extent of the corruption or compromise of De-

1	partment information or weapon systems, and the
2	impact of such event on the Department generally
3	and on operational capabilities.
4	(B) For any such event that has been inves-
5	tigated by or on behalf of the Damage Assessment
6	Management Office, a synopsis of each damage as-
7	sessment report, with emphasis on actions needing
8	remediation.
9	(4) A comparative assessment of the offensive
10	cyber warfare capabilities of current representative
11	potential United States adversaries and nations with
12	advanced cyber warfare capabilities with the capacity
13	of the United States to defend—
14	(A) military networks and mission capabili-
15	ties; and
16	(B) critical infrastructure.
17	(5) A comparative assessment of the offensive
18	cyber warfare capabilities of the United States with
19	the capacity of current representative potential
20	United States adversaries and nations with advanced
21	cyber warfare capabilities to defend against cyber at-
22	tacks.
23	(6) A comparative assessment of the degree of
24	dependency of current representative potential
25	United States adversaries, nations with advanced

1	cyber warfare capabilities, and the United States on
2	networks that can be attacked through cyberspace.
3	(7) A description of known or suspected identi-
4	fied supply chain vulnerabilities, including known or
5	suspected supply chain attacks, and actions to reme-
6	diate such vulnerabilities.
7	(c) Key Cyber Defense Strategies.—For pur-
8	poses of subsection $(b)(2)$, key cyber defense strategies in-
9	clude the following:
10	(1) Relevant valid Homeland Security Presi-
11	dential Directives and National Security Presidential
12	Directives.
13	(2) The Comprehensive National Cybersecurity
14	Initiative.
15	(3) The National Military Strategy for Cyber-
16	space Operations implementation plan.
17	(d) Performance of Certain Assessments
18	The comparative assessment of critical infrastructure re-
19	quired by subsection $(b)(4)(B)$ shall be performed by the
20	Secretary of Homeland Security, in coordination with the
21	Secretary of Defense and the heads of other agencies of
22	the Government with specific responsibility for critical in-
23	frastructure.

1 (e) FORM.—Each report under this section shall be 2 submitted in unclassified form, but may include a classified annex. 3

Subtitle E—Other Matters

4

5 SEC. 941. TWO-YEAR EXTENSION OF AUTHORITIES RELAT-

6 ING TO TEMPORARY WAIVER OF REIMBURSE-7 MENT OF COSTS OF ACTIVITIES FOR NON-8 GOVERNMENTAL PERSONNEL AT DEPART-9 MENT OF DEFENSE REGIONAL CENTERS FOR 10 SECURITY STUDIES.

11 (a) EXTENSION OF WAIVER.—Paragraph (1) of sec-12 tion 941(b) of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public Law 110-13 14 417; 122 Stat. 4577; 10 U.S.C. 184 note) is amended by 15 striking "fiscal years 2009 and 2010" and inserting "fiscal years 2009 through 2012". 16

17 (b) ANNUAL REPORT.—Paragraph (3) of such section is amended by striking "in 2010 and 2011" and in-18 19 serting "in each year through 2013".

20 SEC. 942. ADDITIONAL REQUIREMENTS FOR QUADRENNIAL 21

ROLES AND MISSIONS REVIEW IN 2011.

22 (a) Additional Activities Considered.—As part 23 of the quadrennial roles and missions review conducted in 24 2011 pursuant to section 118b of title 10, United States 25 Code, the Secretary of Defense shall give consideration to

1	the following activities, giving particular attention to their
2	role in counter-terrorism operations:
3	(1) Information operations.
4	(2) Detention and interrogation.
5	(b) Additional Report Requirement.—In the re-
6	port required by section 118b(d) of such title for such re-
7	view in 2011, the Secretary of Defense shall—
8	(1) provide clear guidance on the nature and
9	extent of which core competencies are associated
10	with the activities listed in subsection (a); and
11	(2) identify the elements of the Department of
12	Defense that are responsible or should be responsible
13	for providing such core competencies.
13 14	for providing such core competencies. SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND
14	SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND
14 15	SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF
14 15 16	SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF DEFENSE REGARDING INFORMATION OPER-
14 15 16 17	SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF DEFENSE REGARDING INFORMATION OPER- ATIONS.
14 15 16 17 18	SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF DEFENSE REGARDING INFORMATION OPER- ATIONS. (a) REPORT REQUIRED.—Not later than 90 days
14 15 16 17 18 19	 SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF DEFENSE REGARDING INFORMATION OPER- ATIONS. (a) REPORT REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary
 14 15 16 17 18 19 20 	SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF DEFENSE REGARDING INFORMATION OPER- ATIONS. (a) REPORT REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the Committee on Armed Serv-
 14 15 16 17 18 19 20 21 	 SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF DEFENSE REGARDING INFORMATION OPERATIONS. (a) REPORT REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services
 14 15 16 17 18 19 20 21 22 	 SEC. 943. REPORT ON ORGANIZATIONAL STRUCTURE AND POLICY GUIDANCE OF THE DEPARTMENT OF DEFENSE REGARDING INFORMATION OPERATIONS. (a) REPORT REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the organiza-

(b) REVIEW.—In preparing the report required by
 subsection (a), the Secretary shall review the following:

3 (1) The extent to which the current definition
4 of "information operations" in Department of De5 fense Directive 3600.1 is appropriate.

6 (2) The location of the office within the Depart-7 ment of the lead official responsible for information 8 operations of the Department, including assessments 9 of the most effective location and the need to des-10 ignate a principal staff assistant to the Secretary of 11 Defense for information operations.

(3) Departmental responsibility for the development, coordination, and oversight of Department
policy on information operations and for the integration of such operations.

16 (4) Departmental responsibility for the plan17 ning, execution, and oversight of Department infor18 mation operations.

19 (5) Departmental responsibility for coordination
20 within the Department, and between the Depart21 ment and other departments and agencies of the
22 Federal Government, regarding Department infor23 mation operations, and for the resolution of conflicts
24 in the discharge of such operations, including an as-

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1	sessment of current coordination bodies and deci-
2	sionmaking processes.
3	(6) The roles and responsibilities of the military
4	departments, combat support agencies, the United
5	States Special Operations Command, and the other
6	combatant commands in the development and imple-
7	mentation of information operations.
8	(7) The roles and responsibilities of the defense
9	intelligence agencies for support of information oper-
10	ations.
11	(8) The role in information operations of the
12	following Department officials:
13	(A) The Assistant Secretary of Defense for
14	Public Affairs.
15	(B) The Assistant Secretary of Defense for
16	Special Operations and Low-Intensity Conflict.
17	(C) The senior official responsible for in-
18	formation processing and networking capabili-
19	ties.
20	(9) The role of related capabilities in the dis-
21	charge of information operations, including public
22	affairs capabilities, civil-military operations capabili-
23	ties, defense support of public diplomacy, and intel-
24	ligence.

(10) The management structure of computer
 network operations in the Department for the dis charge of information operations, and the policy in
 support of that component.

5 (11) The appropriate use, management, and 6 oversight of contractors in the development and im-7 plementation of information operations, including an 8 assessment of current guidance and policy directives 9 pertaining to the uses of contractors for these pur-10 poses.

11 (c) FORM.—The report required by subsection (a)12 shall be submitted in unclassified form, with a classified13 annex, if necessary.

(d) DEPARTMENT OF DEFENSE DIRECTIVE.—Upon
the submittal of the report required by subsection (a), the
Secretary shall prescribe a revised directive for the Department of Defense on information operations. The directive shall take into account the results of the review conducted for purposes of the report.

(e) INFORMATION OPERATIONS DEFINED.—In this
section, the term "information operations" means the information operations specified in Department of Defense
Directive 3600.1, as follows:

24 (1) Electronic warfare.

25 (2) Computer network operations.

1	(3) Psychological operations.
2	(4) Military deception.
3	(5) Operations security.
4	SEC. 944. REPORT ON ORGANIZATIONAL STRUCTURES OF
5	THE GEOGRAPHIC COMBATANT COMMAND
6	HEADQUARTERS.
7	(a) REPORT REQUIRED.—Not later than 90 days
8	after the date of the enactment of this Act, the Secretary

7 (a) REPORT REQUIRED.—Not later than 90 days 8 after the date of the enactment of this Act, the Secretary 9 of Defense and the Chairman of the Joint Chiefs of Staff 10 shall jointly submit to the Committee on Armed Services 11 of the Senate and the Committee on Armed Services of 12 the House of Representatives a report on the organiza-13 tional structures of the headquarters of the geographic 14 combatant commands.

(b) ELEMENTS.—The report required by subsection(a) shall include the following;

17 (1) A description of the organizational structure
18 of the headquarters of each geographic combatant
19 command.

20 (2) An assessment of the benefits and limita21 tions of the different organizational structures in
22 meeting the broad range of military missions of the
23 geographic combatant commands.

24 (3) A description and assessment of the role25 and contributions of other departments and agencies

1 of the Federal Government within each organiza-2 tional structure, including a description of any plans 3 to expand interagency participation in the geo-4 graphic combatant commands in the future. (4) A description of any lessons learned from 5 6 the ongoing reorganization of the organizational 7 structure of the United States Southern Command 8 and the United States Africa Command, including 9 an assessment of the value, if any, added by the po-10 sition of civilian deputy to the commander of the 11 United States Southern Command and to the com-12 mander of the United States Africa Command. 13 (5) Any other matters the Secretary and the

14 Chairman consider appropriate.

15 TITLE X—GENERAL PROVISIONS

Subtitle A—Financial Matters

- Sec. 1001. General transfer authority.
- Sec. 1002. Authorization of additional appropriations for operations in Afghanistan, Iraq, and Haiti for fiscal year 2010.
- Sec. 1003. Budgetary effects of this Act.

Subtitle B—Counter-Drug Activities

- Sec. 1011. Unified counter-drug and counterterrorism campaign in Colombia.
- Sec. 1012. Extension and modification of joint task forces support to law enforcement agencies conducting counter-terrorism activities.
- Sec. 1013. Reporting requirement on expenditures to support foreign counterdrug activities.
- Sec. 1014. Support for counter-drug activities of certain foreign governments.
- Sec. 1015. Notice to Congress on military construction projects for facilities of the Department of Defense and foreign law enforcement agencies for counter-drug activities.

Subtitle C—Naval Vessels and Shipyards

Sec. 1021. Extension of authority for reimbursement of expenses for certain Navy mess operations.

- Sec. 1022. Expressing the sense of Congress regarding the naming of a naval combat vessel after Father Vincent Capodanno.
- Sec. 1023. Requirements for long-range plan for construction of naval vessels.

Subtitle D—Counterterrorism

- Sec. 1031. Extension of certain authority for making rewards for combating terrorism.
- Sec. 1032. Prohibition on the use of funds for the transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba.
- Sec. 1033. Certification requirements relating to the transfer of individuals detained at Naval Station, Guantanamo Bay, Cuba, to foreign countries and other foreign entities.
- Sec. 1034. Prohibition on the use of funds to modify or construct facilities in the United States to house detainees transferred from United States Naval Station, Guantanamo Bay, Cuba.
- Sec. 1035. Comprehensive review of force protection policies.

Subtitle E—Homeland Defense and Civil Support

Sec. 1041. Limitation on deactivation of existing Consequence Management Response Forces.

Subtitle F—Studies and Reports

- Sec. 1051. Interagency national security knowledge and skills.
- Sec. 1052. Report on establishing a Northeast Regional Joint Training Center.
- Sec. 1053. Comptroller General report on previously requested reports.
- Sec. 1054. Biennial report on nuclear triad.
- Sec. 1055. Comptroller General study on common alignment of world regions in departments and agencies with international responsibilities.
- Sec. 1056. Required reports concerning bomber modernization, sustainment, and recapitalization efforts in support of the national defense strategy.
- Sec. 1057. Comptroller General study and recommendations regarding security of southern land border of the United States.

Subtitle G-Miscellaneous Authorities and Limitations

- Sec. 1061. Public availability of Department of Defense reports required by law.
- Sec. 1062. Prohibition on infringing on the individual right to lawfully acquire, possess, own, carry, and otherwise use privately owned firearms, ammunition, and other weapons.
- Sec. 1063. Development of criteria and methodology for determining the safety and security of nuclear weapons.

Subtitle H—Other Matters

- Sec. 1071. National Defense Panel.
- Sec. 1072. Sale of surplus military equipment to State and local homeland security and emergency management agencies.
- Sec. 1073. Defense research and development rapid innovation program.
- Sec. 1074. Authority to make excess nonlethal supplies available for domestic emergency assistance.
- Sec. 1075. Technical and clerical amendments.

Sec. 1076. Study on optimal balance of manned and remotely piloted aircraft. Sec. 1077. Treatment of successor contingency operation to Operation Iraqi

Freedom.

Sec. 1078. Program to assess the utility of non-lethal weapons.

Sec. 1079. Sense of Congress on strategic nuclear force reductions.

1 Subtitle A—Financial Matters

2 SEC. 1001. GENERAL TRANSFER AUTHORITY.

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 2011 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.—Except as provided in para15 graph (3), the total amount of authorizations that
16 the Secretary may transfer under the authority of
17 this section may not exceed \$4,000,000,000.

18 (3) EXCEPTION FOR TRANSFERS BETWEEN
19 MILITARY PERSONNEL AUTHORIZATIONS.—A trans20 fer of funds between military personnel authoriza21 tions under title IV shall not be counted toward the
22 dollar limitation in paragraph (2).

(b) LIMITATIONS.—The authority provided by this
 section to transfer authorizations—

3 (1) may only be used to provide authority for
4 items that have a higher priority than the items
5 from which authority is transferred; and

6 (2) may not be used to provide authority for an
7 item that has been denied authorization by Con8 gress.

9 (c) EFFECT ON AUTHORIZATION AMOUNTS.—A 10 transfer made from one account to another under the au-11 thority of this section shall be deemed to increase the 12 amount authorized for the account to which the amount 13 is transferred by an amount equal to the amount trans-14 ferred.

15 (d) NOTICE TO CONGRESS.—The Secretary shall
16 promptly notify Congress of each transfer made under
17 subsection (a).

18 SEC. 1002. AUTHORIZATION OF ADDITIONAL APPROPRIA19 TIONS FOR OPERATIONS IN AFGHANISTAN,
20 IRAQ, AND HAITI FOR FISCAL YEAR 2010.

In addition to the amounts otherwise authorized to be appropriated by this division, the amounts authorized to be appropriated for fiscal year 2010 in title XV of the National Defense Authorization Act for Fiscal Year 2010

1	(Public Law 111–84) are hereby increased, with respect
2	to any such authorized amount, as follows:
3	(1) The amounts provided in sections 1502
4	through 1507 of such Act for the following procure-
5	ment accounts are increased as follows:
6	(A) For aircraft procurement, Army, by
7	\$182,170,000.
8	(B) For weapons and tracked combat vehi-
9	cles procurement, Army, by \$3,000,000.
10	(C) For ammunition procurement, Army,
11	by \$17,055,000.
12	(D) For other procurement, Army, by
13	\$1,997,918,000.
14	(E) For the Joint Improvised Explosive
15	Device Defeat Fund, by \$400,000,000.
16	(F) For aircraft procurement, Navy, by
17	\$104,693,000.
18	(G) For other procurement, Navy, by
19	\$15,000,000.
20	(H) For procurement, Marine Corps, by
21	\$18,927,000.
22	(I) For aircraft procurement, Air Force, by
23	209,766,000.
24	(J) For ammunition procurement, Air
25	Force, by \$5,000,000.

1	(K) For other procurement, Air Force, by
2	\$576, 895, 000.
3	(L) For the Mine Resistant Ambush Pro-
4	tected Vehicle Fund, by \$1,123,000,000.
5	(M) For defense-wide activities, by
6	\$189,276,000.
7	(2) The amounts provided in section 1508 of
8	such Act for research, development, test, and evalua-
9	tion are increased as follows:
10	(A) For the Army, by \$61,962,000.
11	(B) For the Navy, by \$5,360,000.
12	(C) For the Air Force, by \$187,651,000.
13	(D) For defense-wide activities, by
14	\$22,138,000.
15	(3) The amounts provided in sections 1509,
16	1511, 1513, 1514, and 1515 of such Act for oper-
17	ation and maintenance are increased as follows:
18	(A) For the Army, by \$11,700,965,000.
19	(B) For the Navy, by \$2,428,702,000.
20	(C) For the Marine Corps, by
21	\$1,090,873,000.
22	(D) For the Air Force, by \$3,845,047,000.
23	(E) For defense-wide activities, by
24	\$1,188,421,000.

1	(F) For the Army Reserve, by
2	67,399,000.
3	(G) For the Navy Reserve, by
4	\$61,842,000.
5	(H) For the Marine Corps Reserve, by
6	\$674,000.
7	(I) For the Air Force Reserve, by
8	\$95,819,000.
9	(J) For the Army National Guard, by
10	\$171,834,000.
11	(K) For the Air National Guard, by
12	\$161,281,000.
13	(L) For the Defense Health Program, by
14	\$33,367,000.
15	(M) For Drug Interdiction and
16	Counterdrug Activities, Defense-wide, by
17	\$94,000,000.
18	(N) For the Afghanistan Security Forces
19	Fund, by \$2,604,000,000.
20	(O) For the Iraq Security Forces Fund, by
21	\$1,000,000,000.
22	(P) For Overseas Humanitarian, Disaster,
23	and Civic Aid, by \$255,000,000.
24	(Q) For Overseas Contingency Operations
25	Transfer Fund, by \$350,000,000.

1(R) For Working Capital Funds, by2\$974,967,000.

3 (4) The amount provided in section 1512 of
4 such Act for military personnel accounts is increased
5 by \$1,895,761,000.

6 SEC. 1003. BUDGETARY EFFECTS OF THIS ACT.

7 The budgetary effects of this Act, for the purpose of 8 complying with the Statutory Pay-As-You-Go Act of 2010, 9 shall be determined by reference to the latest statement titled "Budgetary Effects of PAYGO Legislation" for this 10 Act, submitted for printing in the Congressional Record 11 by the Chairman of the Committee on the Budget of the 12 House of Representatives, as long as such statement has 13 been submitted prior to the vote on passage of this Act. 14

15 Subtitle B—Counter-Drug
 16 Activities

17 SEC. 1011. UNIFIED COUNTER-DRUG AND COUNTERTER-

RORISM CAMPAIGN IN COLOMBIA.

Section 1021 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law
108–375; 118 Stat. 2042), as most recently amended by
section 1011 of the National Defense Authorization Act
for Fiscal Year 2010 (Public Law 111–84; 123 Stat.
2441), is further amended—

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1	(1) in subsection (a), by striking " 2010 " and
2	inserting "2011"; and
3	(2) in subsection (c), by striking "2010" and
4	inserting "2011".
5	SEC. 1012. EXTENSION AND MODIFICATION OF JOINT TASK
6	FORCES SUPPORT TO LAW ENFORCEMENT
7	AGENCIES CONDUCTING COUNTER-TER-
8	RORISM ACTIVITIES.
9	(a) EXTENSION.—Subsection (b) of section 1022 of
10	the National Defense Authorization Act for Fiscal Year
11	2004 (10 U.S.C. 371 note) is amended by striking "2010"
12	and inserting "2011".
13	(b) AVAILABILITY OF AUTHORITY.—
14	(1) Additional condition on authority
15	FOR SUPPORT AND ASSOCIATED WAIVER AUTHOR-
16	ITY.—Subsection (d) of such section is amended—
17	(A) by inserting "(1)" before "Any sup-
18	port"; and
19	(B) by adding at the end the following new
20	paragraph:
21	"(2)(A) Support for counter-terrorism activities pro-
22	vided under subsection (a) may only be provided if the
23	Secretary of Defense determines that the objectives of
24	using the counter-drug funds of any joint task force to
25	provide such support relate significantly to the objectives

of providing support for counter-drug activities by that
 joint task force or any other joint task force.

"(B) The Secretary of Defense may waive the requirements of subparagraph (A) if the Secretary determines that such a waiver is vital to the national security
interests of the United States. The Secretary shall
promptly submit to Congress notice in writing of any waiver issued under this subparagraph.

9 "(C) The Secretary of Defense may delegate any re-10 sponsibility of the Secretary under subparagraph (B) to 11 the Deputy Secretary of Defense or to the Under Sec-12 retary of Defense for Policy. Except as provided in the 13 preceding sentence, such a responsibility may not be dele-14 gated to any official of the Department of Defense or any 15 other official.".

16 (2) ANNUAL CERTIFICATION OF COMPLI17 ANCE.—Subsection (c) of such section is amended by
18 adding at the end the following new paragraph:

"(4) A certification by the Secretary of Defense
that any support provided under subsection (a) during such one-year period was provided in compliance
with the requirements of subsection (d).".

23 (3) INTERIM COMPLIANCE REPORT.—Not later
24 than 90 days after the date of the enactment of this

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1	Act, the Secretary of Defense shall submit to Con-
2	gress a report setting forth—
3	(A) a description of each support activity
4	provided by a joint task force under subsection
5	(a) of section 1022 of the National Defense Au-
6	thorization Act for Fiscal Year 2004 (10 U.S.C.
7	371 note), as of the date of the submittal of
8	such report; and
9	(B) a certification as to whether or not
10	each such activity has been provided in compli-
11	ance with the requirements of subsection (d) of
12	such section, as amended by paragraph (1) of
13	this subsection.
13 14	this subsection. SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES
14	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES
14 15	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG AC-
14 15 16	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG AC- TIVITIES.
14 15 16 17	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG AC- TIVITIES. Section 1022(a) of the Floyd D. Spence National De-
14 15 16 17 18	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG AC- TIVITIES. Section 1022(a) of the Floyd D. Spence National De- fense Authorization Act for Fiscal Year 2001 (as enacted
14 15 16 17 18 19	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG AC- TIVITIES. Section 1022(a) of the Floyd D. Spence National De- fense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–255),
 14 15 16 17 18 19 20 21 	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG AC- TIVITIES. Section 1022(a) of the Floyd D. Spence National De- fense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–255), as most recently amended by section 1013 of the National
 14 15 16 17 18 19 20 21 	SEC. 1013. REPORTING REQUIREMENT ON EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG AC- TIVITIES. Section 1022(a) of the Floyd D. Spence National De- fense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–255), as most recently amended by section 1013 of the National Defense Authorization Act for Fiscal Year 2010 (Public

1SEC. 1014. SUPPORT FOR COUNTER-DRUG ACTIVITIES OF2CERTAIN FOREIGN GOVERNMENTS.

3 (a) IN GENERAL.—Subsection (a)(2) of section 1033
4 of the National Defense Authorization Act for Fiscal Year
5 1998 (Public Law 105-85; 111 Stat. 1881), as most re6 cently amended by section 1014(a) of the National De7 fense Authorization Act for Fiscal Year 2010 (Public Law
8 111-84; 123 Stat. 2442), is further amended by striking
9 "2010" and inserting "2012".

(b) MAXIMUM AMOUNT OF SUPPORT.—Subsection
(e)(2) of such section is amended by striking "either of
fiscal years 2009 and 2010" and inserting "any of the
fiscal years 2009 through 2012".

14 SEC. 1015. NOTICE TO CONGRESS ON MILITARY CONSTRUC-

15 TION PROJECTS FOR FACILITIES OF THE DE16 PARTMENT OF DEFENSE AND FOREIGN LAW
17 ENFORCEMENT AGENCIES FOR COUNTER18 DRUG ACTIVITIES.

19 (a) NOTICE TO CONGRESS.—

20 (1) NOTICE.—Section 1004 of the National De21 fense Authorization Act for Fiscal Year 1991 (10
22 U.S.C. 374 note) is amended—

23 (A) in subsection (b)(4), by inserting "for
24 the purpose of facilitating" after "within or
25 outside the United States or"; and

26 (B) in subsection (h)(2)(A)—

550
(i) by striking "modification or re-
pair" and inserting "construction, modi-
fication, or repair'';
(ii) by striking "a Department of De-
fense facility" and inserting "any facility";
and
(iii) by striking "purpose" and insert-
ing "purposes".
(2) CONSTRUCTION OF NOTICE.—Subsection
(h) of such section is further amended by adding at
the end the following new paragraph:
"(3) This subsection may not be construed as an au-
thorization for the use of funds for any military construc-
tion project that would exceed the approved cost limita-
tions of an unspecified minor military construction project
under section 2805(a)(2) of title 10, United States
Code.".
(b) EFFECTIVE DATE.—The amendments made by
subsection (a) shall take effect on the date of the enact-

20 ment of this Act, and shall apply with respect to facilities

21 projects for which a decision is made to be carried out

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22 on or after that date.

Subtitle C—Naval Vessels and 1 Shipyards 2

3 SEC. 1021. EXTENSION OF AUTHORITY FOR REIMBURSE-4 MENT OF EXPENSES FOR CERTAIN NAVY 5 **MESS OPERATIONS.**

6 (a) EXTENSION.—Subsection (b) of section 1014 of the Duncan Hunter National Defense Authorization Act 7 8 for Fiscal Year 2009 (Public Law 110–417; 122 Stat. 4585) is amended by striking "September 30, 2010" and 9 10 inserting "September 30, 2015".

11 (b) CLARIFICATION OF SCOPE OF AUTHORITY.—Sub-12 section (a) of such section is amended by inserting "in any fiscal year" after "may be used". 13

14 SEC. 1022. EXPRESSING THE SENSE OF CONGRESS REGARD-15 ING THE NAMING OF A NAVAL COMBAT VES-16

SEL AFTER FATHER VINCENT CAPODANNO.

17 (a) FINDINGS.—Congress makes the following findings: 18

19 (1) Father Vincent Capodanno was born on 20 February 13, 1929, in Staten Island, New York.

21 (2) After attending Fordham University for a 22 year, he entered the Maryknoll Missionary Seminary 23 in upstate New York in 1949, and was ordained a 24 Catholic priest in June 1957.

1	(3) Father Capodanno's first assignment as a
2	missionary was working with aboriginal Taiwanese
3	people in the mountains of Taiwan where he served
4	in a parish and later in a school. After several years,
5	Father Capodanno returned to the United States for
6	leave and then was assigned to a Maryknoll school
7	in Hong Kong.
8	(4) Father Vincent Capodanno volunteered as a
9	Navy Chaplain and was commissioned a Lieutenant
10	in the Chaplain Corps of the United States Naval
11	Reserve in December 28, 1965.
12	(5) Father Vincent Capodanno selflessly ex-
13	tended his combat tour in Vietnam on the condition
14	he was allowed to remain with the infantry.
15	(6) On September 4, 1967, during a fierce bat-
16	tle in the Thang Binh District of the Que-Son Valley
17	in Vietnam, Father Capodanno went among the
18	wounded and dying, giving last rites and caring for
19	the injured. He was killed that day while taking care
20	of his Marines.
21	(7) On January 7, 1969, Father Vincent
22	Capodanno was awarded the Medal of Honor post-
23	humously for comforting the wounded and dying
24	during the Vietnam conflict. For his dedicated serv-
25	ice, Father Capodanno was also awarded the Bronze

1	Star, the Purple Heart, the Presidential Unit Cita-
2	tion, the National Defense Service Medal, the Viet-
3	nam Service Medal, the Vietnam Gallantry Cross
4	with Palm, and the Vietnam Campaign Medal.
5	(8) In his memory, the U.S.S. Capodanno was
6	commissioned on September 17, 1973. It is the only
7	Naval vessel to date to have received a Papal bless-
8	ing by Pope John Paul II in Naples, Italy, on Sep-
9	tember 4, 1981.
10	(9) The U.S.S. Capodanno was decommissioned
11	on July 30, 1993.
12	(b) SENSE OF CONGRESS.—It is the sense of Con-
13	gress that the Secretary of the Navy should name a com-
14	bat vessel of the United States Navy the "U.S.S. Father
15	Vincent Capodanno", in honor of Father Vincent
16	Capodanno, a lieutenant in the Navy Chaplain Corps.
17	SEC. 1023. REQUIREMENTS FOR LONG-RANGE PLAN FOR
18	CONSTRUCTION OF NAVAL VESSELS.
19	(a) IN GENERAL.—Section 231 of title 10, United
20	States Code, is amended to read as follows:
21	"§231. Long-range plan for construction of naval ves-
22	sels
23	"(a) Quadrennial Naval Vessel Construction
24	PLAN.—At the same time that the budget of the President
25	is submitted under section $1105(a)$ of title 31 during each

year in which the Secretary of Defense submits a quadren nial defense review, the Secretary of the Navy shall submit
 to the congressional defense committees a long-range plan
 for the construction of combatant and support vessels for
 the Navy that supports the force structure recommenda tions of the quadrennial defense review.

7 "(b) MATTERS INCLUDED.—The plan under sub-8 section (a) shall include the following:

9 "(1) A detailed construction schedule of naval 10 vessels for the 10-year period beginning on the date 11 on which the plan is submitted, including a certifi-12 cation by the Secretary that the budget for the fiscal 13 year in which the plan is submitted and the budget 14 for the future-years defense program submitted 15 under section 221 of this title are sufficient for 16 funding such schedule.

"(2) A probable construction schedule for the
10-year period beginning on the date that is 10
years after the date on which the plan is submitted.
"(3) A notional construction schedule for the
10-year period beginning on the date that is 20
years after the date on which the plan is submitted.
years after the date on which the plan is submitted.
"(4) The estimated levels of annual funding

necessary to carry out the construction schedules
under paragraphs (1), (2), and (3).

1	"(5) For the construction schedules under para-
2	graphs (1) and (2) —
3	"(A) a determination by the Director of
4	Cost Assessment and Program Evaluation of
5	the level of funding necessary to execute such
6	schedules; and
7	"(B) an evaluation by the Director of the
8	potential risk associated with such schedules,
9	including detailed effects on operational plans,
10	missions, deployment schedules, and fulfillment
11	of the requirements of the combatant com-
12	manders.
13	"(c) NAVAL COMPOSITION.—In submitting the plan
14	under subsection (a), the Secretary shall ensure that such
15	plan is in accordance with section 5062(b) of this title.
16	"(d) Assessment When Budget Is Insuffi-
17	CIENT.—If the budget for a fiscal year provides for fund-
18	ing of the construction of naval vessels at a level that is
19	less than the level determined necessary by the Director
20	of Cost Assessment and Program Evaluation under sub-
21	section (b)(5), the Secretary of the Navy shall include with
22	the defense budget materials for that fiscal year an assess-
23	ment that describes and discusses the risks associated
24	with the budget, including the risk associated with a re-

duced force structure that may result from funding naval
 vessel construction at such a level.

3 "(e) CBO EVALUATION.—Not later than 60 days 4 after the date on which the congressional defense commit-5 tees receive the plan under subsection (a), the Director of the Congressional Budget Office shall submit to such 6 7 committees a report assessing the sufficiency of the esti-8 mated levels of annual funding included in such plan with 9 respect to the budget submitted during the year in which 10 the plan is submitted and the future-years defense program submitted under section 221 of this title. 11

12 "(f) Changes to the Construction Plan.—In 13 any year in which a quadrennial defense review is not submitted and the budget of the President submitted under 14 15 section 1105(a) of title 31 decreases the number of vessels requested in the future-years defense program submitted 16 under section 221 of this title, the Secretary of the Navy 17 shall submit to the congressional defense committees a re-18 port on such decrease including— 19

"(1) an addendum to the most recent quadrennial defense review that fully explains and justifies
the decrease with respect to the national security
strategy of the United States as set forth in the
most recent national security strategy report of the

1	President under section 108 of the National Security
2	Act of 1947 (50 U.S.C. 404a); and
3	((2) a description of the additional reviews and
4	analyses considered by the Secretary after the pre-
5	vious quadrennial defense review was submitted that
6	justify the decrease.
7	"(g) DEFINITIONS.—In this section:
8	"(1) The term 'budget', with respect to a fiscal
9	year, means the budget for that fiscal year that is
10	submitted to Congress by the President under sec-
11	tion 1105(a) of title 31.
12	"(2) The term 'defense budget materials', with
13	respect to a fiscal year, means the materials sub-
14	mitted to Congress by the Secretary of Defense in
15	support of the budget for that fiscal year.
16	"(3) The term 'quadrennial defense review'
17	means the review of the defense programs and poli-
18	cies of the United States that is carried out every
19	four years under section 118 of this title.".
20	(b) Clerical Amendment.—The table of sections
21	at the beginning of chapter 9 of such title is amended by
22	striking the item relating to section 231 and inserting the
23	following new item:
	"231. Long-range plan for construction of naval vessels.".

537

Subtitle D—Counterterrorism 1 2 SEC. 1031. EXTENSION OF CERTAIN AUTHORITY FOR MAK-3 ING REWARDS FOR COMBATING TERRORISM. 4 Section 127b(c)(3)(C) of title 10, United States Code, is amended by striking "2010" and inserting 5 6 "2011". 7 SEC. 1032. PROHIBITION ON THE USE OF FUNDS FOR THE 8 TRANSFER OR RELEASE OF INDIVIDUALS DE-9 TAINED AT UNITED STATES NAVAL STATION, 10 **GUANTANAMO BAY, CUBA.** 11 None of the funds authorized to be appropriated by 12 this Act for fiscal year 2011 may be used to transfer, re-13 lease, or assist in the transfer or release to or within the 14 United States, its territories, or possessions of Khalid 15 Sheikh Mohammed or any other detainee who— 16 (1) is not a United States citizen or a member 17 of the Armed Forces of the United States; and (2) is or was held on or after January 20, 18 19 2009, at United States Naval Station, Guantanamo

20 Bay, Cuba, by the Department of Defense.

1	SEC. 1033. CERTIFICATION REQUIREMENTS RELATING TO
2	THE TRANSFER OF INDIVIDUALS DETAINED
3	AT NAVAL STATION, GUANTANAMO BAY,
4	CUBA, TO FOREIGN COUNTRIES AND OTHER
5	FOREIGN ENTITIES.

6 (a) LIMITATION.—

7 (1) IN GENERAL.—Except as provided in para-8 graph (2), during the one-year period beginning on 9 the date of the enactment of this Act, the Secretary 10 of Defense may not use any of the amounts author-11 ized to be appropriated by this Act or otherwise 12 available to the Department of Defense to transfer 13 any individual detained at Guantanamo to the cus-14 tody or effective control of the individual's country 15 of origin, any other foreign country, or any other 16 foreign entity unless the Secretary submits to Con-17 gress the certification described in subsection (b) by 18 not later than 30 days before the transfer of the in-19 dividual.

20 (2) EXCEPTION.—Paragraph (1) shall not
21 apply to any action taken by the Secretary to trans22 fer any individual detained at Guantanamo to effec23 tuate an order affecting the disposition of the indi24 vidual that is issued by a court or competent tri25 bunal of the United States having lawful jurisdic-

tion. The Secretary shall notify Congress promptly
 upon issuance of any such order.

3 (b) CERTIFICATION.—The certification described in 4 this subsection is a written certification made by the Sec-5 retary of Defense, with the concurrence of the Secretary 6 of State, that the government of the foreign country or 7 the recognized leadership of the foreign entity to which 8 the individual detained at Guantanamo is to be trans-9 ferred—

(1) is not a designated state sponsor of terrorism or a designated foreign terrorist organization;
(2) maintains effective control over each detention facility in which an individual is to be detained
if the individual is to be housed in a detention facility;

16 (3) is not, as of the date of the certification,
17 facing a threat that is likely to substantially affect
18 its ability to exercise control over the individual;

(4) has agreed to take effective steps to ensure
that the individual cannot take action to threaten
the United States, its citizens, or its allies in the future;

(5) has taken such steps as the Secretary determines are necessary to ensure that the individual

1	cannot engage or re-engage in any terrorist activity;
2	and
3	(6) has agreed to share any information with
4	the United States that—
5	(A) is related to the individual or any asso-
6	ciates of the individual; and
7	(B) could affect the security of the United
8	States, its citizens, or its allies.
9	(c) Prohibition and Waiver in Cases of Prior
10	Confirmed Recidivism.—
11	(1) PROHIBITION.—Except as provided in para-
12	graph (3), during the one-year period beginning on
13	the date of the enactment of this Act, the Secretary
14	of Defense may not use any amount authorized to
15	be appropriated or otherwise made available to the
16	Department of Defense to transfer any individual
17	detained at Guantanamo to the custody or effective
18	control of the individual's country of origin, any
19	other foreign country, or any other foreign entity if
20	there is a confirmed case of any individual who was
21	detained at United States Naval Station, Guanta-
22	namo Bay, Cuba, at any time after September 11,
23	2001, who was transferred to the foreign country or
24	entity and subsequently engaged in any terrorist ac-
25	tivity.

1	(2) WAIVER.—The Secretary of Defense may
2	waive the prohibition in paragraph (1) if the Sec-
3	retary determines that such a transfer is in the na-
4	tional security interests of the United States and in-
5	cludes, as part of the certification described in sub-
6	section (b) relating to such transfer, the determina-
7	tion of the Secretary under this paragraph.
8	(3) EXCEPTION.—Paragraph (1) shall not
9	apply to any action taken by the Secretary to trans-
10	fer any individual detained at Guantanamo to effec-
11	tuate an order affecting the disposition of the indi-
12	vidual that is issued by a court or competent tri-
13	bunal of the United States having lawful jurisdic-
14	tion. The Secretary shall notify Congress promptly
15	upon issuance of any such order.
16	(d) Definitions.—For the purposes of this section:
17	(1) The term "individual detained at Guanta-
18	namo" means any individual who is located at
19	United States Naval Station, Guantanamo Bay,
20	Cuba, as of October 1, 2009, who—
21	(A) is not a citizen of the United States or
22	a member of the Armed Forces of the United
23	States; and
24	(B) is—

1	(i) in the custody or under the effec-
2	tive control of the Department of Defense;
3	OF
4	(ii) otherwise under detention at
5	United States Naval Station, Guantanamo
6	Bay, Cuba.
7	(2) The term "foreign terrorist organization"
8	means any organization so designated by the Sec-
9	retary of State under section 219 of the Immigra-
10	tion and Nationality Act (8 U.S.C. 1189).
11	SEC. 1034. PROHIBITION ON THE USE OF FUNDS TO MOD-
11	SEC. 1034, FROMDITION ON THE USE OF FUNDS TO MOD-
11	IFY OR CONSTRUCT FACILITIES IN THE
12	IFY OR CONSTRUCT FACILITIES IN THE
12 13	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES
12 13 14	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES TRANSFERRED FROM UNITED STATES NAVAL
12 13 14 15	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES TRANSFERRED FROM UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.
12 13 14 15 16	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES TRANSFERRED FROM UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA. (a) IN GENERAL.—None of the funds authorized to
12 13 14 15 16 17	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES TRANSFERRED FROM UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA. (a) IN GENERAL.—None of the funds authorized to be appropriated by this Act may be used to construct or
12 13 14 15 16 17 18	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES TRANSFERRED FROM UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA. (a) IN GENERAL.—None of the funds authorized to be appropriated by this Act may be used to construct or modify any facility in the United States, its territories,
12 13 14 15 16 17 18 19	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES TRANSFERRED FROM UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA. (a) IN GENERAL.—None of the funds authorized to be appropriated by this Act may be used to construct or modify any facility in the United States, its territories, or possessions to house any individual described in sub-
12 13 14 15 16 17 18 19 20	IFY OR CONSTRUCT FACILITIES IN THE UNITED STATES TO HOUSE DETAINEES TRANSFERRED FROM UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA. (a) IN GENERAL.—None of the funds authorized to be appropriated by this Act may be used to construct or modify any facility in the United States, its territories, or possessions to house any individual described in sub- section (c) for the purposes of detention or imprisonment

23 (b) EXCEPTION.—The prohibition in subsection (a)
24 shall not apply to any modification of facilities at United
25 States Naval Station, Guantanamo Bay, Cuba.

1	(c) INDIVIDUALS DESCRIBED.—An individual de-
2	scribed in this subsection is any individual who, as of Oc-
3	tober 1, 2009, is located at United States Naval Station,
4	Guantanamo Bay, Cuba, and who—
5	(1) is not a citizen of the United States or a
6	member of the Armed Forces of the United States;
7	and
8	(2) is—
9	(A) in the custody or under the effective
10	control of the Department of Defense; or
11	(B) otherwise under detention at United
12	States Naval Station, Guantanamo Bay, Cuba.
13	(d) Report on Use of Facilities in the United
14	STATES TO HOUSE DETAINEES TRANSFERRED FROM
15	GUANTANAMO.—
16	(1) REPORT REQUIRED.—Not later than April
17	1, 2011, the Secretary of Defense shall submit to
18	the congressional defense committees a report, in
19	classified or unclassified form, on the merits, costs,
20	and risks of using any proposed facility in the
21	United States, its territories, or possessions to house
22	any individual described in subsection (c) for the
23	purposes of detention or imprisonment in the cus-
24	tody or under the effective control of the Depart-
25	ment of Defense.

1	(2) ELEMENTS OF THE REPORT.—The report
2	required in paragraph (1) shall include each of the
3	following:
4	(A) A discussion of the merits associated
5	with any such proposed facility that would jus-
6	tify—
7	(i) using the facility instead of the fa-
8	cility at United States Naval Station,
9	Guantanamo Bay, Cuba; and
10	(ii) the proposed facility's contribution
11	to effecting a comprehensive policy for con-
12	tinuing military detention operations.
13	(B) The rationale for selecting the specific
14	site for any such proposed facility, including de-
15	tails for the processes and criteria used for
16	identifying the merits described in subpara-
17	graph (A) and for selecting the proposed site
18	over reasonable alternative sites.
19	(C) A discussion of any potential risks to
20	any community in the vicinity of any such pro-
21	posed facility, the measures that could be taken
22	to mitigate such risks, and the likely cost to the
23	Department of Defense of implementing such
24	measures.

(D) A discussion of any necessary modifications to any such proposed facility to ensure that any detainee transferred from Guantanamo Bay to such facility could not come into contact with any other individual, including any other person detained at such facility, that is not approved for such contact by the Department of Defense, and an assessment of the likely costs of such modifications.

10 (E) A discussion of any support at the site
11 of any such proposed facility that would likely
12 be provided by the Department of Defense, in13 cluding the types of support, the number of per14 sonnel required for each such type, and an esti15 mate of the cost of such support.

16 (F) A discussion of any support, other 17 than support provided at a proposed facility, 18 that would likely be provided by the Depart-19 ment of Defense for the operation of any such 20 proposed facility, including the types of possible 21 support, the number of personnel required for 22 each such type, and an estimate of the cost of 23 such support.

24 (G) A discussion of the legal issues, in the25 judgment of the Secretary of Defense, that

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1	could be raised as a result of detaining or im-
2	prisoning any individual described in subsection
3	(c) at any such proposed facility that could not
4	be raised while such individual is detained or
5	imprisoned at United States Naval Station,
6	Guantanamo Bay, Cuba.
7	SEC. 1035. COMPREHENSIVE REVIEW OF FORCE PROTEC-
8	TION POLICIES.
9	(a) Comprehensive Review Required.—The Sec-
10	retary of Defense shall conduct a comprehensive review
11	of Department of Defense policies, regulations, instruc-
12	tions, and directives pertaining to force protection within
13	the Department.
14	(b) MATTERS COVERED.—The review required under
15	subsection (a) shall include an assessment of each of the
16	following:
17	(1) Information sharing practices across the
18	Department of Defense, and among the State, local,
19	and Federal partners of the Department of Defense.
20	(2) Antiterrorism and force protection stand-
21	ards relating to buildings, including standoff dis-
22	tances.
23	(3) Protective standards relating to chemical,
24	biological, radiological, nuclear, and high explosives
25	

threats.

(4) Standards relating to access to Department
 bases.

3 (5) Standards for identity management within
4 the Department, including such standards for iden5 tity cards and biometric identifications systems.

6 (6) Procedures for validating and approving in-7 dividuals with regular or episodic access to military 8 installations, including military personnel, civilian 9 employees, contractors, family members of per-10 sonnel, and other types of visitors.

(7) Procedures for sharing with appropriate Department of Defense officials with responsibility for
force protection—

(A) information from the intelligence or
law enforcement community regarding possible
threats from terrorists or terrorist groups,
criminal organizations, or other state and nonstate foreign entities actively working to undermine the security interests of the United States;
and

(B) information regarding personnel who
have engaged in potentially suspicious activities
or may otherwise pose a threat.

(8) Any legislative changes recommended for
 implementing the recommendations contained in the
 review.

4 (c) INTERIM REPORT.—Not later than September 1,
5 2012, the Secretary of Defense shall submit an interim
6 report on the comprehensive review required under sub7 section (a).

8 (d) FINAL REPORT.—Not later than March 1, 2013, 9 the Secretary of Defense shall submit to the Committees 10 on Armed Services of the Senate and House of Representatives a final report on the comprehensive review required 11 12 under subsection (a). The final report shall include such 13 findings and recommendations as the Secretary considers appropriate based on the review, including recommended 14 15 actions to be taken to implement the specific recommendations in the final report. The final report shall be sub-16 17 mitted in an unclassified format, but may include a classified annex. 18

19 Subtitle E—Homeland Defense and 20 Civil Support

21 SEC. 1041. LIMITATION ON DEACTIVATION OF EXISTING
22 CONSEQUENCE MANAGEMENT RESPONSE
23 FORCES.

(a) LIMITATION.—The Secretary of Defense shall en-sure that no Chemical, Biological, Radiological, Nuclear,

or High-Yield Explosive Consequence Management Re sponse Force established as of October 1, 2009, is deacti vated or disestablished until the Secretary provides a cer tification described in subsection (b).

5 (b) CERTIFICATION.—The certification described in 6 this subsection is a written certification to the congres-7 sional defense committees that there exists within the 8 United States Armed Forces an alternative chemical, bio-9 logical, radiological, nuclear, or high-yield explosive con-10 sequence management response capability that is at least 11 as capable as two Chemical, Biological, Radiological, Nu-12 clear, or High-Yield Explosive Consequence Management 13 **Response Forces.**

14 (c) REPORT REQUIRED.—

(1) IN GENERAL.—Not later than 90 days after
the date of the enactment of this Act, the Secretary
shall submit to the congressional defense committees
a report on plans of the Department of Defense to
establish Homeland Response Forces for domestic
emergency response to incidents involving weapons
of mass destruction.

(2) ELEMENTS OF REPORT.—The report required by this subsection shall include the following:
(A) A detailed description of the analysis
that led to the decision to establish Homeland

1	Response Forces described in paragraph (1), in-
2	cluding—
3	(i) whether consideration was given to
4	establishing Homeland Response Forces
5	within the Reserves; and
6	(ii) the reasons for not planning to es-
7	tablish any Homeland Response Forces
8	within the Reserves.
9	(B) A detailed description of the plans to
10	establish Homeland Response Forces, includ-
11	ing—
12	(i) the cost and schedule to establish,
13	equip, maintain, and operate the proposed
14	Homeland Response Forces;
15	(ii) guidelines for the employment of
16	Homeland Response Forces; and
17	(iii) the portion of the costs of Home-
18	land Response Forces that will be borne by
19	the States.
20	(C) A detailed description of the proposed
21	number and composition of Homeland Response
22	Forces, including—
23	(i) the number and type of units in
24	each Homeland Response Force; and

1	(ii) the number of personnel in each
2	Homeland Response Force.
3	(D) A comparative assessment of the emer-
4	gency response capabilities of a Homeland Re-
5	sponse Force with the capabilities of a Chem-
6	ical, Biological, Radiological, Nuclear, or High-
7	Yield Explosive Consequence Management Re-
8	sponse Force, including—
9	(i) a comparison of the equipment
10	proposed for each type of force;
11	(ii) a comparison of the proposed
12	means of transportation for each type of
13	force;
14	(iii) an estimate of the time it would
15	take each type of force to deploy to an in-
16	cident site; and
17	(iv) an estimate of the operational du-
18	ration of each type of force at such a site.
19	(E) A description of the command and
20	control arrangements proposed for the Home-
21	land Response Forces, including a description
22	of the degree to which the Homeland Response
23	Forces would be subject to the direction and
24	control of the Department of Defense, as com-

1	pared to the Governor of the State in which
2	they are located.
3	(F) The results of the United States
4	Northern Command study of the possible con-
5	cepts of operations and of the implementation
6	of the Homeland Response Force plan in such
7	a manner as to provide adequate capability to
8	provide Federal defense support to civil authori-
9	ties during domestic incidents involving weap-
10	ons of mass destruction.
11	(G) Any other matters the Secretary con-
12	siders appropriate.
13	(3) Form of report.—The report required by
14	this subsection shall be in unclassified form, but
15	may include a classified annex.
16	
	Subtitle F—Studies and Reports
17	Subtitle F—Studies and Reports SEC. 1051. INTERAGENCY NATIONAL SECURITY KNOWL-
17 18	_
	SEC. 1051. INTERAGENCY NATIONAL SECURITY KNOWL-
18	SEC. 1051. INTERAGENCY NATIONAL SECURITY KNOWL- EDGE AND SKILLS.
18 19	SEC. 1051. INTERAGENCY NATIONAL SECURITY KNOWL- EDGE AND SKILLS. (a) STUDY REQUIRED.—
18 19 20	SEC. 1051. INTERAGENCY NATIONAL SECURITY KNOWL- EDGE AND SKILLS. (a) STUDY REQUIRED.— (1) SELECTION OF INDEPENDENT STUDY ORGA-
18 19 20 21	SEC. 1051. INTERAGENCY NATIONAL SECURITY KNOWL- EDGE AND SKILLS. (a) STUDY REQUIRED.— (1) SELECTION OF INDEPENDENT STUDY ORGA- NIZATION.—Not later than 60 days after the date of

conduct a study of the matters described in sub section (b).

3 (2) QUALIFICATIONS OF ORGANIZATION SE4 LECTED.—The organization selected shall be quali5 field on the basis of having relevant expertise in the
6 fields of national security and human capital devel7 opment, and on the basis of such other criteria as
8 the Secretary of Defense may determine.

9 (b) MATTERS TO BE COVERED.—The study required 10 by subsection (a) shall assess the current state of inter-11 agency national security knowledge and skills in Depart-12 ment of Defense civilian and military personnel, and make 13 recommendations for strengthening such knowledge and 14 skills. At minimum, the study shall include assessments 15 and recommendations on—

16 (1) interagency national security training, edu17 cation, and rotational assignment opportunities
18 available to civilians and military personnel;

19 (2) integration of interagency national security
20 education into the professional military education
21 system;

(3) levels of interagency national security
knowledge and skills possessed by personnel currently serving in civilian executive and general or
flag officer positions, as represented by the inter-

1	agency education, training, and professional experi-
2	ences they have undertaken;
3	(4) incentives that enable and encourage mili-
4	tary and civilian personnel to undertake interagency
5	assignment, education, and training opportunities,
6	as well as disincentives and obstacles that discourage
7	undertaking such opportunities; and
8	(5) any plans or current efforts to improve the
9	interagency national security knowledge and skills of
10	civilian and military personnel.
11	(c) REPORT.—Not later than December 1, 2011, the
12	Secretary of Defense shall submit to the congressional de-
13	fense committees a report containing the findings and rec-
14	ommendations from the study required by subsection (a).
15	(d) DEFINITION.—In this section, the term "inter-
16	agency national security knowledge and skills" means an
17	understanding of, and the ability to efficiently and expedi-
18	tiously work within, the structures, mechanisms, and proc-
19	esses by which the departments, agencies, and elements
20	of the Federal Government that have national security
21	missions coordinate and integrate their policies, capabili-
22	ties, budgets, expertise, and activities to accomplish such
23	missions.

1 SEC. 1052. REPORT ON ESTABLISHING A NORTHEAST RE 2 GIONAL JOINT TRAINING CENTER.

3 (a) REPORT REQUIRED.—Not later than 90 days
4 after the date of the enactment of this Act, the Secretary
5 of Defense shall submit to the congressional defense com6 mittees a report on the need for the establishment of a
7 Northeast Regional Joint Training Center.

8 (b) CONTENTS OF REPORT.—The report required 9 under subsection (a) shall include each of the following: 10 (1) A list of facilities in the Northeastern 11 United States at which, as of the date of the enact-12 ment of this Act, the Department of Defense has de-13 ployed or has committed to deploying joint training. 14 (2) A description of the extent to which such 15 facilities have sufficient unused capacity and exper-16 tise to accommodate and fully utilize joint training. 17 (3) A list of potential locations for the North-18 east Regional Joint Training Center discussed in the 19 report.

(c) CONSIDERATIONS WITH RESPECT TO LOCATION.—In determining potential locations for the Northeast Regional Joint Training Center to be discussed in the
report required under subsection (a), the Secretary of Defense shall take into consideration Department of Defense
facilities that have—

26 (1) a workforce of skilled personnel;

1	(2) live, virtual, and constructive training capa-
2	bilities, and the ability to digitally connect them and
3	the associated battle command structure at the tac-
4	tical and operational levels;
5	(3) an extensive deployment history in Oper-
6	ation Enduring Freedom and Operation Iraqi Free-
7	dom;
8	(4) a location in the Northeastern United
9	States;
10	(5) the capacity or potential capacity to accom-
11	modate a target training audience range of 500 to
12	4,000 additional personnel; and
13	(6) the capability to accommodate the training
14	of current and future joint forces.
15	SEC. 1053. COMPTROLLER GENERAL REPORT ON PRE-
16	VIOUSLY REQUESTED REPORTS.
17	(a) REPORT REQUIRED.—Not later than March 1,
18	2011, the Comptroller General of the United States shall
19	submit to the Committee on Armed Services of the Senate
20	and the Committee on Armed Services of the House of
21	Representatives a report evaluating the sufficiency, ade-
21 22	
	Representatives a report evaluating the sufficiency, ade-
22	Representatives a report evaluating the sufficiency, ade- quacy, and conclusions of the following reports:

the National Defense Authorization Act for Fiscal
Year 2010 (Public Law 111–84).
(2) The report on procurement of 4.5 genera-
tion fighters, as required by section 131 of the Na-
tional Defense Authorization Act for Fiscal Year
2010 (Public Law 111–84; 123 Stat. 2218).
(3) The report on combat air forces restruc-
turing, as required by the report of the House of
Representatives numbered 111–288, which accom-
panied the conference report for the National De-
fense Authorization Act for Fiscal Year 2010 (Pub-
lic Law 111–84).
(b) MATTERS COVERED BY REPORT.—The report re-
quired by subsection (a) shall examine the potential costs
and benefits of each of the following:
(1) The service life extension program costs to
sustain the legacy fighter fleet to meet inventory re-
quirements with an emphasis on the service life ex-
tension program compared to other options such as
procurement of 4.5 generation fighters.
(2) The Falcon Structural Augmentation Road-
map of F–16s, with emphasis on the cost-benefit of
such effort and the effect of such efforts on the serv-
ice life of the airframes.

(3) Any additional programs designed to extend
 the service life of legacy fighter aircraft.

3 (c) PROHIBITION.—No fighter aircraft may be retired
4 from the Air Force or the Air National Guard inventory
5 in fiscal year 2011 until the date that is 90 days after
6 the date on which the Committee on Armed Services of
7 the Senate and the Committee on Armed Services of the
8 House of Representatives receive the report required
9 under subsection (a).

10 SEC. 1054. BIENNIAL REPORT ON NUCLEAR TRIAD.

(a) REPORT.—Not later than March 1 of each evennumbered year, beginning March 1, 2012, the Secretary
of Defense, in consultation with the Administrator for Nuclear Security, shall submit to the congressional defense
committees a report on the nuclear triad.

16 (b) MATTERS INCLUDED.—The report under sub-17 section (a) shall include the following:

18 (1) A detailed discussion of the modernization
19 and sustainment plans for each component of the
20 nuclear triad over the 10-year period beginning on
21 the date of the report.

(2) The funding required for each platform of
the nuclear triad with respect to operation and
maintenance, modernization, and replacement.

(3) Any industrial capacities that the Secretary
 considers vital to ensure the viability of the nuclear
 triad.

4 (c) NUCLEAR TRIAD DEFINED.—In this section, the
5 term "nuclear triad" means the nuclear deterrent capabili6 ties of the United States composed of ballistic missile sub7 marines, land-based missiles, and strategic bombers.

8 SEC. 1055. COMPTROLLER GENERAL STUDY ON COMMON 9 ALIGNMENT OF WORLD REGIONS IN DEPART-10 MENTS AND AGENCIES WITH INTER-11 NATIONAL RESPONSIBILITIES.

(a) STUDY REQUIRED.—The Comptroller General of
the United States shall conduct a study to assess the need
for and implications of a common alignment of world regions in the internal organization of departments and
agencies of the Federal Government with international responsibilities.

(b) DEPARTMENTS AND AGENCIES.—The followingdepartments and agencies, at a minimum, shall be in-cluded in the study:

- 21 (1) The Department of State.
- 22 (2) The Department of the Treasury.
- 23 (3) The Department of Defense.
- 24 (4) The Department of Justice.
- 25 (5) The Department of Commerce.

1 (6) The Department of Homeland Security. 2 (7) The United States Agency for International 3 Development. 4 (8) The agencies comprising the intelligence 5 community. 6 (9) Such other departments, agencies, and Fed-7 eral organizations with significant international re-8 sponsibilities as the Comptroller General considers 9 appropriate. 10 (c) COOPERATION AND ACCESS.—The heads of the departments and agencies included in the study shall pro-11 12 vide full cooperation with, and access to appropriate infor-13 mation on organizational structures to, the Comptroller General for the purposes of conducting the study. 14 15 (d) MATTERS COVERED.—The study required under subsection (a) shall, at a minimum, assess— 16 17 (1) problems and inefficiencies resulting from 18 lack of a common alignment, including impediments 19 to interagency collaboration; 20 (2) obstacles to implementing a common align-21 ment: 22 (3) advantages and disadvantages of a common 23 alignment; and 24 (4) measures taken to address challenges asso-25 ciated with the lack of a common alignment.

(e) REPORT.—The Comptroller General shall submit
 to Congress a report on the study required under sub section (a) not later than 180 days after the date of the
 enactment of this Act.

5 SEC. 1056. REQUIRED REPORTS CONCERNING BOMBER
6 MODERNIZATION, SUSTAINMENT, AND RE7 CAPITALIZATION EFFORTS IN SUPPORT OF
8 THE NATIONAL DEFENSE STRATEGY.

9 (a) AIR FORCE REPORT.—

10 (1) REPORT REQUIRED.—Not later than 360
11 days after the date of the enactment of this Act, the
12 Secretary of the Air Force shall submit to the con13 gressional defense committees a report that in14 cludes—

15 (A) a discussion of the cost, schedule, and 16 performance of all planned efforts to modernize 17 and keep viable the existing B-1, B-2, and B-18 52 bomber fleets and a discussion of the fore-19 casted service-life and all sustainment chal-20 lenges that the Secretary of the Air Force may 21 confront in keeping those platforms viable until 22 the anticipated retirement of such aircraft;

(B) a discussion, presented in a comparison and contrast type format, of the scope of
the 2007 Next-Generation Long Range Strike

1	Analysis of Alternatives guidance and subse-
2	quent Analysis of Alternatives report tasked by
3	the Under Secretary of Defense for Acquisition,
4	Technology, and Logistics in the September 11,
5	2006, Acquisition Decision Memorandum, as
6	compared to the scope and directed guidance of
7	the year 2010 Long Range Strike Study effort
8	currently being conducted by the Under Sec-
9	retary of Defense for Policy and the Office of
10	the Secretary of Defense's Cost Assessment and
11	Program Evaluation Office; and
12	(C) a discussion of the preliminary costs,
13	any development, testing, fielding and oper-
14	ational employment challenges, capability gaps,
15	limitations, and shortfalls of the Secretary of
16	Defense's plan to field a long-range, pene-
17	trating, survivable, persistent and enduring
18	"family of systems" as compared to the prelimi-
19	nary costs, any development, testing, fielding,
20	and operational employment of a singular plat-
21	form that encompasses all the required afore-
22	mentioned characteristics.

(2) PREPARATION OF REPORT.—The report
under paragraph (1) shall be prepared by a federally
funded research and development center selected by

the Secretary of the Air Force and submitted to the
 Secretary for submittal by the Secretary in accord ance with that paragraph.

4 (b) COST ANALYSIS AND PROGRAM EVALUATION RE5 PORT.—Not later than 180 days after the date of the en6 actment of this Act, the Director of the Cost Analysis and
7 Program Evaluation of the Office of the Secretary of De8 fense shall submit to the congressional defense committees
9 a report that includes—

10 (1) the assumptions and estimated life-cycle
11 costs of the Department's long-range, penetrating,
12 survivable, persistent, and enduring "family of sys13 tems" platforms; and

(2) the assumptions and estimated life-cycle
costs of the Next Generation Platform program, as
planned, prior to the cancellation of the program on
April 6, 2009.

18SEC. 1057. COMPTROLLER GENERAL STUDY AND REC-19OMMENDATIONS REGARDING SECURITY OF20SOUTHERN LAND BORDER OF THE UNITED21STATES.

(a) STUDY AND REPORT REQUIRED.—The Comptroller General of the United States shall conduct a study
of the security of the southern land border of the United
States and ongoing United States Government efforts to

improve such security. Not later than 180 days after the
 date of the enactment of this Act, the Comptroller General
 shall submit to the Committees on Armed Services of the
 Senate and the House of Representatives a report con taining the findings of the study and such recommenda tions based on such findings as the Comptroller General
 considers to be appropriate.

8 (b) ISSUES ADDRESSED.—The study and report re9 quired by subsection (a) shall address, at a minimum, the
10 following issues:

(1) The extent to which the United States has
or has not achieved and maintained operational control over the southern land border of the United
States, as defined in section 2(b) of the Secure
Fence Act of 2006 (Public Law 109–367; 8 U.S.C.
1701 note).

(2) The extent to which any lack of operational
control over the southern land border of the United
States has resulted in the operation of illicit networks trafficking in people, drugs, illegal weapons
and money, violence associated with such illegal activities, and other impacts adverse to the interests of
the United States.

24 (3) The costs and benefits of steps, including25 but not limited to the steps identified in subsection

1	(c), that could be taken by elements of the United
2	States Government to achieve operational control
3	over the southern land border of the United States.
4	(4) The costs and benefits of an increased role
5	for the Department of Defense in taking any such
6	steps.
7	(5) The adequacy of current information shar-
8	ing agreements and other related agreements be-
9	tween Federal, State, local, and tribal law enforce-
10	ment authorities with regard to the security of the
11	southern land border of the United States.
12	(6) The impact of any increased deployment of
13	unmanned aerial systems or unmanned aircraft on
14	the use and availability of the National Airspace in
15	the area of the southern land border of the United
16	States.
17	(c) Specific Steps to Be Considered.—The steps
18	to be considered by the Comptroller General pursuant to
19	paragraphs (3) and (4) of subsection (b) shall include the
20	following:
21	(1) The deployment of additional units or mem-
22	bers of the National Guard or other Department of
23	Defense personnel to the southern land border of the
24	United States.

1	(2) The commitment of additional border patrol
2	agents or other civilian law enforcement personnel to
3	the southern land border of the United States.
4	(3) The construction of additional fencing, in-
5	cluding double-layer and triple-layer fencing.
6	(4) The increased use of ground-based mobile
7	surveillance systems by military or civilian personnel.
8	(5) The deployment of additional unmanned
9	aerial systems and manned aircraft to provide sur-
10	veillance of the southern land border of the United
11	States.
12	(6) The deployment and provision of capability
13	for radio communications interoperability between
14	U.S. Customs and Border Protection and State,
15	local, and tribal law enforcement agencies.
16	(7) The construction of checkpoints along the
17	southern land border of the United States.
18	(8) The use of additional mobile patrols by mili-
19	tary or civilian personnel, particularly in rural, high-
20	trafficked areas, as designated by the Commissioner
21	of Customs and Border Protection.

1	Subtitle G—Miscellaneous
2	Authorities and Limitations
3	SEC. 1061. PUBLIC AVAILABILITY OF DEPARTMENT OF DE-
4	FENSE REPORTS REQUIRED BY LAW.
5	(a) PUBLIC AVAILABILITY.—
6	(1) IN GENERAL.—Chapter 3 of title 10, United
7	States Code, is amended by inserting after section
8	122 the following new section:
9	"§122a. Public availability of Department of Defense
10	reports required by law
11	"(a) IN GENERAL.—The Secretary of Defense shall
12	ensure that each report described in subsection (b) is
13	made available to the public, upon request submitted on
14	or after the date on which such report is submitted to Con-
15	gress, through the Office of the Assistant Secretary of De-
16	fense for Public Affairs.
17	"(b) COVERED REPORTS.—(1) Except as provided in
18	paragraph (2), a report described in this subsection is any
19	report that is required by law to be submitted to Congress
20	by the Secretary of Defense, or by any element of the De-
21	partment of Defense.
22	"(2) A report otherwise described in paragraph (1)

568

"(2) A report otherwise described in paragraph (1)
is not a report described in this subsection if the report
contains—

25 "(A) classified information;

"(B) proprietary information;

1

2 "(C) information that is exempt from disclosure
3 under section 552 of title 5 (commonly referred to
4 as the 'Freedom of Information Act'); or

5 "(D) any other type of information that the 6 Secretary of Defense determines should not be made 7 available to the public in the interest of national se-8 curity.".

9 (2) CLERICAL AMENDMENT.—The table of sec-10 tions at the beginning of chapter 3 of such title is 11 amended by inserting after the item relating to sec-12 tion 122 the following new item:

"122a. Public availability of Department of Defense reports required by law.".

(b) EFFECTIVE DATE.—Section 122a of title 10,
United States Code (as added by subsection (a)), shall
take effect 90 days after the date of the enactment of this
Act, and shall apply with respect to reports that are required by law to be submitted to Congress on or after that
date.

19SEC. 1062. PROHIBITION ON INFRINGING ON THE INDI-20VIDUAL RIGHT TO LAWFULLY ACQUIRE, POS-21SESS, OWN, CARRY, AND OTHERWISE USE PRI-22VATELY OWNED FIREARMS, AMMUNITION,23AND OTHER WEAPONS.

24 (a) IN GENERAL.—Except as provided in subsection
25 (c), the Secretary of Defense shall not prohibit, issue any
HR 6523 PCS

requirement relating to, or collect or record any informa tion relating to the otherwise lawful acquisition, posses sion, ownership, carrying, or other use of a privately
 owned firearm, privately owned ammunition, or another
 privately owned weapon by a member of the Armed Forces
 or civilian employee of the Department of Defense on
 property that is not—

8 (1) a military installation; or

9 (2) any other property that is owned or oper-10 ated by the Department of Defense.

11 (b) EXISTING REGULATIONS AND RECORDS.—

(1) REGULATIONS.—Any regulation promulgated before the date of enactment of this Act shall
have no force or effect to the extent that it requires
conduct prohibited by this section.

16 (2) RECORDS.—Not later than 90 days after
17 the date of enactment of this Act, the Secretary of
18 Defense shall destroy any record containing informa19 tion described in subsection (a) that was collected
20 before the date of enactment of this Act.

(c) RULE OF CONSTRUCTION.—Subsection (a) shall
not be construed to limit the authority of the Secretary
of Defense to—

(1) create or maintain records relating to, orregulate the possession, carrying, or other use of a

1	firearm, ammunition, or other weapon by a member
2	of the Armed Forces or civilian employee of the De-
3	partment of Defense while—
4	(A) engaged in official duties on behalf of
5	the Department of Defense; or
6	(B) wearing the uniform of an Armed
7	Force; or
8	(2) create or maintain records relating to an in-
9	vestigation, prosecution, or adjudication of an al-
10	leged violation of law (including regulations not pro-
11	hibited under subsection (a)), including matters re-
12	lated to whether a member of the Armed Forces
13	constitutes a threat to the member or others.
14	(d) REVIEW.—Not later than 180 days after the date
15	of enactment of this Act, the Secretary of Defense shall—
16	(1) conduct a comprehensive review of the pri-
17	vately owned weapons policy of the Department of
18	Defense, including legal and policy issues regarding
19	the regulation of privately owned firearms off of a
20	military installation, as recommended by the Depart-
21	ment of Defense Independent Review Related to
22	Fort Hood; and
23	(2) submit to the Committee on Armed Services
24	of the Senate and the Committee on Armed Services
25	of the House of Representatives a report regarding

the findings of and recommendations relating to the
 review conducted under paragraph (1), including any
 recommendations for adjustments to the require ments under this section.

5 (e) MILITARY INSTALLATION DEFINED.—In this sec6 tion, the term "military installation" has the meaning
7 given that term under section 2687(e)(1) of title 10,
8 United States Code.

9 SEC. 1063. DEVELOPMENT OF CRITERIA AND METHOD10 OLOGY FOR DETERMINING THE SAFETY AND
11 SECURITY OF NUCLEAR WEAPONS.

(a) IN GENERAL.—The Secretary of Energy and the
Secretary of Defense shall, acting through the Nuclear
Weapons Council, develop the following:

(1) Criteria for determining the appropriate
baseline for safety and security of nuclear weapons
through the life cycle of such weapons.

18 (2) A methodology for determining the level of
19 safety and security that may be achieved through a
20 life extension program for each type of nuclear
21 weapon.

(b) REPORT REQUIRED.—Not later than March 1,
23 2012, the Secretary of Energy and the Secretary of De24 fense shall jointly submit to the congressional defense

1 committees a report containing the criteria and the meth-

2 odology developed pursuant to subsection (a).

3 Subtitle H—Other Matters

4 SEC. 1071. NATIONAL DEFENSE PANEL.

5 Subsection (f) of section 118 of title 10, United6 States Code, is amended to read as follows:

7 "(f) NATIONAL DEFENSE PANEL.—

8 "(1) ESTABLISHMENT.—Not later than Feb-9 ruary 1 of a year in which a quadrennial defense re-10 view is conducted under this section, there shall be 11 established an independent panel to be known as the 12 National Defense Panel (in this subsection referred 13 to as the 'Panel'). The Panel shall have the duties 14 set forth in this subsection.

15 "(2) MEMBERSHIP.—The Panel shall be composed of ten members from private civilian life who
are recognized experts in matters relating to the national security of the United States. Eight of the
members shall be appointed as follows:

20 "(A) Two by the chairman of the Com21 mittee on Armed Services of the House of Rep22 resentatives.

23 "(B) Two by the chairman of the Com24 mittee on Armed Services of the Senate.

	074
1	"(C) Two by the ranking member of the
2	Committee on Armed Services of the House of
3	Representatives.
4	"(D) Two by the ranking member of the
5	Committee on Armed Services of the Senate.
6	"(3) Co-chairs of the panel.—In addition
7	to the members appointed under paragraph (2) , the
8	Secretary of Defense shall appoint two members
9	from private civilian life to serve as co-chairs of the
10	panel.
11	"(4) Period of appointment; vacancies.—
12	Members shall be appointed for the life of the Panel.
13	Any vacancy in the Panel shall be filled in the same
14	manner as the original appointment.
15	"(5) DUTIES.—The Panel shall have the fol-
16	lowing duties with respect to a quadrennial defense
17	review:
18	"(A) While the review is being conducted,
19	the Panel shall review the updates from the
20	Secretary of Defense required under paragraph
21	(8) on the conduct of the review.
22	"(B) The Panel shall—
23	"(i) review the Secretary of Defense's
24	terms of reference and any other materials
25	providing the basis for, or substantial in-

1	puts to, the work of the Department of
2	Defense on the quadrennial defense review;
3	"(ii) conduct an assessment of the as-
4	sumptions, strategy, findings, and risks of
5	the report on the quadrennial defense re-
6	view required in subsection (d), with par-
7	ticular attention paid to the risks described
8	in that report;
9	"(iii) conduct an independent assess-
10	ment of a variety of possible force struc-
11	tures of the armed forces, including the
12	force structure identified in the report on
13	the quadrennial defense review required in
14	subsection (d);
15	"(iv) review the resource requirements
16	identified pursuant to subsection $(b)(3)$
17	and, to the extent practicable, make a gen-
18	eral comparison to the resource require-
19	ments to support the forces contemplated
20	under the force structures assessed under
21	this subparagraph; and
22	"(v) provide to Congress and the Sec-
23	retary of Defense, through the report
24	under paragraph (7), any recommenda-

1	tions it considers appropriate for their con-
2	sideration.
3	"(6) FIRST MEETING.—If the Secretary of De-
4	fense has not made the Secretary's appointments to
5	the Panel under paragraph (3) by February 1 of a
6	year in which a quadrennial defense review is con-
7	ducted under this section, the Panel shall convene
8	for its first meeting with the remaining members.
9	"(7) REPORT.—Not later than 3 months after
10	the date on which the report on a quadrennial de-
11	fense review is submitted under subsection (d) to the
12	congressional committees named in that subsection,
13	the Panel established under paragraph (1) shall sub-
14	mit to those committees an assessment of the quad-
15	rennial defense review, including a description of the
16	items addressed under paragraph (5) with respect to
17	that quadrennial defense review.
18	"(8) UPDATES FROM SECRETARY OF DE-
19	FENSE.—The Secretary of Defense shall ensure that
20	periodically, but not less often than every 60 days,
21	or at the request of the co-chairs, the Department

of Defense briefs the Panel on the progress of the
conduct of a quadrennial defense review under subsection (a).

25 "(9) Administrative provisions.—

1	"(A) The Panel may request directly from
2	the Department of Defense and any of its com-
3	ponents such information as the Panel con-
4	siders necessary to carry out its duties under
5	this subsection. The head of the department or
6	agency concerned shall cooperate with the Panel
7	to ensure that information requested by the
8	Panel under this paragraph is promptly pro-
9	vided to the maximum extent practical.
10	"(B) Upon the request of the co-chairs, the
11	Secretary of Defense shall make available to the
12	Panel the services of any federally funded re-
13	search and development center that is covered
14	by a sponsoring agreement of the Department
15	of Defense.
16	"(C) The Panel shall have the authorities
17	provided in section 3161 of title 5 and shall be
18	subject to the conditions set forth in such sec-
19	tion.
20	"(D) Funds for activities of the Panel shall
21	be provided from amounts available to the De-
22	partment of Defense.
23	"(10) TERMINATION.—The Panel for a quad-
24	rennial defense review shall terminate 45 days after
25	the date on which the Panel submits its final report

1	on the quadrennial defense review under paragraph
2	(7).".
3	SEC. 1072. SALE OF SURPLUS MILITARY EQUIPMENT TO
4	STATE AND LOCAL HOMELAND SECURITY
5	AND EMERGENCY MANAGEMENT AGENCIES.
6	(a) State and Local Agencies to Which Sales
7	MAY BE MADE.—Section 2576 of title 10, United States
8	Code, is amended—
9	(1) in subsection (a)—
10	(A) by striking "State and local law en-
11	forcement and firefighting agencies" and insert-
12	ing "State and local law enforcement, fire-
13	fighting, homeland security, and emergency
14	management agencies"; and
15	(B) by striking "in carrying out law en-
16	forcement and firefighting activities" and in-
17	serting "in carrying out law enforcement, fire-
18	fighting, homeland security, and emergency
19	management activities"; and
20	(2) in subsection (b), by striking "State or local
21	law enforcement or firefighting agency" both places
22	it appears and inserting "State or local law enforce-
23	ment, firefighting, homeland security, or emergency
24	management agency".

1	(b) Types of Equipment That May Be Sold.—
2	Subsection (a) of such section is further amended by strik-
3	ing "and protective body armor" and inserting "personal
4	protective equipment, and other appropriate equipment".
5	(c) CLERICAL AMENDMENTS.—
6	(1) SECTION HEADING.—The heading of such
7	section is amended to read as follows:
8	"§ 2576. Surplus military equipment: sale to State and
9	local law enforcement, firefighting, home-
10	land security, and emergency manage-
11	ment agencies".
12	(2) TABLE OF SECTIONS.—The item relating to
13	section 2576 in the table of sections at the beginning
14	of chapter 153 of such title is amended to read as
15	follows:
	"2576. Surplus military equipment: sale to State and local law enforcement, firefighting, homeland security, and emergency management agencies.".
16	SEC. 1073. DEFENSE RESEARCH AND DEVELOPMENT RAPID
17	INNOVATION PROGRAM.
18	(a) Program Established.—The Secretary of De-
19	fense shall establish a competitive, merit-based program
20	to accelerate the fielding of technologies developed pursu-
21	ant to phase II Small Business Innovation Research Pro-
22	gram projects, technologies developed by the defense lab-
23	oratories, and other innovative technologies (including
24	dual use technologies). The purpose of this program is to
	HR 6523 PCS

stimulate innovative technologies and reduce acquisition or
 lifecycle costs, address technical risks, improve the timeli ness and thoroughness of test and evaluation outcomes,
 and rapidly insert such products directly in support of pri marily major defense acquisition programs, but also other
 defense acquisition programs that meet critical national
 security needs.

8 (b) GUIDELINES.—Not later than 180 days after the 9 date of the enactment of this Act, the Secretary shall issue 10 guidelines for the operation of the program. At a minimum 11 such guidance shall provide for the following:

(1) The issuance of an annual broad agency announcement or the use of any other competitive or
merit-based processes by the Department of Defense
and by each military department for candidate proposals in direct support of primarily major defense
acquisition programs, but also other defense acquisition programs as described in subsection (a).

19 (2) The review of candidate proposals by the 20 Department of Defense and by each military depart-21 ment and the merit-based selection of the most 22 promising cost-effective proposals for funding 23 through contracts, cooperative agreements, and 24 other transactions for the purposes of carrying out 25 the program.

1 (3) The total amount of funding provided to 2 any project under the program shall not exceed 3 \$3,000,000, unless the Secretary, or the Secretary's 4 designee, approves a larger amount of funding for 5 the project. Any such approval shall be made on a 6 case-by-case basis and notice of any such approval 7 shall be submitted to the congressional defense com-8 mittees by not later than 30 days after such ap-9 proval is made.

10 (4) No project shall be funded under the pro-11 gram for more than two years, unless the Secretary, 12 or the Secretary's designee, approves funding for 13 any additional year. Any such approval shall be 14 made on a case-by-case basis and notice of any such 15 approval shall be submitted to the congressional de-16 fense committees by not later than 30 days after 17 such approval is made.

(c) TREATMENT PURSUANT TO CERTAIN CONGRESSIONAL RULES.—Nothing in this section shall be interpreted to require or enable any official of the Department
of Defense to provide funding under this section to any
earmark as defined pursuant to House Rule XXI, clause
9, or any congressionally directed spending item as defined
pursuant to Senate Rule XLIV, paragraph 5.

1 (d) FUNDING.—Subject to the availability of appro-2 priations for such purpose, the amounts authorized to be 3 appropriated for research, development, test, and evalua-4 tion for each of fiscal years 2011 through 2015 may be 5 used for any such fiscal year for the program established 6 under subsection (a).

7 TRANSFER AUTHORITY.—The Secretary may (e) 8 transfer funds available for the program to the research, 9 development, test, and evaluation accounts of a military 10 department, defense agency, or the unified combatant command for special operations forces pursuant to a pro-11 12 posal, or any part of a proposal, that the Secretary deter-13 mines would directly support the purposes of the program. The transfer authority provided in this subsection is in 14 15 addition to any other transfer authority available to the Department of Defense. 16

17 (f) REPORT.—Not later than 60 days after the last day of a fiscal year during which the Secretary carries out 18 19 a program under this section, the Secretary shall submit 20 to the congressional defense committees a report that in-21 cludes a list and description of each project funded under 22 this section, including, for each such project, the amount 23 of funding provided for the project, the defense acquisition 24 program that the project supports, including the extent 25 to which the project meets needs identified in its acquisition plan, the anticipated timeline for transition for the
 project, and the degree to which a competitive, merit based process was used to evaluate and select the per formers of the projects selected under this program.

5 (g) TERMINATION.—The authority to carry out a 6 program under this section shall terminate on September 7 30, 2015. Any amounts made available for the program 8 that remain available for obligation on the date the pro-9 gram terminates may be transferred under subsection (e) 10 during the 180-day period beginning on the date of the 11 termination of the program.

12 SEC. 1074. AUTHORITY TO MAKE EXCESS NONLETHAL SUP-

13 PLIES AVAILABLE FOR DOMESTIC EMER14 GENCY ASSISTANCE.

(a) DOMESTIC AUTHORITY.—Section 2557 of title
16 10, United States Code, is amended—

(1) in subsection (a)(1), by adding at the end
the following new sentence: "In addition, the Secretary may make nonlethal excess supplies of the
Department available to support domestic emergency
assistance activities."; and

22 (2) in subsection (b)-

23 (A) by inserting "(1)" before "Excess";24 and

1	(B) by adding at the end the following new
2	paragraph:
3	"(2) Excess supplies made available under this sec-
4	tion to support domestic emergency assistance activities
5	shall be transferred to the Secretary of Homeland Secu-
6	rity. The Secretary of Defense may provide assistance in
7	the distribution of such supplies at the request of the Sec-
8	retary of Homeland Security.".
9	(b) CLERICAL AMENDMENTS.—
10	(1) SECTION HEADING.—The heading of such
11	section is amended to read as follows:
12	"§ 2557. Excess nonlethal supplies: availability for hu-
13	manitarian relief, domestic emergency
14	assistance, and homeless veterans assist-
15	ance".
16	(2) TABLE OF SECTIONS.—The item relating to
17	
	such section in the table of sections at the beginning
18	such section in the table of sections at the beginning of chapter 152 of such title is amended to read as
18 19	
	of chapter 152 of such title is amended to read as
19	of chapter 152 of such title is amended to read as follows: "2557. Excess nonlethal supplies: availability for humanitarian relief, domestic
	of chapter 152 of such title is amended to read as follows: "2557. Excess nonlethal supplies: availability for humanitarian relief, domestic emergency assistance, and homeless veterans assistance.".
19 20	of chapter 152 of such title is amended to read as follows: "2557. Excess nonlethal supplies: availability for humanitarian relief, domestic emergency assistance, and homeless veterans assistance.". SEC. 1075. TECHNICAL AND CLERICAL AMENDMENTS.
19 20 21	 of chapter 152 of such title is amended to read as follows: "2557. Excess nonlethal supplies: availability for humanitarian relief, domestic emergency assistance, and homeless veterans assistance.". SEC. 1075. TECHNICAL AND CLERICAL AMENDMENTS. (a) TITLE 5, UNITED STATES CODE.—Title 5,

1	for Fiscal Year 2010 (Public Law 111–84; 123 Stat.
2	2505), is amended by striking "5201 et seq." and
3	inserting "5211 et seq.".
4	(2) Section $9902(a)(2)$, as added by section
5	1113(d) of the National Defense Authorization Act
6	for Fiscal Year 2010 (Public Law 111–84; 123 Stat.
7	2499), is amended by striking "chapters" both
8	places it appears and inserting "chapter".
9	(b) TITLE 10, UNITED STATES CODE.—Title 10,
10	United States Code, is amended as follows:
11	(1) The tables of chapters at the beginning of
12	subtitle A and at the beginning of part II of such
13	subtitle are amended by striking "1031" in the item
14	relating to chapter 53 and inserting "1030".
15	(2) Section 127a is amended—
16	(A) in subsection $(a)(1)(A)$, by striking
17	"Armed Forces" and inserting "armed forces";
18	and
19	(B) in subsection $(b)(1)$ by striking
20	"Armed Forces" both places it appears and in-
21	serting "armed forces".
22	(3) Section $127d(d)(1)$ is amended by striking
23	"Committee on International Relations" and insert-
24	ing "Committee on Foreign Affairs".
25	(4) Section 132 is amended—

1	(A) by redesignating subsection (d), as
2	added by section 2831(a) of the National De-
3	fense Authorization Act for Fiscal Year 2010
4	(Public Law 111-84; 123 Stat. 2669), as sub-
5	section (e); and
6	(B) in such subsection, by striking "Guam
7	Executive Council" and inserting "Guam Over-
8	sight Council".
9	(5) Section $139c(d)(4)$ is amended by adding at
10	period at the end.
11	(6) Section $139d(a)(6)$ is amended by striking
12	"propriety" and inserting "proprietary".
13	(7) Section 172 is amended—
14	(A) by striking "(a)" before "The Secre-
15	taries"; and
16	(B) by striking subsection (b).
17	(8) Section $181(b)(3)$ is amended by striking
18	"Performance Evaluation" and inserting "Program
19	Evaluation".
20	(9) Section 186 is amended by redesignating
21	the second subsection (c) (relating to definitions) as
22	subsection (d).
23	(10)(A) Section 382 is amended by striking
24	"section 175 or 2332c" in subsections (a), (b)(2)(C),

1	and (d)(2)(A)(ii) and inserting "section 175, 229, or
2	2332a".
3	(B) The heading of such section is amended by
4	striking "chemical or biological".
5	(C) The table of sections at the beginning of
6	chapter 18 is amended by striking the item relating
7	to section 382 and inserting the following new item:
	"382. Emergency situations involving weapons of mass destruction.".
8	(11) Section 428(f) is amended by striking ",
9	United States Code,".
10	(12) Section 525 is amended—
11	(A) in subsection (d), by striking "section
12	601(b)(4)" and inserting "section $601(b)(5)$ ";
13	and
14	(B) in subsection $(g)(1)$ —
15	(i) by striking "and is not" and in-
16	serting "and are not"; and
17	(ii) by adding at period at the end.
18	(13) Section 841(c) is amended by striking
19	"trail counsel" and inserting "trial counsel".
20	(14) Section $843(b)(2)(B)(v)$ is amended by
21	striking "Kidnaping; indecent assault;" and insert-
22	ing "Kidnaping, indecent assault,".
23	(15) Section 1030(e)(1) is amended by striking
24	"3 years," and inserting "three years.".
25	(16) Section 1146 is amended—
	HR 6523 PCS

(A) in subsection (a), by striking "(a)
Benefits for Members Involuntarily
SEPARATED.—", as added by section $5(1)$ of
Public Law 110–317 (122 Stat. 3528);
(B) by redesignating the second subsection
(b) as subsection (c); and
(C) in subsection (c), as so redesignated—
(i) by striking "BENEFITS FOR" in
the subsection heading;
(ii) by striking "Armed Forces" in the
matter preceding paragraph (1) and insert-
ing "armed forces"; and
(iii) by striking "the members entitle-
ment" in paragraph (2) and inserting "the
member's entitlement".
(17) Section 1174(i) is amended by striking
"Armed Forces" each place it appears and inserting
"armed forces".
(18) Section 1175a(j)(3) is amended by striking
"title 10" and inserting "this title".
(19) Section $1203(b)(4)(B)$ is amended by
striking "determination,," and inserting "determina-
tion,".

1	(20) Section $1482a(c)(3)$ is amended by strik-
2	ing "section $1482(a)(11)$ " and inserting "section
3	1482(e)(5)(A)".
4	(21) Section $1566a(a)(1)$ is amended by insert-
5	ing a close parenthesis before the period at the end.
6	(22) Section $1599c(a)(2)(B)$ is amended by
7	striking "subchapter 1" and inserting "subchapter
8	I''.
9	(23) Section 1781b(d) is amended by striking
10	"March 1, 2008, and each year thereafter" and in-
11	serting "March 1 each year".
12	(24) Section $1781c(h)(1)$ is amended by strik-
13	ing "180 days after the date of the enactment of the
14	National Defense Authorization Act for Fiscal Year
15	2010, and annually thereafter" and inserting "April
16	30 each year".
17	(25) Section 1788(b) is amended by striking
18	"Armed Forces" and inserting "armed forces".
19	(26) Section $2004b(b)(1)$ is amended by strik-
20	ing "pay grade 0–3" and inserting "pay grade O–
21	3".
22	(27) The table of sections at the beginning of
23	chapter 104 is amended by transferring the item re-
24	lating to section 2113a to appear after the item re-
25	lating to section 2113.

1	(28) Section 2130a(b)(1) is amended by strik-
2	ing "Training Program" both places it appears and
3	inserting "Training Corps program".
4	(29) Section 2222(a) is amended by striking
5	"Effective October 1, 2005, funds" and inserting
6	"Funds".
7	(30) The table of sections at the beginning of
8	subchapter I of chapter 134, as amended by section
9	1031(a)(2) of the National Defense Authorization
10	Act for Fiscal Year 2010 (Public Law 111–84; 123
11	Stat. 2448), is amended by transferring the item re-
12	lating to section 2241a from the end of the table of
13	sections to appear after the item relating to section
14	2241.
15	(31) Section $2323(a)(1)(D)$ is amended by in-
16	serting a close parenthesis before the semicolon.
17	(32) Section $2362(e)(1)$ is amended by striking
18	"IV" and inserting "V".
19	(33) Section 2366a(c) is amended—
20	(A) by inserting a space between "(c)" and
21	the subsection heading; and
22	(B) in paragraph (4), by striking "section
23	125a(a) of this title" and inserting "section
24	118b(c)(3) of this title".

1	(34) Section 2433(a)(1) is amended by striking
2	"section 2430a(c)" and inserting "section
3	2430a(d)".
4	(35) Section $2433a(b)(2)(B)$ is amended by
5	striking "section $181(g)((1))$ " and inserting "section
6	181(g)(1)".
7	(36) Section $2476(d)(2)(D)$ is amended by
8	striking "Navy Depots" and inserting "Navy de-
9	pots".
10	(37) Section 2488(f) is amended by striking
11	"Armed Forces" both places it appears and insert-
12	ing "armed forces".
13	(38) Section 2533a(d) is amended in para-
14	graphs (1) and (4) by striking "(b)(1)(A), (b)(2), or
15	(b)(3)" and inserting "(b)(1)(A) or (b)(2)".
16	(39) Section 2603 is amended by striking
17	"Armed Forces" both places it appears and insert-
18	ing "armed forces".
19	(40) Section 2642(a)(3) is amended by striking
20	"During the five-year period beginning on the date
21	of the enactment of the National Defense Authoriza-
22	tion Act for Fiscal Year 2010" and inserting "Dur-
23	ing the period beginning on October 28, 2009, and
24	ending on October 28, 2014".
25	(41) Section $2667(e)$ is amended—

1	(A) in paragraph (1)(A)(ii), by striking
2	"sections 2668 and 2669" and inserting "sec-
3	tion 2668"; and
4	(B) in paragraph (5), by striking "sub-
5	section (f)" and inserting "subsection (g)".
6	(42) Section $2671(a)(2)$ is amended by striking
7	"Armed Forces" and inserting "armed forces".
8	(43) Section 2684a(g)(1) is amended by strik-
9	ing "March 1, 2007, and annually thereafter" and
10	inserting "March 1 each year".
11	(44) Section 2687a(a) is amended by striking
12	"31 for" and inserting "31 for".
13	(45) Section $2694c(d)(4)$ is amended by insert-
14	ing "Authorization" after "Military Construction".
15	(46) Chapter 160 is amended—
16	(A) in section 2700(2), by inserting "pol-
17	lutant or contaminant'," after "'person',"; and
18	(B) in section $2701(b)(1)$, by striking
19	"hazardous substances, pollutants, and con-
20	taminants" and inserting "a hazardous sub-
21	stance or pollutant or contaminant".
22	(47) The table of subchapters at the beginning
23	of chapter 173 is amended by inserting "Sec." above
24	<i>"2911"</i> .

1	(48) Section 2922d is amended by striking "1
2	or more" each place it appears and inserting "one
3	or more".
4	(49) Section $7042(a)(1)(A)$ is amended by
5	striking the comma after "captain".
6	(50) Section 9515 is amended—
7	(A) in subsection (b), by striking "Section
8	1356 of the National Defense Authorization Act
9	for 2008" and inserting "section 1356 of the
10	National Defense Authorization Act for Fiscal
11	Year 2008'';
12	(B) in subsection (f)(2), by striking "para-
13	graph (2) " and inserting "paragraph (1) "; and
14	(C) in subsection $(j)(1)$, by striking
15	"United States Code,".
16	(51) Section 10214 is amended by striking
17	"14508(e)" and inserting "14508(h)".
18	(52) Section 10216 is amended by striking
19	"section $115(c)$ " in subsections (b)(1), (c)(1), and
20	(c)(2)(A) and inserting "section 115(d)".
21	(53) Section 10217(c)(1) is amended—
22	(A) by striking "Effective October 1, 2007,
23	the" and inserting "The"; and
24	(B) by striking "after the preceding sen-
25	tence takes effect".

1	(54) Section 12203(a) is amended by striking
2	"above" in the first sentence and inserting "of".
3	(55) Section 16132a is amended—
4	(A) in subsection $(b)(1)$, by striking
5	"agreement to service" and inserting "agree-
6	ment to serve"; and
7	(B) in subsection $(i)(2)$, by striking
8	"whose".
9	(56) Section $16163a(b)(2)$ is amended by strik-
10	ing "section (j)" and inserting "subsection (j)".
11	(c) TITLE 37.—Title 37, United States Code, is
12	amended as follows:
13	(1) Section 303a(e)(3)(B) is amended by insert-
14	ing "of" after "result".
15	(2) The table of sections at the beginning of
16	chapter 5 is amended by striking the item related to
17	section 312 and inserting the following new item:
	"312. Special pay: nuclear-qualified officers extending period of active service.".
18	(3) The table of sections at the beginning of
19	chapter 7 is amended—
20	(A) by striking the item related to section
21	438 and inserting the following new item:
	"411k. Travel and transportation allowances: non-medical attendants for mem- bers who are determined to be very seriously or seriously

wounded, ill, or injured."; and

	090
1	(B) by striking the item related to section
2	438 and inserting the following new item:
	"438. Preventive health services allowance.".
3	(4) Section $411k(d)(1)$ is amended by striking
4	"allowances section" and inserting "allowances
5	under section".
6	(d) NATIONAL DEFENSE AUTHORIZATION ACT FOR
7	FISCAL YEAR 2010.—Effective as of October 28, 2009,
8	and as if included therein as enacted, the National De-
9	fense Authorization Act for Fiscal Year 2010 (Public Law
10	111–84) is amended as follows:
11	(1) Section $325(d)(4)$ (123 Stat. 2254) is
12	amended by striking "section 236" and inserting
13	"section 235".
14	(2) Section $502(c)(3)$ (123 Stat. 2274) is
15	amended by striking "officers" and inserting "gen-
16	eral officers and flag officers".
17	(3) Section $581(a)(1)(C)$ (123 Stat. 2326) is
18	amended by striking "subsection (f)" and inserting
19	"subsection (g), as redesignated by section
20	582(b)(1)".
21	(4) Section 584(a) (123 Stat. 2330) is amended
22	by striking "such Act" and inserting "the Uni-
23	formed and Overseas Citizens Absentee Voting Act".

1	(5) Section $585(b)(1)$ (123 Stat. 2331) is
2	amended by striking subparagraphs (A) and (B),
3	and inserting the following new subparagraphs:
4	"(A) in paragraph (2), by striking 'section
5	102(4)' and inserting 'section $102(a)(4)$ '; and
6	"(B) by striking paragraph (4) and insert-
7	ing the following new paragraph:
8	"(4) prescribe a suggested design for absentee
9	ballot mailing envelopes;'; and".
10	(6) Section 589 (123 Stat. 2334; 42 U.S.C.
11	1973ff-7) is amended—
12	(A) in subsection $(a)(1)$ —
13	(i) by striking "section 107(a)" and
14	inserting "section 107(1)"; and
15	(ii) by striking "1973ff et seq." and
16	inserting "1973ff-6(1)"; and
17	(B) in subsection $(e)(1)$, by striking
18	"1977ff note" and inserting "1973ff note".
19	(7) The undesignated section immediately fol-
20	lowing section 603 (123 Stat. 2350) is designated as
21	section 604.
22	(8) Section 714(c) (123 Stat. 2382; 10 U.S.C.
23	1071 note) is amended—
24	(A) by striking "feasability" both places it
25	appears and inserting "feasibility"; and

1	(B) by striking "specialities" both places it
2	appears and inserting "specialties".
3	(9) Section $813(a)(3)$ (123 Stat. 2407) is
4	amended by inserting "order" after "task" in the
5	matter to be struck.
6	(10) Section $921(b)(2)$ (123 Stat. 2432) is
7	amended by inserting "subchapter I of" before
8	"chapter 21".
9	(11) Section $1014(c)$ (123 Stat. 2442) is
10	amended by striking "in which the support" and in-
11	serting "in which support".
12	(12) Section 1043(d) (123 Stat. 2457; 10
13	U.S.C. 2353 note) is amended by striking "et 13
14	seq." and inserting "et seq.".
15	(13) Section $1055(f)$ (123 Stat. 2462) is
16	amended by striking "Combating" and inserting
17	"Combatting".
18	(14) Section $1063(d)(2)$ (123 Stat. 2470) is
19	amended by striking "For purposes of this section,
20	the" and inserting "The".
21	(15) Section 1080(b) (123 Stat. 2479; 10
22	U.S.C. 801 note) is amended—
23	(A) by striking "title 14" and inserting
24	"title XIV";

597

1	(B) by striking "title 10" and inserting
2	"title X"; and
3	(C) by striking "the Military Commissions
4	Act of 2006 (10 U.S.C. 948 et seq.; Public Law
5	109–366)" and inserting "chapter 47A of title
6	10, United States Code".
7	(16) Section 1111(b) (123 Stat. 2495; 10
8	U.S.C. 1580 note prec.) is amended by striking "the
9	Secretary" in the first sentence and inserting "the
10	Secretary of Defense''.
11	(17) Section $1113(g)(1)$ (123 Stat. 2502; 5
12	U.S.C. 9902 note) is amended by inserting "United
13	States Code," after "title 5," the first place it ap-
14	pears.
15	(18) Section 1202(c) (123 Stat. 2512) is
16	amended—
17	(A) by striking "1208(f) of the Ronald W.
18	Reagan National Defense Authorization Act for
19	Fiscal Year 2005 (Public Law 108–375; 118
20	Stat. 2086) is amended in the second sentence"
21	and inserting " $1208(f)(2)$ of the Ronald W.
22	Reagan National Defense Authorization Act for
23	Fiscal Year 2005 (Public Law 108–375; 118
24	Stat. 2086), as amended by section 1202(a) of
25	the National Defense Authorization Act for Fis-

1	cal Year 2008 (Public Law 110–181; 122 Stat.
2	363), is further amended"; and
3	(B) by redesignating paragraphs (1)
4	through (8), as proposed to be inserted, as sub-
5	paragraphs (A) through (H), respectively and
6	indenting the left margin of such subpara-
7	graphs, as so redesignated, 4 ems from the left
8	margin.
9	(19) Section 1261 (123 Stat. 2553; 22 U.S.C.
10	6201 note) is amended by inserting a space between
11	the first short title and "or".
12	(20) Section 1306(b) (123 Stat. 2560) is
13	amended by striking "fiscal year" and inserting
14	"Fiscal Year".
15	(21) Subsection (b) of section 1803 (123 Stat.
16	2612) is amended to read as follows:
17	"(b) Appellate Review Under Detainee Treat-
18	MENT ACT OF 2005.—
19	"(1) DEPARTMENT OF DEFENSE, EMERGENCY
20	SUPPLEMENTAL APPROPRIATIONS TO ADDRESS HUR-
21	RICANES IN THE GULF OF MEXICO, AND PANDEMIC
22	INFLUENZA ACT, 2006.—Section 1005(e) of the De-
23	tainee Treatment Act of 2005 (title X of Public Law
24	109–148; 10 U.S.C. 801 note) is amended by strik-
25	ing paragraph (3).

1	((2) National defense authorization act
2	FOR FISCAL YEAR 2006.—Section 1405(e) of the De-
3	tainee Treatment Act of 2005 (Public Law 109–163;
4	10 U.S.C. 801 note) is amended by striking para-
5	graph (3).".
6	(22) Section 1916(b)(1)(B) (123 Stat. 2624) is
7	amended by striking the comma after "5941".
8	(23) Section $2804(d)(2)$ (123 Stat. 2662) is
9	amended by inserting "subchapter III of" before
10	"chapter 169".
11	(24) Section $2835(f)(1)$ (123 Stat. 2677) is
12	amended by striking "publically-available" and in-
13	serting "publicly available".
14	(25) Section $3503(b)(1)$ (123 Stat. 2719) is
15	amended by striking the extra quotation marks.
16	(26) Section $3508(1)$ (123 Stat. 2721) is
17	amended by striking "headline" and inserting
18	"heading".
19	(e) Duncan Hunter National Defense Author-
20	IZATION ACT FOR FISCAL YEAR 2009.—The Duncan
21	Hunter National Defense Authorization Act for Fiscal
22	Year 2009 (Public Law 110–417) is amended as follows:
23	(1) Section $143(b)(1)$ (122 Stat. 4381; 10
24	U.S.C. 2304 note) is amended by striking "identi-
25	fies" and inserting "identify".

(2) Section 231(b) (122 Stat. 4391; 10 U.S.C.
2431 note) is amended by striking "section" and in-
serting "subsection".
(3) Section $233(a)(3)$ (122 Stat. 4393) is
amended by striking "122 Stat. 42" and inserting
"122 Stat. 43".
(4) Section 324(b) (122 Stat. 4416; 10 U.S.C.
8062 note) is amended by striking "their" and in-
serting "its".
(5) Section 332(e) (122 Stat. 4420; 10 U.S.C.
2911 note) is amended by striking "section (d)" and
inserting "subsection (d)".
(6) Section 358(b) (122 Stat. 4427; 10 U.S.C.
2302 note) is amended by inserting a comma after
"Agent".
(7) Section $596(b)(1)(D)$ (10 U.S.C. 1071
note), as amended by section 594 of the National
Defense Authorization Act for Fiscal Year 2010
(Public Law 111–84; 123 Stat. 2338), is amended
by striking "or flag" the second place it appears.
(8) Section $597(f)$ (122 Stat. 4481) is amended
by striking "meeting" and inserting "meanings".
by striking incoming and inserting incarings.
(9) Section 604(b) (122 Stat. 4483) is amended

1	(10) Section 619(d) (122 Stat. 4489; 37 U.S.C.
2	353 note) is amended by striking "such subsections"
3	and inserting "such subsection".
4	(11) Section $711(d)(2)$ (122 Stat. 4501) is
5	amended by striking "1111((b)" and inserting
6	"1111(b)(3)".
7	(12) Effective as of October 14, 2008, and as
8	if included in Public Law 110–417 as enacted, sec-
9	tion 727(b)(2) is amended by striking "compelling".
10	(13) Section $822(c)(1)(A)$ (122 Stat. 4532) is
11	amended by striking "this title" and inserting "title
12	10, United States Code".
13	(14) Section $863(b)(3)(A)$ (122 Stat. 4547) is
14	amended by striking "subsection $(d)(2)(A)$ " and in-
15	serting "subsection (d)(3)(A)".
16	(15) Section 869 (122 Stat. 4553) is amend-
17	ed—
18	(A) in subsection (b), by striking "433(a)"
19	and inserting "433a(a)"; and
20	(B) in subsection $(c)(4)$ —
21	(i) by striking "37(j)" and inserting
22	"37(g)"; and
23	(ii) by striking "433(j)" and inserting
24	''433(g)''.

1	(16) Section 873(a)(4) (122 Stat. 4558; 10
2	U.S.C. 6101 note) is amended by striking "to Gov-
3	ernment" and inserting "to the Government".
4	(17) Section 1111 (10 U.S.C. 143 note), as
5	amended by section 1109 of the National Defense
6	Authorization Act for Fiscal Year 2010 (Public Law
7	111–84; 123 Stat. 2492), is amended—
8	(A) in subsection $(a)(1)$, by striking "sec-
9	tion 821" and inserting "section 833"; and
10	(B) in subsection (b)—
11	(i) in the matter preceding paragraph
12	(1), by striking "secretary of a military de-
13	partment" and inserting "Secretary of a
14	military department";
15	(ii) in paragraph (1)—
16	(I) by striking "the the require-
17	ments" and inserting "the require-
18	ments"; and
19	(II) by striking "this title" and
20	inserting "such title"; and
21	(iii) in paragraph (2), by striking
22	"any any of the following" and inserting
23	"any of the following".

1	(18) Section $1602(5)$ $(122$ Stat. 4653 ; 22
2	U.S.C. 2368 note) is amended by striking "a Ac-
3	tive" and inserting "an Active".
4	(19) Section 3113 (122 Stat. 4754; 50 U.S.C.
5	2444) is amended—
6	(A) in subsection $(b)(2)$, by inserting a
7	close parenthesis before the semicolon; and
8	(B) in subsection $(d)(2)$, by striking "fails
9	repay" and inserting "fails to repay".
10	(20) Section 3512 (122 Stat. 4770; 48 U.S.C.
11	1421r) is amended by inserting a period at the end
12	of subsection (f).
13	(f) NATIONAL DEFENSE AUTHORIZATION ACT FOR
14	FISCAL YEAR 2008.—The National Defense Authoriza-
15	tion Act for Fiscal Year 2008 (Public Law 110–181) is
16	amended as follows:
17	(1) Section 624 (122 Stat. 153; 37 U.S.C. 307a
18	note) is amended—
19	(A) in subsection (a), by striking "Oper-
•	
20	ating" and inserting "Operation"; and
20 21	ating" and inserting "Operation"; and (B) in subsection (b), by striking "Oper-
21	(B) in subsection (b), by striking "Oper-
21 22	(B) in subsection (b), by striking "Oper- ating" and inserting "Operation".

1	(A) in subsection (a)(3), by striking "spe-
2	ciality" and inserting "specialty"; and
3	(B) in subsection (e), by striking "sub-
4	section (c)" and inserting "subsection $(d)(1)$ ".
5	(3) Section 808 (122 Stat. 215; 10 U.S.C.
6	2330 note) is amended by redesignating the second
7	subsection (c) as subsection (d).
8	(4) Section 827(a)(2) (122 Stat. 228; 10
9	U.S.C. 2410n note) is amended by striking "sub-
10	section (a)" and inserting "paragraph (1)".
11	(5) Section 843 (122 Stat. 236) is amended—
12	(A) in subsection $(a)(2)(C)$, by striking
13	"paragraph (1) " and inserting "subparagraph
14	(A)"; and
15	(B) in subsection $(b)(2)(C)$, by striking
16	"paragraph (1) " and inserting "subparagraph
17	(A)".
18	(6) Section 890 (122 Stat. 269; 10 U.S.C.
19	2302 note) is amended—
20	(A) in subsection (a), by inserting "Act"
21	before "of 1979";
22	(B) in subsection (b), by inserting "Act"
	before "of 1070", and
23	before "of 1979"; and
23 24	(C) in subsection $(d)(1)$, by striking "sec-

1	(7) Section $1063(a)(16)$ (122 Stat. 322) is
2	amended by striking "(1)".
3	(8) Effective as of January 28, 2008, and as if
4	included in Public Law 110–181 as enacted, section
5	1075(a) (122 Stat. 333) is amended by striking
6	"June" and inserting "September".
7	(9) Section 1243(c) (122 Stat. 396) is amended
8	by striking "(4))" and inserting "(4)))".
9	(10) Section $1244(a)(3)$ (122 Stat. 396) is
10	amended by striking "4))" and inserting "4)))".
11	(g) John Warner National Defense Author-
12	IZATION ACT FOR FISCAL YEAR 2007.—Effective as of
13	October 17, 2006, and as if included therein as enacted,
14	the John Warner National Defense Authorization Act for

the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) is amended as follows:

(1) Section 321(a)(1) (120 Stat. 2144; 10 U.S.C. 2222 note) is amended by striking "Public Law 190-163" and inserting "Public Law 109-163".

(2) Section 348(2) (120 Stat. 2159) is amended in the matter to be struck from and inserted in sec-tion 366(d) of the Bob Stump National Defense Au-thorization Act for Fiscal Year 2003 (Public Law 107–314; 116 Stat. 2523) by striking "within" both
 places it appears and inserting "Within".

3 (3) Section 355(b)(1) (120 Stat. 2162) is 4 amended in the matter to be struck from section 5 344 of the National Defense Authorization Act for 6 Fiscal Year 2004 (Public Law 108–136; 10 U.S.C. 7 note prec. 1030) by striking "Operation Iraqi Free-8 dom and Operation Enduring Freedom" and insert-9 ing "Operation Enduring Freedom and Operation 10 Iraqi Freedom".

(4) Section 511(b)(3) (120 Stat. 2183) is
amended in the matter preceding subparagraph (A)
by striking "section" and inserting "title".

14 (5) Section 705(b)(2) (120 Stat. 2281; 10
15 U.S.C. 1074g note) is amended by striking "section
16 1074g(a)(2)(E)" and inserting "section
17 1074g(a)(2)".

18 (6) Section 2821(b)(1) (120 Stat. 2474) is
19 amended by inserting "by striking" after "sub20 section (a)(1),".

(h) NATIONAL DEFENSE AUTHORIZATION ACT FOR
FISCAL YEAR 2006.—Effective as of January 6, 2006,
and as if included therein as enacted, the National Defense Authorization Act for Fiscal Year 2006 (Public Law
109–163) is amended as follows:

1	(1) Section 515(h) (119 Stat. 3237; 10 U.S.C.
2	10101 note) is amended by striking "10 USC 10101
3	note.".
4	(2) Section 535(b) (119 Stat. 3249; 10 U.S.C.
5	2101 note) is amended by inserting "of" after
6	"Committee on Armed Services" the first place it
7	appears.
8	(3) Section $1056(e)(2)$ (119 Stat. 3440) is
9	amended by striking "Section" and inserting "Effec-
10	tive as of December 2, 2002, and as if included in
11	Public Law 107–314 as enacted, section".
12	(4) Section 1057 (119 Stat. 3440) is amend-
13	ed—
14	(A) in subsection (a)—
15	(i) in paragraph (5), by striking
16	"4778,"; and
17	(ii) in paragraph (6), by striking
18	"4747" and inserting "2651";
19	(B) in subsection $(b)(3)$ —
20	(i) by striking "109,"; and
21	(ii) by adding at the end the following
22	new sentence: "Section 109 is amended by
23	striking 'State or Territory, Puerto Rico,
24	the Virgin Islands, or the District of Co-
25	lumbia' each place it appears and inserting

'State, the Commonwealth of Puerto Rico,
the District of Columbia, Guam, or the
Virgin Islands'"; and
(C) in subsection $(b)(5)$ —
(i) in the language to be struck from
section 324 of title 32, United States
Code, by striking the comma after "Rico";
and
(ii) in the language to be inserted in
section 324 of title 32, United States
Code, by inserting "of" after "Virgin Is-
lands,''.
(5) Section 1104 (119 Stat. 3448) is amend-
ed—
(A) in subsection $(a)(3)(A)$, by inserting
"the first place it appears" before "and insert-
ing"; and
(B) in subsection (c), by striking "sub-
section $(c)(1)$ " and inserting "subsection
(b)(2)".
(6) Section $2806(c)(2)(A)$ (119 Stat. 3507) is
amended in the matter to be struck from and in-
serted in section 2884(b)(1) of title 10, United
States Code, by striking "a" both places it appears
and inserting "A".

(i) RONALD W. REAGAN NATIONAL DEFENSE AU-THORIZATION ACT FOR FISCAL YEAR 2005.—The Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375) is amended as follows:
(1) Section 577(b)(12) (10 U.S.C. 113 note), as amended by section 563(e) of the Duncan Hunter National Defense Authorization Act for Fiscal Year

8 2009 (Public Law 110-417; 122. Stat. 4471) is
9 amended by striking "The Secretary shall imple10 ment" and inserting "Implementation of".

11 (2) Section 1085 (118 Stat. 2065; 10 U.S.C. 12 113 note), as amended by section 360(c) of the Na-13 tional Defense Authorization Act for Fiscal Year 14 2008 (Public Law 110–181; 122. Stat. 78) is 15 amended by striking "subsection (a)" and inserting "section 360(a) of the National Defense Authoriza-16 17 tion Act for Fiscal Year 2008 (Public Law 110-181; 18 122. Stat. 77)".

(j) BOB STUMP NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2003.—Section 1032(a) of
the Bob Stump National Defense Authorization Act for
Fiscal Year 2003 (Public Law 107–314; 10 U.S.C. 2358
note) is amended by striking "thereafter,," and inserting
"thereafter,".

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1 (k) WEAPON SYSTEMS ACQUISITION REFORM ACT 2 OF 2009.—Effective as of May 22, 2009, and as if in-3 cluded therein as enacted, section 205 of the Weapon Sys-4 tems Acquisition Reform Act of 2009 (Public Law 111– 5 23; 123 Stat. 1724) is amended— 6 (1) in subsection (a)(1)(B), by striking "para-7 graphs (1) and (2)" in the matter to be inserted and 8 inserting "paragraphs (1), (2), and (3)"; and 9 (2) in subsection (c), by striking "2433a(c)(3)" 10 and inserting "2433a(c)(1)(C)". 11 (I) TECHNICAL CORRECTION REGARDING SBIR EX-12 TENSION.—Section 9(m)(2) of the Small Business Act (15) 13 U.S.C. 638(m)(2), as added by section 847(a) of the National Defense Authorization Act for Fiscal Year 2010 14 15 (Public Law 111–84; 123 Stat. 2420), is amended by striking "is authorized" and inserting "are authorized". 16 17 (m) TECHNICAL CORRECTION REGARDING SMALL 18 Shipyards and Maritime Communities Assistance PROGRAM.—Section 3506 of the National Defense Au-19 thorization Act for Fiscal Year 2006, as reinstated by the 2021 amendment made by section 1073(c)(14) of the National 22 Defense Authorization Act for Fiscal Year 2010 (Public 23 Law 111–84; 123 Stat. 2475), is repealed.

24 (n) TECHNICAL CORRECTION REGARDING DOT
25 MARITIME HERITAGE PROPERTY.—Section 6(a)(1)(C) of

the National Maritime Heritage Act of 1994 (16 U.S.C. 1 2 5405(a)(1)(C), as amended by section 3509 of the Na-3 tional Defense Authorization Act for Fiscal Year 2010 4 (Public Law 111–84; 123 Stat. 2721), is amended by 5 striking "the date of enactment of the Maritime Administration Authorization Act of 2010" and inserting "October 6 7 28, 2009". 8 (o) TECHNICAL CORRECTION OF CITATION.—Section 9 42 of the Office of Federal Procurement Policy Act (41 10 U.S.C. 438) is amended— (1) in subsection (c)(1) by striking "(41 U.S.C.)

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12 607(b))" and inserting "(41 U.S.C. 607(d))"; and

13 (2) in subsection (c)(2)(A) by inserting "of 14 1978" after "Contract Disputes Act".

15 SEC. 1076. STUDY ON OPTIMAL BALANCE OF MANNED AND

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REMOTELY PILOTED AIRCRAFT.

17 (a) STUDY.—

18 (1) IN GENERAL.—Not later than 30 days after 19 the date of the enactment of this Act, the Secretary 20 of Defense shall commission a study by an inde-21 pendent, non-profit organization on the optimal bal-22 ance between manned and remotely piloted aircraft 23 of the Armed Forces.

24 (2) SELECTION.—The independent, non-profit 25 organization selected for the study under paragraph

(1) shall be qualified on the basis of having per formed work in the fields of national security and
 combat systems.

4 (b) MATTERS INCLUDED.—The study under sub-5 section (a) shall include the following:

6 (1) With respect to each military department, 7 an assessment of the feasibility and desirability of a 8 more rapid transition from manned to remotely pi-9 loted aircraft for a range of operations, including 10 combat operations.

(2) An evaluation of the current ability of each
military department to resist attacks mounted by
foreign militaries with significant investments in research and development and deployment of remotely
piloted aircraft, including an assessment of each
military department's ability to defend against—

17 (A) a large enemy force of remotely piloted18 aircraft; and

(B) any other relevant scenario involving
remotely piloted aircraft that the Secretary determines appropriate.

22 (3) An analysis of—

23 (A) current and future capabilities of for24 eign militaries in developing and deploying re25 motely piloted aircraft; and

(B) identified vulnerabilities of United
 States weapons systems to foreign remotely pi loted aircraft.

4 (4) Conclusions on the matters described in
5 paragraphs (1) through (3) and what the inde6 pendent, non-profit organization conducting the
7 study determines is the optimal balance of invest8 ment in development and deployment of manned
9 versus remotely piloted aircraft.

10 (c) REPORT.—Not later than December 1, 2011, the 11 Secretary of Defense shall submit to the congressional de-12 fense committees, the Committee on Oversight and Gov-13 ernment Reform of the House of Representatives, and the 14 Committee on Homeland Security and Governmental Af-15 fairs of the Senate a report that includes the study under 16 subsection (a).

17 (d) FORM.—

18 (1) STUDY.—The study under subsection (a)
19 shall include a classified annex with respect to the
20 matters described in subsection (b)(3).

21 (2) REPORT.—The report under subsection (c)
22 may include a classified annex.

(e) REMOTELY PILOTED AIRCRAFT DEFINED.—In
this section, the term "remotely piloted aircraft" means
any unmanned aircraft operated remotely, whether within

or beyond line-of-sight, including unmanned aerial sys tems, unmanned aerial vehicles, remotely piloted vehicles,
 and remotely piloted aircraft.

4 SEC. 1077. TREATMENT OF SUCCESSOR CONTINGENCY OP-

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ERATION TO OPERATION IRAQI FREEDOM.

6 Any law applicable to Operation Iraqi Freedom shall 7 apply in the same manner and to the same extent to the 8 successor contingency operation known as Operation New 9 Dawn, except as specifically provided in this Act, any 10 amendment made by this Act, or any other law enacted 11 after the date of the enactment of this Act.

12 SEC. 1078. PROGRAM TO ASSESS THE UTILITY OF NON-LE13 THAL WEAPONS.

14 (a) SENSE OF CONGRESS.—It is the sense of Con-15 gress that the Secretary of Defense should support the research, development, test, and evaluation, procurement, 16 and fielding of effective non-lethal weapons and tech-17 nologies explicitly designed to, with respect to counter-18 insurgency operations, reduce military casualties and fa-19 talities, improve military mission accomplishment and 20 21 operational effectiveness, reduce civilian casualties and fa-22 talities, and minimize undesired damage to property and 23 the environment.

24 (b) Program Required.—

1 (1) DEMONSTRATION AND ASSESSMENT.—The 2 Secretary of Defense, acting through the Executive 3 Agent for Non-lethal Weapons and in coordination 4 with the Secretaries of the military departments and 5 the combatant commanders, shall carry out a pro-6 gram to demonstrate and assess the utility and ef-7 fectiveness of non-lethal weapons to provide esca-8 lation of force options in counter-insurgency oper-9 ations. 10 (2) NON-LETHAL WEAPONS EVALUATED.—In 11 evaluating non-lethal weapons under the program 12 under this subsection, the Secretary shall include 13 non-lethal weapons designed for counter-personnel 14 and counter-materiel missions. 15 (c) REPORT.— 16 (1) REPORT REQUIRED.—Not later than Octo-17 ber 1, 2011, the Secretary of Defense shall submit 18 to the congressional defense committees a report on 19 the role and utility of non-lethal weapons and tech-20 nologies in counterinsurgency operations.

21 (2) ELEMENTS.—The report under paragraph
22 (1) shall include the following:

23 (A) A description of the results of any
24 demonstrations and assessments of non-lethal
25 weapons conducted during fiscal year 2011.

1	(B) A description of the Secretary's plans
2	for any demonstrations and assessments of non-
3	lethal weapons to be conducted during fiscal
4	years 2012 and 2013.
5	(C) A description of the extent to which
6	non-lethal weapons doctrine, training, and em-
7	ployment include the use of strategic commu-
8	nications strategies to enable the effective em-
9	ployment of non-lethal weapons.
10	(D) A description of the input of the mili-
11	tary departments in developing concepts of op-
12	erations and tactics, techniques, and procedures
13	for incorporating non-lethal weapons into the
14	current escalation of force procedures of each
15	department.
16	(E) A description of the extent to which
17	non-lethal weapons and technologies are inte-
18	grated into the standard equipment and train-
19	ing of military units.
20	SEC. 1079. SENSE OF CONGRESS ON STRATEGIC NUCLEAR
21	FORCE REDUCTIONS.
22	It is the sense of Congress that no action should be
23	taken to implement the reduction of the strategic nuclear
24	forces of the United States below the levels described in
25	the Treaty between the United States of America and the

1	Russian Federation on Measures for the Further Reduc-
2	tion and Limitation of Strategic Offensive Arms signed
3	on April 8, 2010 (commonly known as the "New START
4	Treaty"), unless the President submits to the congres-
5	sional defense committees a report on such reduction, in-
6	cluding—
7	(1) the justification for such reduction;
8	(2) an assessment of the strategic environment,
9	threat, and policy and the technical and operational
10	implications of such reduction; and
11	(3) written certification by the President that—
12	(A) either—
13	(i) the strategic environment or the
14	assessment of the threat allows for such
15	reduction; or
16	(ii) technical measures to provide a
17	commensurate or better level of safety, se-
18	curity, and reliability as before such reduc-
19	tion have been implemented for the re-
20	maining strategic nuclear forces of the
21	United States;
22	(B) the remaining strategic nuclear forces
23	of the United States provide a sufficient means
24	of protection against unforeseen technical chal-
25	lenges and geopolitical events;

- 1 (C) such reduction is compensated by other 2 measures (such as nuclear modernization, con-3 ventional forces, and missile defense) that to-4 gether provide a commensurate or better deter-5 rence capability and level of credibility as before 6 such reduction; and
- 7 (D) measures to modernize the nuclear 8 weapons complex are being implemented (or 9 have been implemented) to provide a suffi-10 ciently responsive infrastructure to support the 11 remaining strategic nuclear forces of the United 12 States.

13 TITLE XI—CIVILIAN PERSONNEL 14 MATTERS

Sec. 1101. Clarification of authorities at personnel demonstration laboratories. Sec. 1102. Requirements for Department of Defense senior mentors.

- Sec. 1103. One-year extension of authority to waive annual limitation on premium pay and aggregate limitation on pay for Federal civilian employees working overseas.
- Sec. 1104. Extension and modification of enhanced Department of Defense appointment and compensation authority for personnel for care and treatment of wounded and injured members of the Armed Forces.
- Sec. 1105. Rate of overtime pay for Department of the Navy employees performing work aboard or dockside in support of the nuclear aircraft carrier forward deployed in Japan.

15 SEC. 1101. CLARIFICATION OF AUTHORITIES AT PER-

16 SONNEL DEMONSTRATION LABORATORIES.

17 (a) Clarification of Applicability of Direct

18 HIRE AUTHORITY.—Section 1108 of the Duncan Hunter

19 National Defense Authorization Act for Fiscal Year 2009

(Public Law 110-417; 122 Stat. 4618; 10 U.S.C. 1580
 note) is amended—

3 (1) in subsection (b), by striking "identified"
4 and all that follows and inserting "designated by
5 section 1105(a) of the National Defense Authoriza6 tion Act for Fiscal Year 2010 (Public Law 111–84;
7 123 Stat. 2486; 10 U.S.C. 2358 note) as a Depart8 ment of Defense science and technology reinvention
9 laboratory."; and

10 (2) in subsection (c), by striking "2 percent"11 and inserting "5 percent".

(b) CLARIFICATION OF APPLICABILITY OF FULL IMPLEMENTATION REQUIREMENT.—Section 1107 of the National Defense Authorization Act for Fiscal Year 2008
(Public Law 110–181; 122 Stat 357; 10 U.S.C. 2358
note) is amended—

(1) in subsection (a), by striking "that are exempted by" and all that follows and inserting "designated by section 1105(a) of the National Defense
Authorization Act for Fiscal Year 2010 (Public Law
111-84; 123 Stat. 2486; 10 U.S.C. 2358 note) as
Department of Defense science and technology reinvention laboratories."; and

24 (2) in subsection (c), by striking "as enumer25 ated in" and all that follows and inserting "des-

1 ignated by section 1105(a) of the National Defense 2 Authorization Act for Fiscal Year 2010 (Public Law 3 111-84; 123 Stat 2486) as a Department of Defense science and technology reinvention labora-4 5 tory.". (c) CORRECTION TO SECTION REFERENCE.—Section 6 7 1121 of the National Defense Authorization Act for Fiscal 8 Year 2010 (123 Stat. 2505) is amended— 9 (1) in subsection (a), by striking "Section 10 9902(h) of title 5, United States Code" and insert-11 ing "Section 9902(g) of title 5, United States Code, 12 as redesignated by section 1113(b)(1)(B); and 13 (2) in subsection (b), by striking "section 9902(h) of such title 5" and inserting "such sec-14 15 tion". 16 (d) EFFECTIVE DATE.—(1) Except as provided in paragraph (2), the amendments made by this section shall 17 18 take effect as of October 28, 2009. 19 (2) The amendment made by subsection (a)(2) shall 20 take effect as of the date of enactment of this Act. 21 SEC. 1102. REQUIREMENTS FOR DEPARTMENT OF DEFENSE 22 SENIOR MENTORS. 23 (a) IN GENERAL.—The Secretary of Defense shall 24 issue appropriate policies and procedures to ensure that all senior mentors employed by the Department of Defense
 are—

3 (1) hired as highly qualified experts under sec4 tion 9903 of title 5, United States Code; and

5 (2) required to comply with all applicable Fed6 eral laws and regulations on personnel and ethics
7 matters.

8 (b) SENIOR MENTOR DEFINED.—In this section, the term "senior mentor" means a retired flag, general, or 9 other military officer or retired senior civilian official who 10 provides expert experience-based mentoring, teaching, 11 12 training, advice, and recommendations to senior military 13 officers, staffs, and students as they participate in war games, warfighting courses, operational planning, oper-14 15 ational exercises, and decision-making exercises.

16SEC. 1103. ONE-YEAR EXTENSION OF AUTHORITY TO WAIVE17ANNUAL LIMITATION ON PREMIUM PAY AND18AGGREGATE LIMITATION ON PAY FOR FED-

19ERAL CIVILIAN EMPLOYEES WORKING OVER-20SEAS.

Effective January 1, 2011, section 1101(a) of the
Duncan Hunter National Defense Authorization Act for
Fiscal Year 2009 (Public Law 110–417; 122 Stat. 4615),
as amended by section 1106(a) of the National Defense
Authorization Act for Fiscal Year 2010 (Public Law 111–

84; 123 Stat. 2487), is further amended by striking "cal endar years 2009 and 2010" and inserting "calendar
 years 2009 through 2011".

4 SEC. 1104. EXTENSION AND MODIFICATION OF ENHANCED
5 DEPARTMENT OF DEFENSE APPOINTMENT
6 AND COMPENSATION AUTHORITY FOR PER7 SONNEL FOR CARE AND TREATMENT OF
8 WOUNDED AND INJURED MEMBERS OF THE
9 ARMED FORCES.

(a) DESIGNATION OF OCCUPATIONS COVERED BY
RECRUITMENT AND APPOINTMENT AUTHORITY.—Subsection (a)(2) of section 1599c of title 10, United States
Code, is amended—

14 (1) in subparagraph (A)—

(A) in clause (i), by striking "shortage category positions" and inserting "a shortage category occupation or critical need occupation";
and

(B) in clause (ii), by striking "highly qualified persons directly" and inserting "qualified
persons directly in the competitive service"; and
(2) by adding at the end the following new subparagraph:

24 "(C) Any designation by the Secretary for purposes25 of subparagraph (A)(i) shall be based on an analysis of

1	current and future Department of Defense workforce re-
2	quirements.".
3	(b) EXTENSION.—Subsection (c) of such section is
4	amended—
5	(1) in paragraph (1) —
6	(A) by inserting "under subsection $(a)(1)$ "
7	after "Secretary of Defense"; and
8	(B) by striking "September 30, 2012" and
9	inserting "December 31, 2015"; and
10	(2) in paragraph (2), by striking "September
11	30, 2012" and inserting "December 31, 2015".
12	SEC. 1105. RATE OF OVERTIME PAY FOR DEPARTMENT OF
13	THE NAVY EMPLOYEES PERFORMING WORK
15	THE WAYT EMILOTEED TERFORMING WORK
13	ABOARD OR DOCKSIDE IN SUPPORT OF THE
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14	ABOARD OR DOCKSIDE IN SUPPORT OF THE
14 15	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE-
14 15 16	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE- PLOYED IN JAPAN.
14 15 16 17	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE- PLOYED IN JAPAN. (a) Overtime Pay at Time-and-a-half Rate.—
14 15 16 17 18	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE- PLOYED IN JAPAN. (a) OVERTIME PAY AT TIME-AND-A-HALF RATE.— Section 5542(a) of title 5, United States Code, is amended
14 15 16 17 18 19	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE- PLOYED IN JAPAN. (a) OVERTIME PAY AT TIME-AND-A-HALF RATE.— Section 5542(a) of title 5, United States Code, is amended by adding at the end the following new paragraph:
 14 15 16 17 18 19 20 	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE- PLOYED IN JAPAN. (a) OVERTIME PAY AT TIME-AND-A-HALF RATE.— Section 5542(a) of title 5, United States Code, is amended by adding at the end the following new paragraphs "(6)(A) Notwithstanding paragraphs (1) and
 14 15 16 17 18 19 20 21 	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE- PLOYED IN JAPAN. (a) OVERTIME PAY AT TIME-AND-A-HALF RATE.— Section 5542(a) of title 5, United States Code, is amended by adding at the end the following new paragraphs (6)(A) Notwithstanding paragraphs (1) and (2), for an employee of the Department of the Navy
 14 15 16 17 18 19 20 21 22 	ABOARD OR DOCKSIDE IN SUPPORT OF THE NUCLEAR AIRCRAFT CARRIER FORWARD DE- PLOYED IN JAPAN. (a) OVERTIME PAY AT TIME-AND-A-HALF RATE.— Section 5542(a) of title 5, United States Code, is amended by adding at the end the following new paragraphs (1) and (2), for an employee of the Department of the Navy who is assigned to temporary duty to perform work

1	Standards Act but for the application of the foreign
2	area exemption in section $13(f)$ of that Act (29
3	U.S.C. 213(f)), the overtime hourly rate of pay is an
4	amount equal to one and one-half times the hourly
5	rate of basic pay of the employee, and all that
6	amount is premium pay.
7	"(B) Subparagraph (A) shall expire on Sep-
8	tember 30, 2014.".
9	(b) Reports.—
10	(1) Secretary of NAVY Report.—Not later
11	than September 30, 2013, the Secretary of the Navy
12	shall submit to the Secretary of Defense and the Di-
13	rector of the Office of Personnel Management a re-
14	port that—
15	(A) describes the use of the authority
16	under paragraph (6) of section $5542(a)$ of title
17	5, United States Code, as added by subsection
18	(a), including associated costs, and including an
19	evaluation of the extent to which exercise of the
20	authority helped the Navy in meeting its mis-
21	sion; and
22	(B) provides a recommendation on whether
23	an extension of the provisions of that paragraph
24	is needed.

1	(2) Report to congress.—Not later than
2	March 31, 2014, the Director of the Office of Per-
3	sonnel Management shall submit to the Committee
4	on Armed Services and the Committee on Homeland
5	Security and Governmental Affairs of the Senate
6	and the Committee on Armed Services and the Com-
7	mittee on Oversight and Governmental Reform of
8	the House of Representatives a report that—
9	(A) addresses the use of paragraph (6) of
10	section 5542(a) of title 5, United States Code,
11	as so added, including associated costs, and in-
12	cluding an evaluation of the extent to which ex-
13	ercise of the authority helped the Navy in meet-
14	ing its mission;
15	(B) describes the extent to which other em-
16	ployees experience the same circumstances as
17	were experienced by those described in that
18	paragraph before its enactment;
19	(C) provides an analysis of the advantages
20	and disadvantages that would be anticipated
21	from extending the expiration date of the au-
22	thority under that paragraph, and from expand-
23	ing the authority under that paragraph to in-
24	clude other employees; and

1	(D) conveys the report of the Secretary of
2	the Navy referred to in paragraph (1).
3	TITLE XII—MATTERS RELATING
4	TO FOREIGN NATIONS
	Subtitle A—Assistance and Training
	Sec. 1201. Expansion of authority for support of special operations to combat terrorism.
	Sec. 1202. Addition of allied government agencies to enhanced logistics inter- operability authority.
	Sec. 1203. Expansion of temporary authority to use acquisition and cross-serv- icing agreements to lend certain military equipment to certain foreign forces for personnel protection and survivability.
	Sec. 1204. Authority to pay personnel expenses in connection with African co- operation.
	Sec. 1205. Authority to build the capacity of Yemen Ministry of Interior Counter Terrorism Forces.
	Sec. 1206. Air Force scholarships for Partnership for Peace nations to partici- pate in the Euro-NATO Joint Jet Pilot Training program.
	Sec. 1207. Modification and extension of authorities relating to program to build the capacity of foreign military forces.
	Subtitle B—Matters Relating to Iraq, Afghanistan, and Pakistan
	Sec. 1211. Limitation on availability of funds for certain purposes relating to Iraq.
	Sec. 1212. One-year extension and modification of Commanders' Emergency Response Program.

- Sec. 1213. Extension of authority for reimbursement of certain coalition nations for support provided to United States military operations.
- Sec. 1214. Extension of authority to transfer defense articles and provide defense services to the military and security forces of Iraq and Afghanistan.
- Sec. 1215. No permanent military bases in Afghanistan.
- Sec. 1216. Authority to use funds for reintegration activities in Afghanistan.
- Sec. 1217. Authority to establish a program to develop and carry out infrastructure projects in Afghanistan.
- Sec. 1218. Extension of logistical support for coalition forces supporting operations in Iraq and Afghanistan.
- Sec. 1219. Recommendations on oversight of contractors engaged in activities relating to Afghanistan.
- Sec. 1220. Extension and modification of Pakistan Counterinsurgency Fund.

Subtitle C—Reports and Other Matters

- Sec. 1231. One-year extension of report on progress toward security and stability in Afghanistan.
- Sec. 1232. Two-year extension of United States plan for sustaining the Afghanistan National Security Forces.
- Sec. 1233. Modification of report on responsible redeployment of United States Armed Forces from Iraq.

- Sec. 1234. Report on Department of Defense support for coalition operations.
- Sec. 1235. Reports on police training programs.
- Sec. 1236. Report on certain Iraqis affiliated with the United States.
- Sec. 1237. Report on Department of Defense's plans to reform the export control system.
- Sec. 1238. Report on United States efforts to defend against threats posed by the anti-access and area-denial capabilities of certain nationstates.
- Sec. 1239. Defense Science Board report on Department of Defense strategy to counter violent extremism outside the United States.
- Sec. 1240. Report on merits of an Incidents at Sea agreement between the United States, Iran, and certain other countries.
- Sec. 1241. Requirement to monitor and evaluate Department of Defense activities to counter violent extremism in Africa.
- Sec. 1242. NATO Special Operations Headquarters.

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Sec. 1243. National Military Strategy to Counter Iran and required briefings.

Subtitle A—Assistance and Training

3 SEC. 1201. EXPANSION OF AUTHORITY FOR SUPPORT OF

4 SPECIAL OPERATIONS TO COMBAT TER-5 RORISM.

6 Section 1208(a) of the Ronald W. Reagan National 7 Defense Authorization Act for Fiscal Year 2005 (Public 8 Law 108–375; 118 Stat. 2086), as most recently amended 9 by section 1202(a) of the National Defense Authorization 10 Act for Fiscal Year 2010 (Public Law 111–84; 123 Stat. 11 2511), is further amended by striking "\$40,000,000" and 12 inserting "\$45,000,000".

13 SEC. 1202. ADDITION OF ALLIED GOVERNMENT AGENCIES 14 TO ENHANCED LOGISTICS INTEROPER

15 ABILITY AUTHORITY.

16 (a) ENHANCED INTEROPERABILITY AUTHORITY.—
17 Subsection (a) of section 127d of title 10, United States
18 Code, is amended—

(1) by inserting "(1)" before "Subject to";
 (2) by inserting "of the United States" after
 "armed forces";
 (3) by striking the second sentence; and

5 (4) by adding at the end the following new6 paragraphs:

7 "(2) In addition to any logistic support, supplies, and 8 services provided under paragraph (1), the Secretary may 9 provide logistic support, supplies, and services to allied 10 forces solely for the purpose of enhancing the interoper-11 ability of the logistical support systems of military forces 12 participating in combined operations with the United 13 States in order to facilitate such operations. Such logistic 14 support, supplies, and services may also be provided under 15 this paragraph to a nonmilitary logistics, security, or similar agency of an allied government if such provision would 16 17 directly benefit the armed forces of the United States.

18 "(3) Provision of support, supplies, and services pur19 suant to paragraph (1) or (2) may be made only with the
20 concurrence of the Secretary of State.".

21 (b) CONFORMING AMENDMENTS.—Such section is22 further amended—

(1) in subsection (b), by striking "subsection
(a)" in paragraphs (1) and (2) and inserting "subsection (a)(1)"; and

1	(2) in subsection (c)—
2	(A) in paragraph (1)—
3	(i) by striking "Except as provided in
4	paragraph (2), the" and inserting "The";
5	and
6	(ii) by striking "this section" and in-
7	serting "subsection (a)(1)"; and
8	(B) in paragraph (2), by striking "In addi-
9	tion" and all that follows through "fiscal year,"
10	and inserting "The value of the logistic support,
11	supplies, and services provided under subsection
12	(a)(2) in any fiscal year may not".
13	SEC. 1203. EXPANSION OF TEMPORARY AUTHORITY TO USE
14	ACQUISITION AND CROSS-SERVICING AGREE-
15	MENTS TO LEND CERTAIN MILITARY EQUIP-
16	MENT TO CERTAIN FOREIGN FORCES FOR
17	PERSONNEL PROTECTION AND SURVIV-
18	ABILITY.
19	(a) EXPANSION FOR TRAINING FOR DEPLOYMENT.—
20	Paragraph (3) of section 1202(a) of the John Warner Na-
21	tional Defense Authorization Act for Fiscal Year 2007
22	(Public Law 109–364; 120 Stat. 2412), as most recently
23	amended by section 1252(a) of the National Defense Au-
24	thorization Act for Fiscal Year 2009 (Public Law 110–
25	181; 122 Stat. 402), is further amended—

1	(1) by striking "only in Iraq or Afghanistan, or
2	in a peacekeeping operation described in paragraph
3	(1), as applicable, and"; and
4	(2) by striking "those forces." and inserting
5	"those forces and only—
6	"(A) in Iraq or Afghanistan;
7	"(B) in a peacekeeping operation described
8	in paragraph (1); or
9	"(C) in connection with the training of
10	those forces to be deployed to Iraq, Afghani-
11	stan, or a peacekeeping operation described in
12	paragraph (1) for such deployment.".
13	(b) NOTICE AND WAIT ON EXERCISE OF ADDITIONAL
14	AUTHORITY.—Such section is further amended by adding
15	at the end the following new paragraph:
16	"(5) NOTICE AND WAIT ON PROVISION OF
17	EQUIPMENT FOR CERTAIN PURPOSES.—Equipment
18	may not be provided under paragraph (1) in connec-
19	tion with training as specified in paragraph $(3)(C)$
20	until 15 days after the date on which the Secretary
21	of Defense submits to the specified congressional
22	committees written notice on the provision of such
23	equipment for such purpose.".

1SEC. 1204. AUTHORITY TO PAY PERSONNEL EXPENSES IN2CONNECTION WITH AFRICAN COOPERATION.

3 (a) IN GENERAL.—Chapter 53 of title 10, United
4 States Code, is amended by inserting after section 1050
5 the following new section:

6 "§1050a. African cooperation: payment of personnel 7 expenses

8 "The Secretary of Defense or the Secretary of a mili-9 tary department may pay the travel, subsistence, and spe-10 cial compensation of officers and students of African coun-11 tries and other expenses that the Secretary considers nec-12 essary for African cooperation.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 53 of such title is amended
by inserting after the item relating to section 1050 the
following new item:

"1050a. African cooperation: payment of personnel expenses.".

17SEC. 1205. AUTHORITY TO BUILD THE CAPACITY OF YEMEN18MINISTRY OF INTERIOR COUNTER TER-

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RORISM FORCES.

(a) AUTHORITY.—The Secretary of Defense may,
with the concurrence of the Secretary of State, provide
assistance during fiscal year 2011 to enhance the ability
of the Yemen Ministry of Interior Counter Terrorism
Forces to conduct counterterrorism operations against al
Qaeda in the Arabian Peninsula and its affiliates.

1	(b) Types of Assistance.—
2	(1) AUTHORIZED ELEMENTS.—Assistance
3	under subsection (a) may include the provision of
4	equipment, supplies, and training.
5	(2) REQUIRED ELEMENTS.—Assistance under
6	subsection (a) shall be provided in a manner that
7	promotes—
8	(A) observance of and respect for human
9	rights and fundamental freedoms; and
10	(B) respect for legitimate civilian authority
11	in Yemen.
12	(3) Assistance otherwise prohibited by
13	LAW.—The Secretary of Defense may not use the
14	authority in subsection (a) to provide any type of as-
15	sistance described in this subsection that is other-
16	wise prohibited by any provision of law.
17	(c) FUNDING.—Of the amount authorized to be ap-
18	propriated by section 301 for operation and maintenance
19	for fiscal year 2011, $$75,000,000$ may be utilized to pro-
20	vide assistance under subsection (a).
21	(d) Notice to Congress.—
22	(1) IN GENERAL.—Not less than 15 days before
23	providing assistance under subsection (a), the Sec-
24	retary of Defense shall submit to the committees of
25	Congress specified in paragraph (2) a notice setting

1	forth the assistance to be provided, including the
2	types of such assistance, the budget for such assist-
3	ance, and the completion date for the provision of
4	such assistance.
5	(2) Committees of congress.—The commit-
6	tees of Congress specified in this paragraph are—
7	(A) the Committee on Armed Services, the
8	Committee on Foreign Relations, and the Com-
9	mittee on Appropriations of the Senate; and
10	(B) the Committee on Armed Services, the
11	Committee on Foreign Affairs, and the Com-
12	mittee on Appropriations of the House of Rep-
10	,
13	resentatives.
13 14	resentatives. SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP
14	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP
14 15	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN
14 15 16	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN THE EURO-NATO JOINT JET PILOT TRAINING
14 15 16 17	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN THE EURO-NATO JOINT JET PILOT TRAINING PROGRAM.
14 15 16 17 18	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN THE EURO-NATO JOINT JET PILOT TRAINING PROGRAM. (a) ESTABLISHMENT OF SCHOLARSHIP PROGRAM.
14 15 16 17 18 19	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN THE EURO-NATO JOINT JET PILOT TRAINING PROGRAM. (a) ESTABLISHMENT OF SCHOLARSHIP PROGRAM.— The Secretary of the Air Force may establish and main-
 14 15 16 17 18 19 20 	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN THE EURO-NATO JOINT JET PILOT TRAINING PROGRAM. (a) ESTABLISHMENT OF SCHOLARSHIP PROGRAM.— The Secretary of the Air Force may establish and main- tain a demonstration scholarship program to allow per-
 14 15 16 17 18 19 20 21 	 SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN THE EURO-NATO JOINT JET PILOT TRAINING PROGRAM. (a) ESTABLISHMENT OF SCHOLARSHIP PROGRAM.— The Secretary of the Air Force may establish and main- tain a demonstration scholarship program to allow per- sonnel of the air forces of countries that are signatories
 14 15 16 17 18 19 20 21 22 	SEC. 1206. AIR FORCE SCHOLARSHIPS FOR PARTNERSHIP FOR PEACE NATIONS TO PARTICIPATE IN THE EURO-NATO JOINT JET PILOT TRAINING PROGRAM. (a) ESTABLISHMENT OF SCHOLARSHIP PROGRAM.— The Secretary of the Air Force may establish and main- tain a demonstration scholarship program to allow per- sonnel of the air forces of countries that are signatories of the Partnership for Peace Framework Document to re-

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establish the program pursuant to regulations prescribed by the Secretary of Defense in consultation with the Sec-2 3 retary of State. 4 (b)TRANSPORTATION, SUPPLIES, AND ALLOW-5 ANCE.—Under such conditions as the Secretary of the Air Force may prescribe, the Secretary may provide to a per-6 7 son receiving a scholarship under the scholarship pro-8 gram— 9 (1) transportation incident to the training re-

10 ceived under the ENJJPT program;

11 (2) supplies and equipment to be used during 12 the training;

13 (3) flight clothing and other special clothing re-14 quired for the training;

15 (4) billeting, food, and health services; and

16 (5) a living allowance at a rate to be prescribed 17 by the Secretary, taking into account the amount of 18 living allowances authorized for a member of the 19 Armed Forces of the United States under similar 20 circumstances.

21 (c) Relation to Euro-NATO Joint Jet Pilot 22 TRAINING PROGRAM.—

23 (1) ENJJPT STEERING COMMITTEE AUTHOR-24 ITY.—Nothing in this section shall be construed or 25 interpreted to supersede the authority of the

1 ENJJPT Steering Committee under the ENJJPT 2 Memorandum of Understanding. Pursuant to the 3 ENJJPT Memorandum of Understanding, the 4 ENJJPT Steering Committee may resolve to forbid 5 any airman or airmen from a Partnership for Peace 6 nation to participate in the Euro-NATO Joint Jet 7 Pilot Training program under the authority of a 8 scholarship under this section.

9 (2) NO REPRESENTATION.—Countries whose
10 air force personnel receive scholarships under the
11 scholarship program shall not have privilege of
12 ENJJPT Steering Committee representation.

(d) LIMITATION ON ELIGIBLE COUNTRIES.—The
Secretary of the Air Force may not use the authority in
subsection (a) to provide assistance described in subsection (b) to any foreign country that is otherwise prohibited from receiving such type of assistance under the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) or
any other provision of law.

(e) COST-SHARING.—For purposes of ENJJPT costsharing, personnel of an air force of a foreign country who
receive a scholarship under the scholarship program may
be counted as United States pilots.

24 (f) PROGRESS REPORT.—Not later than February 1,
25 2012, the Secretary of the Air Force shall submit to the

1	congressional defense committees, the Committee on For-
2	eign Affairs of the House of Representatives, and the
3	Committee on Foreign Relations of the Senate a report
4	on the status of the demonstration program, including the
5	opinion of the Secretary and NATO allies on the benefits
6	of the program and whether or not to permanently author-
7	ize the program or extend the program beyond fiscal year
8	2012. The report shall specify the following:
9	(1) The countries participating in the scholar-
10	ship program.
11	(2) The total number of foreign pilots who re-
12	ceived scholarships under the scholarship program.
13	(3) The amount expended on scholarships
14	under the scholarship program.
15	(4) The source of funding for scholarships
16	under the scholarship program.
17	(g) DURATION.—No scholarship may be awarded
18	under the scholarship program after September 30, 2012.
19	(h) FUNDING SOURCE.—Amounts to award scholar-
20	ships under the scholarship program shall be derived from
21	amounts authorized to be appropriated for operation and
22	maintenance for the Air Force.

1	SEC. 1207. MODIFICATION AND EXTENSION OF AUTHORI-
2	TIES RELATING TO PROGRAM TO BUILD THE
3	CAPACITY OF FOREIGN MILITARY FORCES.
4	(a) TEMPORARY LIMITATION ON AMOUNT FOR
5	Building Capacity to Participate in or Support
6	MILITARY AND STABILITY OPERATIONS.—
7	(1) IN GENERAL.—Subsection $(c)(5)$ of section
8	1206 of the National Defense Authorization Act for
9	Fiscal Year 2006 (Public Law 109–163; 119 Stat.
10	3456), as added by section 1206(a) of the National
11	Defense Authorization Act for Fiscal Year 2010
12	(Public Law 111–84; 123 Stat. 2514), is further
13	amended—
14	(A) by striking "and not more than" and
15	inserting "not more than"; and
16	(B) by inserting after "fiscal year 2011"
17	the following: ", and not more than
18	\$100,000,000 may be used during fiscal year
19	2012".
20	(2) EFFECTIVE DATE.—The amendments made
21	by paragraph (1) shall take effect on the date of the
22	enactment of this Act and shall apply with respect
23	to programs under subsection (a) of such section
24	that begin on or after that date.
25	(b) ONE-YEAR EXTENSION OF AUTHORITY.—Sub-
26	section (g) of such section, as most recently amended by

HR 6523 PCS

section 1206(c) of the Duncan Hunter National Defense 1 2 Authorization Act for Fiscal Year 2009 (Public Law 110– 3 417; 122 Stat. 4625), is further amended by— 4 (1) by striking "September 30, 2011" and in-5 serting "September 30, 2012"; and (2) by striking "fiscal years 2006 through 6 2011" and inserting "fiscal years 2006 through 7 2012". 8 Subtitle B—Matters Relating to 9 Iraq, Afghanistan, and Pakistan 10 SEC. 1211. LIMITATION ON AVAILABILITY OF FUNDS FOR 11 12 CERTAIN PURPOSES RELATING TO IRAQ. 13 No funds appropriated pursuant to an authorization of appropriations in this Act may be obligated or expended 14 for a purpose as follows: 15 16 (1) To establish any military installation or 17 base for the purpose of providing for the permanent 18 stationing of United States Armed Forces in Iraq. 19 (2) To exercise United States control of the oil 20 resources of Iraq. 21 SEC. 1212. ONE-YEAR EXTENSION AND MODIFICATION OF 22 **COMMANDERS' EMERGENCY RESPONSE PRO-**23 GRAM. 24 (a) ONE-YEAR EXTENSION OF CERP AUTHORITY.— Subsection (a) of section 1202 of the National Defense 25

1	Authorization Act for Fiscal Year 2006 (Public Law 109–
2	163; 119 Stat. 3455), as most recently amended by sec-
3	tion 1222 of the National Defense Authorization Act for
4	Fiscal Year 2010 (Public Law 111–84; 123. Stat. 2518),
5	is further amended—
6	(1) in the subsection heading, by striking "FIS-
7	CAL YEAR 2010" and inserting "FISCAL YEAR
8	2011'';
9	(2) by striking "fiscal year 2010" and inserting
10	"fiscal year 2011"; and
11	(3) by striking "operation and maintenance"
12	and all that follows and inserting "operation and
13	maintenance
14	$^{\prime\prime}(1)$ not to exceed $\$100,000,000$ may be used
15	by the Secretary of Defense in such fiscal year to
16	provide funds for the Commanders' Emergency Re-
17	sponse Program in Iraq; and
18	$^{\prime\prime}(2)$ not to exceed \$400,000,000 may be used
19	by the Secretary of Defense in such fiscal year to
20	provide funds for the Commanders' Emergency Re-
21	sponse Program in Afghanistan.".
22	(b) QUARTERLY REPORTS.—Subsection (a) of such
23	section, as so amended, is further amended—
24	(1) by redesignating paragraph (3) as para-
25	graph (4); and

1	(2) by inserting after paragraph (2) the fol-
2	lowing new paragraph:
3	"(3) FORM OF REPORTS.—Each report required
4	under paragraph (1) shall be submitted, at a min-
5	imum, in a searchable electronic format that enables
6	the congressional defense committees to sort the re-
7	port by amount expended, location of each project,
8	type of project, or any other field of data that is in-
9	cluded in the report.".
10	(c) Restriction on Amount of Payments; Noti-
11	FICATION.—Such section, as so amended, is further
12	amended—
13	(1) by redesignating subsection (g) as sub-
14	section (i); and
15	(2) by inserting after subsection (f) the fol-
16	lowing new subsections:
17	"(g) Restriction on Amount of Payments
18	Funds made available under this section for the Com-
19	manders' Emergency Response Program may not be obli-
20	gated or expended to carry out any project if the total
21	amount of funds made available for the purpose of car-
22	rying out the project, including any ancillary or related
23	elements of the project, exceeds \$20,000,000.
24	"(h) NOTIFICATION.—Not less than 15 days before
25	obligating or expending funds made available under this

section for the Commanders' Emergency Response Pro gram for a project in Afghanistan with a total anticipated
 cost of \$5,000,000 or more, the Secretary of Defense shall
 submit to the congressional defense committees a written
 notice containing the following information:

6 "(1) The location, nature, and purpose of the
7 proposed project, including how the project is in8 tended to advance the military campaign plan for
9 Afghanistan.

"(2) The budget and implementation timeline
for the proposed project, including any other funding
under the Commanders' Emergency Response Program that has been or is anticipated to be contributed to the completion of the project.

15 "(3) A plan for the sustainment of the proposed 16 project, including any agreement with either the 17 Government of Afghanistan, a department or agency 18 of the United States Government other than the De-19 partment of Defense, or a third party contributor to 20 finance the sustainment of the activities and mainte-21 nance of any equipment or facilities to be provided 22 through the proposed project".

23 (d) DEFINITION.—Subsection (i) of such section, as
24 redesignated by subsection (c)(1) of this section, is amend-

ed by striking "means the program" and all that follows
 and inserting "means the program that—

3 "(1) authorizes United States military com-4 manders to carry out small-scale projects designed 5 to meet urgent humanitarian relief requirements or 6 urgent reconstruction requirements within their 7 areas of responsibility; and 8 "(2) provides an immediate and direct benefit 9 to the people of Iraq or Afghanistan.". 10 SEC. 1213. EXTENSION OF AUTHORITY FOR REIMBURSE-11 MENT OF CERTAIN COALITION NATIONS FOR 12 SUPPORT PROVIDED TO UNITED STATES 13 **MILITARY OPERATIONS.** 14 (a) EXTENSION OF AUTHORITY.—Subsection (a) of 15 section 1233 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110–181; 122 Stat. 16 17 393), as amended by section 1223 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-18

19 84; 123 Stat. 2519), is further amended by striking "sec20 tion 1509(5) of the National Defense Authorization Act
21 for Fiscal Year 2010" and inserting "section 1510 of the
22 Ike Skelton National Defense Authorization Act for Fiscal
23 Year 2011".

24 (b) LIMITATION ON AMOUNT.—Subsection (d)(1) of25 such section, as so amended, is further amended in the

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second sentence by inserting "or 2011" after "fiscal year

2010". 2 3 (c) EXCEPTION FROM NOTICE TO CONGRESS RE-4 QUIREMENTS.—Subsection (e) of such section, as so 5 amended, is further amended— 6 (1) by striking "(e) NOTICE TO CONGRESS.— The Secretary of Defense" and inserting the fol-7 8 lowing: "(e) NOTICE TO CONGRESS.— 9 10 "(1) IN GENERAL.—Except as provided in para-11 graph (2), the Secretary of Defense"; and 12 (2) by adding at the end the following new 13 paragraph: 14 "(2) EXCEPTION.—The requirement to provide 15 notice under paragraph (1) shall not apply with re-16 spect to a reimbursement for access based on an 17 international agreement.". 18 (d) EXTENSION OF NOTICE REQUIREMENT RELAT-ING TO REIMBURSEMENT OF PAKISTAN FOR SUPPORT 19 PROVIDED BY PAKISTAN.—Section 1232(b)(6) of the Na-20 21 tional Defense Authorization Act for Fiscal Year 2008 22 (122 Stat. 393), as most recently amended by section 23 1223 of the National Defense Authorization Act for Fiscal 24 Year 2010, is further amended by striking "September 30, 2011" and inserting "September 30, 2012". 25

SEC. 1214. EXTENSION OF AUTHORITY TO TRANSFER DE FENSE ARTICLES AND PROVIDE DEFENSE SERVICES TO THE MILITARY AND SECURITY FORCES OF IRAQ AND AFGHANISTAN.

5 (a) EXTENSION OF AUTHORITY.—Subsection (h) of
6 section 1234 of the National Defense Authorization Act
7 for Fiscal Year 2010 (Public Law 111-84; 123 Stat.
8 2532) is amended by striking "September 30, 2010" and
9 inserting "December 31, 2011".

10 (b) QUARTERLY REPORTS.—Subsection (f)(1) of
11 such section is amended by striking "during fiscal year
12 2010" and inserting "through March 31, 2012".

13 SEC. 1215. NO PERMANENT MILITARY BASES IN AFGHANI14 STAN.

None of the funds authorized to be appropriated by
this Act may be obligated or expended by the United
States Government to establish any military installation
or base for the purpose of providing for the permanent
stationing of United States Armed Forces in Afghanistan.
SEC. 1216. AUTHORITY TO USE FUNDS FOR REINTEGRA-

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TION ACTIVITIES IN AFGHANISTAN.

(a) AUTHORITY.—The Secretary of Defense, with the
concurrence of the Secretary of State, may utilize not
more than \$50,000,000 from funds made available to the
Department of Defense for operation and maintenance for

fiscal year 2011 to support the reintegration into Afghan
society of those individuals who pledge—
(1) to cease all support for the insurgency in
Afghanistan;
(2) to live in accordance with the Constitution
of Afghanistan;
(3) to cease violence against the Government of
Afghanistan and its international partners; and
(4) that they do not have material ties to al
Qaeda or affiliated transnational terrorist organiza-
tions.
(b) SUBMISSION OF GUIDANCE.—
(1) INITIAL SUBMISSION.—Not later than 30
days after the date of the enactment of this Act, the
Secretary of Defense shall submit to the congres-
sional defense committees a copy of the guidance
issued by the Secretary or the Secretary's designee
concerning the allocation of funds utilizing the au-
thority of subsection (a). Such guidance shall in-
clude—
(A) mechanisms for coordination with the
Government of Afghanistan and other United
States Government departments and agencies
as appropriate; and

(B) mechanisms to track rates of recidi vism among individuals described in subsection
 (a).

4 (2) MODIFICATIONS.—If the guidance in effect
5 for the purpose stated in paragraph (1) is modified,
6 the Secretary of Defense shall submit to the con7 gressional defense committees a copy of the modi8 fication not later than 15 days after the date on
9 which such modification is made.

10 (c) REPORTS.—Not later than 180 days after the date of the enactment of this Act, and every 180 days 11 12 thereafter, the Secretary of Defense shall submit to the 13 appropriate congressional committees a report on activities carried out utilizing the authority of subsection (a). 14 15 (d) Appropriate Congressional Committees DEFINED.—In this section, the term "appropriate con-16 gressional committees" means-17

18 (1) the congressional defense committees; and

19 (2) the Committee on Foreign Affairs of the
20 House of Representative and the Committee on For21 eign Relations of the Senate.

(e) EXPIRATION.—The authority to utilize funds
under subsection (a) shall expire at the close of December
31, 2011.

SEC. 1217. AUTHORITY TO ESTABLISH A PROGRAM TO DE VELOP AND CARRY OUT INFRASTRUCTURE PROJECTS IN AFGHANISTAN.

4 (a) AUTHORITY.—The Secretary of Defense and the
5 Secretary of State are authorized to establish a program
6 to develop and carry out infrastructure projects in Afghan7 istan in accordance with the requirements of this section.

8 (b) FORMULATION AND EXECUTION OF PROGRAM.— 9 (1) IN GENERAL.—The Secretary of State and 10 the Secretary of Defense shall jointly develop any 11 project under the program authorized under sub-12 section (a). Except as provided in paragraph (2), the 13 Secretary of State, in coordination with the Sec-14 retary of Defense, shall implement any project under 15 the program authorized under subsection (a).

(2) EXCEPTION.—The Secretary of Defense 16 17 shall implement a project under the program author-18 ized under subsection (a) if the Secretary of Defense 19 and the Secretary of State jointly determine that the 20 Secretary of Defense should implement the project. 21 (c) Types of Projects.—Infrastructure projects under the program authorized under subsection (a) may 22 23 include-

24 (1) water, power, and transportation projects;25 and

(2) other projects in support of the counter insurgency strategy in Afghanistan.

3 (d) AUTHORITY IN ADDITION TO OTHER AUTHORI-4 TIES.—The authority to establish the program and de-5 velop and carry out infrastructure projects under sub-6 section (a) is in addition to any other authority to provide 7 assistance to foreign countries.

8 (e) Applicability of Certain Administrative9 Provisions.—

10 (1) IN GENERAL.—The administrative provi-11 sions of chapter 2 of part III of the Foreign Assist-12 ance Act of 1961 (22 U.S.C. 2381 et seq.) shall 13 apply to funds made available to the Secretary of 14 State for purposes of carrying out infrastructure 15 projects under the program authorized under sub-16 section (a) to the same extent and in the same man-17 ner as such administrative provisions apply to funds 18 made available to carry out part I of the Foreign 19 Assistance Act of 1961 (22 U.S.C. 2151 et seq.).

(2) GIFTS, ETC.—The Secretary of Defense and
the Secretary of State may accept and use in furtherance of the purposes of this section, money,
funds, property, and services of any kind made available by gift, devise, bequest, grant, or otherwise for
such purposes.

1 (f) FUNDING.—

2	(1) IN GENERAL.—The Secretary of Defense
3	may use up to \$400,000,000 of funds made avail-
4	able to the Department of Defense for operation and
5	maintenance for fiscal year 2011 to carry out the
6	program authorized under subsection (a).
7	(2) AVAILABILITY.—Funds made available by
8	paragraph (1) are authorized to remain available
9	until September 30, 2012.
10	(g) Congressional Notification.—The Secretary
11	of Defense shall notify the appropriate congressional com-
12	mittees not less than 30 days before obligating or expend-
13	ing funds to carry out a project or transferring funds to
14	the Secretary of State for the purpose of implementing
15	a project under the program authorized under subsection
16	(a). Such notification shall be in writing and contain a
17	description of the details of the proposed project, includ-
18	ing—
19	(1) a plan for the sustainment of the project;
20	and
21	(2) a description of how the project supports
22	the counterinsurgency strategy in Afghanistan.

23 (h) Return of Unexpended Funds.—

24 (1) IN GENERAL.—Any unexpended funds25 transferred to the Secretary of State for the purpose

of implementing a project under the program authorized under subsection (a) shall be returned to the Secretary of Defense if the Secretary of State, in coordination with the Secretary of Defense, determines that the project cannot be implemented for any reason or that the project no longer supports the counterinsurgency strategy in Afghanistan.

8 (2) AVAILABILITY.—Any funds returned to the 9 Secretary of Defense under this subsection shall be 10 available for use under this section and shall be 11 treated in the same manner as funds not transferred 12 to the Secretary of State.

13 (i) Reports.—

14 (1) REPORT REQUIRED.—Not later than 30 15 days after the end of each fiscal year in which funds 16 are obligated, expended, or transferred under the 17 program authorized under subsection (a), the Sec-18 retary of Defense, in coordination with the Secretary 19 of State, shall submit to the appropriate congres-20 sional committees a report regarding implementation 21 of the program during such fiscal year.

(2) MATTERS TO BE INCLUDED.—The report
required under paragraph (1) shall include the following:

1	(A) The allocation and use of funds under
2	the program during the fiscal year.
3	(B) A description of each project for which
4	funds were expended or transferred during the
5	fiscal year.
6	(j) DEFINITION.—In this section, the term "appro-
7	priate congressional committees" means—
8	(1) the Committee on Armed Services, the
9	Committee on Foreign Affairs, and the Committee
10	on Appropriations of the House of Representatives;
11	and
12	(2) the Committee on Armed Services, the
13	Committee on Foreign Relations, and the Committee
14	on Appropriations of the Senate.
15	SEC. 1218. EXTENSION OF LOGISTICAL SUPPORT FOR COA-
16	LITION FORCES SUPPORTING OPERATIONS
17	IN IRAQ AND AFGHANISTAN.
18	Section 1234 of the National Defense Authorization
19	Act for Fiscal Year 2008 (Public Law 110–181; 122 Stat.
20	394) is amended by striking "fiscal year 2008" each place
21	it appears and inserting "fiscal year 2011".

1SEC. 1219. RECOMMENDATIONS ON OVERSIGHT OF CON-2TRACTORS ENGAGED IN ACTIVITIES RELAT-3ING TO AFGHANISTAN.

4 (a) RECOMMENDATIONS REQUIRED.—Not later than
5 90 days after the date of the enactment of this Act, the
6 Special Inspector General for Afghanistan Reconstruction
7 shall, in consultation with the Inspector General of the De8 partment of Defense, the Inspector General of the United
9 States Agency for International Development, and the In10 spector General of the Department of State—

(1) issue recommendations on measures to increase oversight of contractors engaged in activities
relating to Afghanistan;

(2) report on the status of efforts of the Department of Defense, the United States Agency for
International Development, and the Department of
State to implement existing recommendations regarding oversight of such contractors; and

(3) report on the extent to which military and
security contractors or subcontractors engaged in activities relating to Afghanistan have been responsible
for the deaths of Afghan civilians.

(b) ELEMENTS OF RECOMMENDATIONS.—The recommendations issued under subsection (a)(1) shall include
recommendations for reducing the reliance of the United
States on—

	004
1	(1) military and security contractors or sub-
2	contractors engaged in activities relating to Afghani-
3	stan that have been responsible for the deaths of Af-
4	ghan civilians; and
5	(2) Afghan militias or other armed groups that
6	are not part of the Afghan National Security Forces.
7	SEC. 1220. EXTENSION AND MODIFICATION OF PAKISTAN
8	COUNTERINSURGENCY FUND.
9	(a) EXTENSION.—Subsection (h) of section 1224 of
10	the National Defense Authorization Act for Fiscal Year
11	2010 (Public Law 111–84; 123 Stat. 2521) is amended
12	by striking "September 30, 2010" both places it appears
13	and inserting "September 30, 2011".
14	(b) REQUIRED ELEMENTS OF ASSISTANCE.—Sub-
15	section (b) of such section is amended—
16	(1) by redesignating paragraph (2) as para-
17	graph (3); and
18	(2) by inserting after paragraph (1) the fol-
19	lowing new paragraph (2):
20	"(2) Required elements of assistance
21	Assistance provided to the security forces of Paki-
22	stan under this section in a fiscal year after fiscal
23	year 2010 shall be provided in a manner that pro-
24	motes—

1	"(A) observance of and respect for human
2	rights and fundamental freedoms; and
3	"(B) respect for legitimate civilian author-
4	ity within Pakistan.".
5	Subtitle C—Reports and Other
6	Matters
7	SEC. 1231. ONE-YEAR EXTENSION OF REPORT ON
8	PROGRESS TOWARD SECURITY AND STA-
9	BILITY IN AFGHANISTAN.
10	Section 1230(a) of the National Defense Authoriza-
11	tion Act for Fiscal Year 2008 (Public Law 110–181; 122
12	Stat. 385), as amended by section 1236 of the National
13	Defense Authorization Act for Fiscal Year 2010 (Public
14	Law 111–81; 123 Stat. 2535), is further amended by
15	striking "2011" and inserting "2012".
16	SEC. 1232. TWO-YEAR EXTENSION OF UNITED STATES PLAN
17	FOR SUSTAINING THE AFGHANISTAN NA-
18	TIONAL SECURITY FORCES.
19	Section 1231(a) of the National Defense Authoriza-
20	tion Act for Fiscal Year 2008 (Public Law 110–181; 122
21	Stat. 390) is amended by striking "2010" and inserting
22	<i>"2012"</i> .

1	SEC. 1233. MODIFICATION OF REPORT ON RESPONSIBLE
2	REDEPLOYMENT OF UNITED STATES ARMED
3	FORCES FROM IRAQ.
4	(a) REPORT REQUIRED.—Subsection (a) of section
5	1227 of the National Defense Authorization Act for Fiscal
6	Year 2010 (Public Law 111–84; 123 Stat. 2525; 50
7	U.S.C. 1541 note) is amended—
8	(1) by striking "December 31, 2009" and in-
9	serting "December 31, 2010"; and
10	(2) by striking "90 days thereafter" and insert-
11	ing "180 days thereafter".
12	(b) ELEMENTS.—Subsection (b) of such section is
13	amended—
14	(1) in paragraph (5), by striking "Multi-Na-
15	tional Force–Iraq" each place it occurs and inserting
16	"United States Forces–Iraq"; and
17	(2) by adding at the end the following:
18	"(6) An assessment of progress to transfer re-
19	sponsibility of programs, projects, and activities car-
20	ried out in Iraq by the Department of Defense to
21	other United States Government departments and
22	agencies, international or nongovernmental entities,
23	or the Government of Iraq. The assessment should
24	include a description of the numbers and categories
25	of programs, projects, and activities for which such
26	other entities have taken responsibility or which
	HR 6523 PCS

1	have been discontinued by the Department of De-
2	fense. The assessment should also include a discus-
3	sion of any difficulties or barriers in transitioning
4	such programs, projects, and activities and what, if
5	any, solutions have been developed to address such
6	difficulties or barriers.
7	((7) An assessment of progress toward the goal
8	of building the minimum essential capabilities of the
9	Ministry of Defense and the Ministry of the Interior
10	of Iraq, including a description of—
11	"(A) such capabilities both extant and re-
12	maining to be developed;
13	"(B) major equipment necessary to achieve
14	such capabilities;
15	"(C) the level and type of support provided
16	by the United States to address shortfalls in
17	such capabilities; and
18	"(D) the level of commitment, both finan-
19	cial and political, made by the Government of
20	Iraq to develop such capabilities, including a
21	discussion of resources used by the Government
22	of Iraq to develop capabilities that the Sec-
23	retary determines are not minimum essential
24	capabilities for purposes of this paragraph.

1 "(8) A listing and assessment of the anticipated 2 level and type of support to be provided by United 3 States special operations forces to the Government 4 of Iraq and Iraqi special operations forces during the redeployment of United States conventional 5 6 forces from Iraq. The assessment should include a 7 listing of anticipated critical support from general 8 purpose forces required by United States special op-9 erations forces and Iraqi special operations forces. 10 The assessment should also include combat support, 11 including rotary aircraft and intelligence, surveil-12 lance, and reconnaissance assets, combat service 13 support, and contractor support needed through De-14 cember 31, 2011.".

(c) SECRETARY OF STATE COMMENTS.—Such section
is further amended by striking subsection (c) and inserting the following:

18 "(c) SECRETARY OF STATE COMMENTS.—Prior to 19 submitting the report required under subsection (a), the 20 Secretary of Defense shall provide a copy of the report 21 to the Secretary of State for review. At the request of the 22 Secretary of State, the Secretary of Defense shall include 23 an appendix to the report which contains any comments 24 or additional information that the Secretary of State re-25 quests.".

(d) FORM.—Subsection (d) of such section is amend ed by striking ", whether or not included in another report
 on Iraq submitted to Congress by the Secretary of De fense,".

5 (e) TERMINATION.—Such section is further amended6 by adding at the end the following:

7 "(f) TERMINATION.—The requirement to submit the
8 report required under subsection (a) shall terminate on
9 September 30, 2012.".

10 (f) REPEAL OF OTHER REPORTING REQUIRE11 MENTS.—The following provisions of law are hereby re12 pealed:

(1) Section 1227 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law
109–163; 119 Stat. 3465; 50 U.S.C. 1541 note) (as
amended by section 1223 of the National Defense
Authorization Act for Fiscal Year 2008 (Public Law
110–181; 122 Stat. 373)).

19 (2) Section 1225 of the National Defense Au20 thorization Act for Fiscal Year 2008 (Public Law
21 110–181; 122 Stat. 375).

22 SEC. 1234. REPORT ON DEPARTMENT OF DEFENSE SUP23 PORT FOR COALITION OPERATIONS.

(a) REPORT REQUIRED.—Not later than 90 daysafter the date of the enactment of this Act, the Secretary

of Defense shall submit to the Committee on Armed Serv ices of the Senate and the Committee on Armed Services
 of the House of Representatives a report on the implemen tation of the coalition support authorities of the Depart ment of Defense during Operation Iraqi Freedom and Op eration Enduring Freedom.

7 (b) ELEMENTS.—The report required by subsection8 (a) shall include the following:

9 (1) A description of the purpose and use of
10 each coalition support authority of the Department
11 of Defense.

12 (2) For the period of Operation Enduring Free-13 dom ending on September 30, 2010, a summary of 14 the amount of training, equipment, services, or other 15 assistance provided or loaned under any coalition 16 support authority of the Department of Defense set 17 forth, for each such authority, by amount provided 18 or loaned during each fiscal year of such period for 19 each recipient country.

20 (3) For the period of Operation Iraqi Freedom
21 ending on September 30, 2010, a summary of the
22 amount of training, equipment, services, or other as23 sistance provided or loaned under any coalition sup24 port authority of the Department of Defense set
25 forth, for each such authority, by amount provided

1	or loaned during each fiscal year of such period for
2	each recipient country.
3	(4) An assessment of the effectiveness of each
4	coalition support authority of the Department of De-
5	fense in meeting its intended purpose.
6	(5) For each recipient country of coalition sup-
7	port under a coalition support authority of the De-
8	partment of Defense—
9	(A) a description of the contribution of
10	such country to coalition operations in Oper-
11	ation Enduring Freedom or Operating Iraqi
12	Freedom; and
13	(B) an assessment of the extent to which
14	coalition support provided by the United States
15	enhanced the ability of such country to partici-
16	pate in coalition operations in Operation En-
17	during Freedom or Operating Iraqi Freedom.
18	(6) A description of the actions taken by the
19	Department Defense to eliminate duplication and
20	overlap in coalition support provided under the coali-
21	tion support authorities of the Department of De-
22	fense.
23	(7) An assessment by the Secretary of Defense
24	whether there is an ongoing need for each coalition
25	support authority of the Department of Defense,

and an estimate of the anticipated future demand
 for coalition support under such coalition support
 authorities.

4 (c) COALITION SUPPORT AUTHORITIES OF THE DE5 PARTMENT OF DEFENSE DEFINED.—In this section, the
6 term "coalition support authorities of the Department of
7 Defense" means the following:

8 (1) Coalition Support Funds, including the au-9 thority to provide specialized training and loan spe-10 cialized equipment under the Coalition Support 11 Fund (commonly referred to as the "Coalition Read-12 iness Support Program").

(2) Lift and sustain authority under appropriations Acts or under section 1234 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110–181; 122 Stat. 394).

17 (3) Global lift and sustain authority under sec-18 tion 127c of title 10, United States Code.

(4) The authority to provide logistic support,
supplies, and services to allied forces participating in
combined operations under section 127d of title 10,
United States Code.

(5) The temporary authority to lend significant
military equipment under acquisition and cross-servicing agreements pursuant to section 1202 of the

1	John Warner National Defense Authorization Act
2	for Fiscal Year 2007 (Public Law 109–364).
3	(6) The authority under section 1206 of the
4	National Defense Authorization Act for Fiscal Year
5	2006 (Public Law 109–163) to provide assistance to
6	build the capacity of foreign nations to support mili-
7	tary or stability operations in which the United
8	States Armed Forces are a participant.
9	(7) Any other authority that the Secretary of
10	Defense designates as a coalition support authority
11	of the Department of Defense for purposes of the re-
12	port required by subsection (a).
13	SEC. 1235. REPORTS ON POLICE TRAINING PROGRAMS.
14	(a) Dod Inspector General Report on Afghan
15	NATIONAL POLICE TRAINING PROGRAM.—
16	(1) REPORT REQUIRED.—Not later than 180
17	days after the date of the enactment of this Act, the
18	Inspector General of the Department of Defense
19	shall, in consultation with the Inspector General of
20	the Department of State, submit to the appropriate
21	committees of Congress a report on the Afghan Na-
22	tional Police training program.
23	(2) REVIEW.—In preparing the report required
24	by paragraph (1), the Inspector General of the De-

the program.

24 (C) A description of the allocation of re-25 sponsibility between the Department of Defense

1	and the Department of State for the oversight
2	and execution of the program.
3	(D) A description of the personnel and
4	staffing requirements for overseeing and exe-
5	cuting the program, both in the United States
6	and in theater, including United States civilian
7	government and military personnel, contractor
8	personnel, and nongovernmental personnel, and
9	non-United States civilian and military per-
10	sonnel, contractor personnel, and nongovern-
11	mental personnel.
12	(E) An assessment of the cost, perform-
13	ance metrics, and planning associated with the
14	transfer of administration of the contract for
15	the Afghan National Police training program
16	from the Department of State to the Depart-
17	ment of Defense.
18	(b) GAO REPORT ON USE OF GOVERNMENT PER-
19	SONNEL RATHER THAN CONTRACTORS FOR TRAINING
20	AFGHAN NATIONAL POLICE.—
21	(1) REPORT.—Not later than 1 year after the
22	date of the enactment of this Act, the Comptroller
23	General of the United States shall submit to the ap-
24	propriate committees of Congress a report on the
25	use of United States Government personnel rather

1	than contractors for the training of the Afghan Na-
2	tional Police.
3	(2) ELEMENTS.—The report required under
4	paragraph (1) shall include the following:
5	(A) A description of the roles and respon-
6	sibilities of contractors and United States Gov-
7	ernment personnel in the Afghan National Po-
8	lice training program and a description of how
9	the division of roles and responsibilities between
10	such contractors and personnel has been deter-
11	mined.
12	(B) An assessment of the relative advan-
13	tages and disadvantages of using contractors or
14	United States Government personnel in the Af-
15	ghan National Police training program, includ-
16	ing an assessment of—
17	(i) the shortfalls and inefficiencies, if
18	any, in contractor performance in the pro-
19	gram; and
20	(ii) options for leveraging United
21	States Government resources and capacity
22	to address the shortfalls and inefficiencies
23	described in clause (i) and to better ad-
24	dress current and future needs under the
25	program.

1 (C) An assessment of the factors, such as 2 oversight, cost considerations, performance, pol-3 icy, and other factors, that would be impacted 4 by transferring responsibilities for the perform-5 ance of the Afghan National Police training 6 program from contractors to United States 7 Government personnel.

8 (D) A review of the lessons learned from 9 the execution and oversight of the police train-10 ing program in Iraq, and any other relevant po-11 lice training programs led by the Department of 12 Defense, regarding the relative advantages and 13 disadvantages of using United States Govern-14 ment personnel or contractors to carry out police training programs for foreign nations. 15

16 (c) REPORT ON GOVERNMENT POLICE TRAINING
17 AND EQUIPPING PROGRAMS.—

(1) REPORT.—Not later than 1 year after the
date of the enactment of this Act, the President
shall submit to the appropriate committees of Congress a report on United States Government police
training and equipping programs outside the United
States.

24 (2) ELEMENTS.—The report required under25 paragraph (1) shall include the following:

1	(A) A list of all United States Government
2	departments and agencies involved in imple-
3	menting police training and equipping pro-
4	grams.
5	(B) A description of the scope, size, and
6	components of all police training and equipping
7	programs for fiscal years 2010 and 2011, to in-
8	clude for each such program—
9	(i) the name of each country that re-
10	ceived assistance under the program;
11	(ii) the types of recipient nation units
12	receiving such assistance, including na-
13	tional police, gendarmerie, counternarcotics
14	police, counterterrorism police, Formed Po-
15	lice Units, border security, and customs;
16	(iii) the purpose and objectives of the
17	program;
18	(iv) the funding and personnel levels
19	for the program in each such fiscal year;
20	(v) the authority under which the pro-
21	gram is conducted;
22	(vi) the name of the United States
23	Government department or agency with
24	lead responsibility for the program and the
25	mechanisms for oversight of the program;

1	(vii) the extent to which the program
2	is implemented by contractors or United
3	States Government personnel; and
4	(viii) the metrics for measuring the
5	results of the program.
6	(C) An assessment of the requirements for
7	police training and equipping programs, and
8	what changes, if any, are required to improve
9	the capacity of the United States Government
10	to meet such requirements.
11	(D) An evaluation of the appropriate role
12	of United States Government departments and
13	agencies in coordinating on and carrying out
14	police training and equipping programs.
15	(E) An evaluation of the appropriate role
16	of contractors in carrying out police training
17	and equipping programs, and what modifica-
18	tions, if any, are needed to improve oversight of
19	such contractors.
20	(F) Recommendations for legislative modi-
21	fications, if any, to existing authorities relating
22	to police training and equipping programs.
23	(d) Appropriate Committees of Congress De-
24	FINED.—In this section, the term "appropriate commit-
25	tees of Congress" means—

(1) the Committees on Armed Services, Foreign
 Relations, Homeland Security and Governmental Af fairs, and Appropriations of the Senate; and

4 (2) the Committees on Armed Services, Foreign
5 Affairs, Oversight and Government Reform, and Ap6 propriations of the House of Representatives.

7 SEC. 1236. REPORT ON CERTAIN IRAQIS AFFILIATED WITH 8 THE UNITED STATES.

9 (a) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the Secretary of De-10 fense, in consultation with the Secretary of State, the At-11 12 torney General, the Secretary of Homeland Security, the 13 Administrator of the United States Agency for International Development, and the heads of other appropriate 14 15 Federal agencies (as determined by the Secretary of Defense), shall submit to the Congress a report containing 16 17 the information described in subsection (b). In preparing such report, the Secretary of Defense shall use available 18 19 information from organizations and entities closely associ-20ated with the United States mission in Iraq that have re-21 ceived United States Government funding through an offi-22 cial and documented contract, award, grant, or coopera-23 tive agreement.

24 (b) INFORMATION.—The information described in25 this subsection is the following:

1	(1) The number of Iraqis who were or are em-
2	ployed by the United States Government in Iraq or
3	who are or were employed in Iraq by an organization
4	or entity closely associated with the United States
5	mission in Iraq that has received United States Gov-
6	ernment funding through an official and documented
7	contract, award, grant, or cooperative agreement.
8	(2) The number of Iraqis who have applied—
9	(A) for resettlement in the United States
10	as a refugee under section 1243 of the Refugee
11	Crisis in Iraq Act of 2007 (subtitle C of title
12	XII of division A of Public Law 110–181; 122
13	Stat. 395 et seq.);
14	(B) to enter the United States as a special
15	immigrant under section 1244 of such Act; or
16	(C) to enter the United States as a special
17	immigrant under section 1059 of the National
18	Defense Authorization Act for Fiscal Year 2006
19	(Public Law 109–163; 8 U.S.C. 1101 note).
20	(3) The status of each application described in
21	paragraph (2).
22	(4) The estimated number of individuals de-
23	scribed in paragraph (1) who have been injured or
24	killed in Iraq.

1 (c) EXPEDITED PROCESSING.—The Secretary of Defense, the Secretary of State, and the Secretary of Home-2 3 land Security shall develop a plan using the report sub-4 mitted under subsection (a) to expedite the processing of 5 the applications described in subsection (b)(2) in the case of Iraqis at risk as the United States withdraws from Iraq. 6 7 SEC. 1237. REPORT ON DEPARTMENT OF DEFENSE'S PLANS 8 TO REFORM THE EXPORT CONTROL SYSTEM.

9 (a) REPORT REQUIRED.—Not later than 120 days 10 after the date of the enactment of this Act, the Secretary of Defense shall submit to the appropriate congressional 11 12 committees a report on the Department of Defense's plans 13 to implement the reforms to the United States export control system recommended by the interagency task force es-14 15 tablished at the direction of the President on August 13, 16 2009.

(b) MATTERS TO BE INCLUDED.—The report required under subsection (a) shall include an assessment
of the extent to which the plans to reform the export control system will—

- 21 (1) impact the Defense Technology Security
 22 Administration of the Department of Defense;
- (2) affect the role of the Department of De-fense with respect to export control policy; and

1	(3) ensure greater protection and monitoring of
2	militarily critical technologies.
3	(c) Appropriate Congressional Committees De-
4	FINED.—In this section, the term "appropriate congres-
5	sional committees" means—
6	(1) the Committee on Armed Services and the
7	Committee on Foreign Affairs of the House of Rep-
8	resentatives; and
9	(2) the Committee on Armed Services, the
10	Committee on Banking, Housing, and Urban Af-
11	fairs, and the Committee on Foreign Relations of
12	the Senate.
14	
12	SEC. 1238. REPORT ON UNITED STATES EFFORTS TO DE-
	SEC. 1238. REPORT ON UNITED STATES EFFORTS TO DE- FEND AGAINST THREATS POSED BY THE
13	
13 14	FEND AGAINST THREATS POSED BY THE
13 14 15	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI-
 13 14 15 16 17 	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI- TIES OF CERTAIN NATION-STATES.
 13 14 15 16 17 	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI- TIES OF CERTAIN NATION-STATES. (a) FINDING.—Congress finds that the 2010 report
 13 14 15 16 17 18 	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI- TIES OF CERTAIN NATION-STATES. (a) FINDING.—Congress finds that the 2010 report on the Department of Defense Quadrennial Defense Re-
 13 14 15 16 17 18 19 	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI- TIES OF CERTAIN NATION-STATES. (a) FINDING.—Congress finds that the 2010 report on the Department of Defense Quadrennial Defense Re- view concludes that "[a]nti-access strategies seek to deny
 13 14 15 16 17 18 19 20 	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI- TIES OF CERTAIN NATION-STATES. (a) FINDING.—Congress finds that the 2010 report on the Department of Defense Quadrennial Defense Re- view concludes that "[a]nti-access strategies seek to deny outside countries the ability to project power into a region,
 13 14 15 16 17 18 19 20 21 	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI- TIES OF CERTAIN NATION-STATES. (a) FINDING.—Congress finds that the 2010 report on the Department of Defense Quadrennial Defense Re- view concludes that "[a]nti-access strategies seek to deny outside countries the ability to project power into a region, thereby allowing aggression or other destabilizing actions
 13 14 15 16 17 18 19 20 21 22 	FEND AGAINST THREATS POSED BY THE ANTI-ACCESS AND AREA-DENIAL CAPABILI- TIES OF CERTAIN NATION-STATES. (a) FINDING.—Congress finds that the 2010 report on the Department of Defense Quadrennial Defense Re- view concludes that "[a]nti-access strategies seek to deny outside countries the ability to project power into a region, thereby allowing aggression or other destabilizing actions to be conducted by the anti-access power. Without domi-

into question, reducing United States security and influ ence and increasing the possibility of conflict".

3 (b) SENSE OF CONGRESS.—It is the sense of Con-4 gress that, in light of the finding in subsection (a), the 5 Secretary of Defense should ensure that the United States 6 has the appropriate authorities, capabilities, and force 7 structure to defend against any potential future threats 8 posed by the anti-access and area-denial capabilities of po-9 tentially hostile foreign countries.

10 (c) REPORT.—Not later than April 1, 2011, the Sec-11 retary of Defense shall submit to the Committees on 12 Armed Services of the Senate and the House of Represent-13 atives a report on United States efforts to defend against 14 any potential future threats posed by the anti-access and 15 area-denial capabilities of potentially hostile nation-states.

16 (d) ELEMENTS.—The report required under sub-17 section (c) shall include the following:

(1) An assessment of any potential future
threats posed by the anti-access and area-denial capabilities of potentially hostile foreign countries, including an identification of the foreign countries
with such capabilities, the nature of such capabilities, and the possible advances in such capabilities
over the next 10 years.

1 (2) A description of any efforts by the Depart-2 ment of Defense to address the potential future 3 threats posed by the anti-access and area-denial ca-4 pabilities of potentially hostile foreign countries. 5 (3) A description of the authorities, capabilities, 6 and force structure that the United States may re-7 quire over the next 10 years to address the threats 8 posed by the anti-access and area-denial capabilities 9 of potentially hostile foreign countries. 10 (e) FORM.—The report required under subsection (c) 11 shall be submitted in unclassified form, but may contain 12 a classified annex if necessary. 13 (f) DEFINITIONS.—In this section—

14 (1) the term "anti-access", with respect to ca-15 pabilities, means any action that has the effect of 16 slowing the deployment of friendly forces into a the-17 ater, preventing such forces from operating from 18 certain locations within that theater, or causing such 19 forces to operate from distances farther from the 20 locus of conflict than such forces would normally 21 prefer; and

(2) the term "area-denial", with respect to capabilities, means operations aimed to prevent freedom of action of friendly forces in the more narrow
confines of the area under a potentially hostile na-

tion-state's direct control, including actions by an
 adversary in the air, on land, and on and under the
 sea to contest and prevent joint operations within a
 defended battlespace.

5 SEC. 1239. DEFENSE SCIENCE BOARD REPORT ON DEPART6 MENT OF DEFENSE STRATEGY TO COUNTER
7 VIOLENT EXTREMISM OUTSIDE THE UNITED
8 STATES.

9 (a) REPORT REQUIRED.—Not later than one year 10 after the date of the enactment of this Act, the Defense 11 Science Board shall submit to the Committees on Armed 12 Services of the Senate and the House of Representatives 13 a report on the strategy of the Department of Defense 14 to counter violent extremism outside the United States. 15 (b) ELEMENTS.—The report required by subsection (a) shall include, at a minimum, the following: 16

17 (1) A review of the current strategy, research
18 activities, resource allocations, and organizational
19 structure of the Department of Defense for coun20 tering violent extremism outside the United States.

(2) A review of interagency coordination and
decision-making processes for executing and overseeing strategies and programs for countering violent extremism outside the United States.

1	(3) An analysis of alternatives and options
2	available to the Department of Defense to counter
3	violent extremism outside the United States.
4	(4) An analysis of legal, policy, and strategy
5	issues involving efforts to counter violent extremism
6	outside the United States as such efforts potentially
7	affect domestic efforts to interrupt radicalization ef-
8	forts within the United States.
9	(5) An analysis of the current information cam-
10	paign of the Department of Defense against violent
11	extremists outside the United States.
12	(6) Such recommendations for further action to
13	address the matters covered by the report as the De-
14	fense Science Board considers appropriate.
15	(7) Such other matters as the Defense Science
16	Board determines relevant.
17	SEC. 1240. REPORT ON MERITS OF AN INCIDENTS AT SEA
18	AGREEMENT BETWEEN THE UNITED STATES,
19	IRAN, AND CERTAIN OTHER COUNTRIES.
20	(a) REPORT REQUIRED.—Not later than 1 year after
21	the date of the enactment of this Act, the Secretary of
22	Defense, in coordination with the Secretary of State, shall
23	submit to the appropriate congressional committees a re-
24	port assessing the relative merits of a multilateral or bilat-
25	eral Incidents at Sea military-to-military agreement be-

tween the United States, the Government of Iran, and
 other countries operating in the Persian Gulf aimed at
 preventing accidental naval conflict in the Persian Gulf
 and the Strait of Hormuz.

5 (b) MATTERS TO BE INCLUDED.—Such assessment 6 should consider and evaluate the current maritime secu-7 rity situation in the Persian Gulf and the effect that such 8 an agreement might have on military and other maritime 9 activities in the region, as well as other United States re-10 gional strategic interests.

(c) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this section, the term "appropriate congressional committees" means—

(1) the Committee on Armed Services and the
Committee on Foreign Affairs of the House of Representatives; and

17 (2) the Committee on Armed Services and the18 Committee on Foreign Relations of the Senate.

19 SEC. 1241. REQUIREMENT TO MONITOR AND EVALUATE DE-

OF

PARTMENT

20

21

COUNTER VIOLENT EXTREMISM IN AFRICA.

DEFENSE ACTIVITIES

ТО

(a) IN GENERAL.—The Secretary of Defense, in consultation with the Secretary of State, shall monitor and
evaluate the impact of United States Africa Command
(USAFRICOM) Combined Joint Task Force-Horn of Af-

rica's (CJTF-HOA) activities to counter violent extre mism in Africa, including civil affairs, psychological oper ations, humanitarian assistance, and operations to
 strengthen the capacity of partner nations.

5 (b) REPORT.—Not later than 90 days after the date
6 of the enactment of this Act, the Secretary of Defense
7 shall submit to the appropriate congressional committees
8 a report on the following:

9 (1) An evaluation of the impact of CJTF–
10 HOA's activities described in subsection (a) to ad11 vance United States security objectives in the Horn
12 of Africa, including the extent to which CJTF–
13 HOA's activities—

14	(A) disrupt or deny terrorist networks;
15	(B) combat violent extremist ideology;
16	(C) are aligned with USAFRICOM's mis-
17	sion; and
18	(D) complement programs conducted by
19	the United States Agency for International De-
20	velopment.

(2) USAFRICOM's efforts to monitor and
evaluate the impact of CJTF-HOA's activities described in subsection (a), including—

1	(A) the means by which CJTF–HOA fol-
2	lows up on such activities to evaluate the effec-
3	tiveness of such activities;
4	(B) USAFRICOM's specific assessments
5	of CJTF–HOA's activities; and
6	(C) a description of plans by the Secretary
7	of Defense to make permanent CJTF-HOA's
8	presence in Djibouti.
9	(c) Appropriate Congressional Committees De-
10	FINED.—In this section, the term "appropriate congres-
11	sional committees" means—
12	(1) the Committee on Armed Services and the
13	Committee on Foreign Affairs of the House of Rep-
14	resentatives; and
15	(2) the Committee on Armed Services and the
16	Committee on Foreign Relations of the Senate.
17	SEC. 1242. NATO SPECIAL OPERATIONS HEADQUARTERS.
18	(a) IN GENERAL.—Section 1244 of the National De-
19	fense Authorization Act for Fiscal Year 2010 (Public Law
20	111–84; 123 Stat. 2541) is amended—
21	(1) in subsection (a)—
22	(A) by striking "fiscal year 2010" and in-
23	serting "fiscal year 2011";
24	(B) by striking "pursuant to section
25	301(1)"; and

1	(C) by striking "\$30,000,000" and insert-
2	ing ''\$50,000,000'';
3	(2) in subsection (b)—
4	(A) by striking "NATO Special Operations
5	Coordination Center" and inserting "NATO
6	Special Operations Headquarters"; and
7	(B) by striking "NSCC" and inserting
8	"NSHQ"; and
9	(3) in subsection (c), by striking "NSCC" each
10	place it appears and inserting "NSHQ".
11	(b) Conforming Amendment.—The heading of
12	such section is amended by striking " NATO SPECIAL OP-
13	ERATIONS COORDINATION CENTER" and inserting
14	"NATO SPECIAL OPERATIONS HEADQUARTERS".
15	SEC. 1243. NATIONAL MILITARY STRATEGY TO COUNTER
16	IRAN AND REQUIRED BRIEFINGS.
17	(a) NATIONAL MILITARY STRATEGY REQUIRED.—
18	The Secretary of Defense shall develop a strategy, to be
19	known as the "National Military Strategy to Counter
20	Iran". The strategy should—
21	(1) provide strategic guidance for activities of
22	the Department of Defense that support the objec-
23	tive of countering threats posed by Iran;
24	(2) undertake a review of the intelligence in the
25	possession of the Department of Defense to develop

1	a list of gaps in intelligence that limit the ability of
2	the Department of Defense to counter threats ema-
3	nating from Iran that the Secretary considers to be
4	critical;
5	(3) undertake a review of the ability of the De-
6	partment of Defense to counter threats to the
7	United States, its forces, allies, and interests from
8	Iran, including—
9	(A) contributions of the Department of
10	Defense to the efforts of other agencies of the
11	United States Government to counter or ad-
12	dress the threat emanating from Iran; and
13	(B) any gaps in the capabilities and au-
14	thorities of the Department.
15	(b) Briefings to Congress.—Not later than 180
16	days after the date of the enactment of this Act, the Sec-
17	retary of Defense shall brief the congressional defense
18	committees in classified session regarding any resources,
19	capabilities, or changes to current law the Secretary be-
20	lieves are necessary to address the gaps identified in the
21	strategy required in subsection (a).
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22 TITLE XIII—COOPERATIVE 23 THREAT REDUCTION

Sec. 1301. Specification of Cooperative Threat Reduction programs and funds. Sec. 1302. Funding allocations.

Sec. 1303. Limitation on use of funds for establishment of centers of excellence in countries outside of the former Soviet Union. Sec. 1304. Plan for nonproliferation, proliferation prevention, and threat reduction activities with the People's Republic of China.

1SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT RE-2DUCTION PROGRAMS AND FUNDS.

3 (a) SPECIFICATION OF COOPERATIVE THREAT RE-4 DUCTION PROGRAMS.—For purposes of section 301 and 5 other provisions of this Act, Cooperative Threat Reduction 6 programs are the programs specified in section 1501 of 7 the National Defense Authorization Act for Fiscal Year 8 1997 (50 U.S.C. 2362 note).

9 (b) FISCAL YEAR 2011 COOPERATIVE THREAT RE-10 DUCTION FUNDS DEFINED.—As used in this title, the 11 term "fiscal year 2011 Cooperative Threat Reduction 12 funds" means the funds appropriated pursuant to the au-13 thorization of appropriations in section 301 for Coopera-14 tive Threat Reduction programs.

(c) AVAILABILITY OF FUNDS.—Funds appropriated
pursuant to the authorization of appropriations in section
301 for Cooperative Threat Reduction programs shall be
available for obligation for fiscal years 2011, 2012, and
2013.

20 SEC. 1302. FUNDING ALLOCATIONS.

(a) FUNDING FOR SPECIFIC PURPOSES.—Of the
\$522,512,000 authorized to be appropriated to the Department of Defense for fiscal year 2011 in section
301(20) for Cooperative Threat Reduction programs, the

1	following amounts may be obligated for the purposes spec-
2	ified:
3	(1) For strategic offensive arms elimination in
4	Russia, \$66,732,000.
5	(2) For strategic nuclear arms elimination in
6	Ukraine, \$6,800,000.
7	(3) For nuclear weapons storage security in
8	Russia, \$9,614,000.
9	(4) For nuclear weapons transportation security
10	in Russia, \$45,000,000.
11	(5) For weapons of mass destruction prolifera-
12	tion prevention in the states of the former Soviet
13	Union, \$79,821,000.
14	(6) For biological threat reduction in the
15	former Soviet Union, \$209,034,000.
16	(7) For chemical weapons destruction,
17	\$3,000,000.
18	(8) For defense and military contacts,
19	\$5,000,000.
20	(9) For Global Nuclear Lockdown,
21	\$74,471,000.
22	(10) For activities designated as Other Assess-
23	ments/Administrative Costs, \$23,040,000.
24	(b) Report on Obligation or Expenditure of
25	Funds for Other Purposes.—No fiscal year 2011 Co-

operative Threat Reduction funds may be obligated or ex-1 2 pended for a purpose other than a purpose listed in para-3 graphs (1) through (10) of subsection (a) until 15 days 4 after the date that the Secretary of Defense submits to 5 Congress a report on the purpose for which the funds will be obligated or expended and the amount of funds to be 6 7 obligated or expended. Nothing in the preceding sentence 8 shall be construed as authorizing the obligation or expend-9 iture of fiscal year 2011 Cooperative Threat Reduction 10 funds for a purpose for which the obligation or expenditure of such funds is specifically prohibited under this title 11 12 or any other provision of law.

13 (c) LIMITED AUTHORITY TO VARY INDIVIDUAL14 Amounts.—

15 (1) IN GENERAL.—Subject to paragraph (2), in 16 any case in which the Secretary of Defense deter-17 mines that it is necessary to do so in the national 18 interest, the Secretary may obligate amounts appro-19 priated for fiscal year 2011 for a purpose listed in 20 paragraphs (1) through (10) of subsection (a) in ex-21 cess of the specific amount authorized for that pur-22 pose.

(2) NOTICE-AND-WAIT REQUIRED.—An obligation of funds for a purpose stated in paragraphs (1)
through (10) of subsection (a) in excess of the spe-

1	cific amount authorized for such purpose may be			
2	made using the authority provided in paragraph (1			
3	only after—			
4	(A) the Secretary submits to Congress no-			
5	tification of the intent to do so together with a			
6	complete discussion of the justification for			
7	doing so; and			
8	(B) 15 days have elapsed following the			
9	date of the notification.			
10	SEC. 1303. LIMITATION ON USE OF FUNDS FOR ESTABLISH-			
11	MENT OF CENTERS OF EXCELLENCE IN			
12	COUNTRIES OUTSIDE OF THE FORMER SO-			
13	VIET UNION.			
14	Not more than \$500,000 of the fiscal year 2011 Co-			
14 15	Not more than \$500,000 of the fiscal year 2011 Co- operative Threat Reduction funds may be obligated or ex-			
15 16	operative Threat Reduction funds may be obligated or ex-			
15 16	operative Threat Reduction funds may be obligated or ex- pended to establish a center of excellence in a country that			
15 16 17	operative Threat Reduction funds may be obligated or ex- pended to establish a center of excellence in a country that is not a state of the former Soviet Union until the date			
15 16 17 18	operative Threat Reduction funds may be obligated or ex- pended to establish a center of excellence in a country that is not a state of the former Soviet Union until the date that is 15 days after the date on which the Secretary of			
15 16 17 18 19	operative Threat Reduction funds may be obligated or ex- pended to establish a center of excellence in a country that is not a state of the former Soviet Union until the date that is 15 days after the date on which the Secretary of Defense submits to the congressional defense committees			
15 16 17 18 19 20	operative Threat Reduction funds may be obligated or ex- pended to establish a center of excellence in a country that is not a state of the former Soviet Union until the date that is 15 days after the date on which the Secretary of Defense submits to the congressional defense committees a report that includes the following:			
 15 16 17 18 19 20 21 	operative Threat Reduction funds may be obligated or ex- pended to establish a center of excellence in a country that is not a state of the former Soviet Union until the date that is 15 days after the date on which the Secretary of Defense submits to the congressional defense committees a report that includes the following: (1) An identification of the country in which			

1	(3) The agreement under which the center will
2	operate.
3	(4) A funding plan for the center, including—
4	(A) the amount of funds to be provided by
5	the government of the country in which the cen-
6	ter will be located; and
7	(B) the percentage of the total cost of es-
8	tablishing and operating the center the funds
9	described in subparagraph (A) will cover.
10	SEC. 1304. PLAN FOR NONPROLIFERATION, PROLIFERA-
11	TION PREVENTION, AND THREAT REDUCTION
12	ACTIVITIES WITH THE PEOPLE'S REPUBLIC
12	ACTIVITIES WITH THE TEOLES REFUBEIC
12	OF CHINA.
13	OF CHINA.
13 14 15	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the
13 14 15	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the Secretary of Defense and the Secretary of Energy shall
13 14 15 16	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the Secretary of Defense and the Secretary of Energy shall jointly submit to the congressional defense committees a
 13 14 15 16 17 	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the Secretary of Defense and the Secretary of Energy shall jointly submit to the congressional defense committees a plan to carry out activities of the Department of Defense
 13 14 15 16 17 18 	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the Secretary of Defense and the Secretary of Energy shall jointly submit to the congressional defense committees a plan to carry out activities of the Department of Defense Cooperative Threat Reduction Program and the Depart-
 13 14 15 16 17 18 19 	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the Secretary of Defense and the Secretary of Energy shall jointly submit to the congressional defense committees a plan to carry out activities of the Department of Defense Cooperative Threat Reduction Program and the Depart- ment of Energy Defense Nuclear Nonproliferation pro-
 13 14 15 16 17 18 19 20 	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the Secretary of Defense and the Secretary of Energy shall jointly submit to the congressional defense committees a plan to carry out activities of the Department of Defense Cooperative Threat Reduction Program and the Depart- ment of Energy Defense Nuclear Nonproliferation pro- gram relating to nonproliferation, proliferation prevention,
 13 14 15 16 17 18 19 20 21 	OF CHINA. (a) IN GENERAL.—Not later than April 1, 2011, the Secretary of Defense and the Secretary of Energy shall jointly submit to the congressional defense committees a plan to carry out activities of the Department of Defense Cooperative Threat Reduction Program and the Depart- ment of Energy Defense Nuclear Nonproliferation pro- gram relating to nonproliferation, proliferation prevention, and threat reduction with the Government of the People's

1	(1) A description of the activities to be carried
2	out under the plan.
3	(2) A description of milestones and goals for
4	such activities.
5	(3) An estimate of the annual cost of such ac-
6	tivities.
7	(4) An estimate of the amount of the total cost
8	of such activities to be provided by the Government
9	of the People's Republic of China.
10	TITLE XIV—OTHER
11	AUTHORIZATIONS

Subtitle A—Military Programs

Sec. 1401. Working capital funds.

Sec. 1402. Study on working capital fund cash balances.

- Sec. 1403. Modification of certain working capital fund requirements.
- Sec. 1404. Reduction of unobligated balances within the Pentagon Reservation Maintenance Revolving Fund.
- Sec. 1405. National Defense Sealift Fund.
- Sec. 1406. Chemical Agents and Munitions Destruction, Defense.
- Sec. 1407. Drug Interdiction and Counter-Drug Activities, Defense-wide.
- Sec. 1408. Defense Inspector General.
- Sec. 1409. Defense Health Program.

Subtitle B—National Defense Stockpile

- Sec. 1411. Authorized uses of National Defense Stockpile funds.
- Sec. 1412. Revision to required receipt objectives for previously authorized disposals from the National Defense Stockpile.

Subtitle C—Chemical Demilitarization Matters

Sec. 1421. Consolidation and reorganization of statutory authority for destruction of United States stockpile of lethal chemical agents and munitions.

Subtitle D—Other Matters

- Sec. 1431. Authorization of appropriations for Armed Forces Retirement Home.
- Sec. 1432. Authority for transfer of funds to Joint Department of Defense–Department of Veterans Affairs Medical Facility Demonstration Fund for Captain James A. Lovell Health Care Center, Illinois.

1 Subtitle A—Military Programs

2 SEC. 1401. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for
fiscal year 2011 for the use of the Armed Forces and other
activities and agencies of the Department of Defense for
providing capital for working capital and revolving funds
in amounts as follows:

8 (1) For the Defense Working Capital Funds,
9 \$160,965,000.

10 (2) For the Defense Working Capital Fund,
11 Defense Commissary, \$1,273,571,000.

12 SEC. 1402. STUDY ON WORKING CAPITAL FUND CASH BAL13 ANCES.

14 (a) STUDY REQUIRED.—Not later than 30 days after the date of the enactment of this Act, the Secretary of 15 Defense shall seek to enter into a contract with a federally 16 funded research and development center with appropriate 17 18 expertise in revolving fund financial management to carry 19 out a study to determine a sufficient operational level of 20cash that each revolving fund of the Department of Defense should maintain in order to sustain a single rate or 21 22 price throughout the fiscal year.

23 (b) CONTENTS OF STUDY.—In carrying out a study24 pursuant to a contract entered into under subsection (a),

the federally funded research and development center
 shall—

3 (1) qualitatively analyze the operational require4 ments and inherent risks associated with maintain5 ing a specific level of cash within each revolving fund
6 of the Department;

7 (2) for each such revolving fund, take into con8 sideration any effects on appropriation accounts that
9 have occurred due to changes made in the rates
10 charged by the fund during a fiscal year;

(3) take into consideration direct input from
the Secretary of Defense and officials of each of the
military departments with leadership responsibility
for financial management;

(4) examine the guidance provided and regulations prescribed by the Secretary of Defense and the
Secretary of each of the military departments, as in
effect on the date of the enactment of this Act, including such guidance with respect to programming
and budgeting and the annual budget displays provided to Congress;

(5) examine the effects on appropriations accounts that have occurred due to congressional adjustments relating to excess cash balances in revolving funds;

(6) identify best business practices from the
private sector relating to sufficient cash balance re-
serves;
(7) examine any relevant applicable laws, in-
cluding the relevant body of work performed by the
Government Accountability Office; and
(8) address—
(A) instances where the fiscal policy of the
Department of Defense directly follows the law,
as in effect on the date of the enactment of this
Act, and instances where such policy is more re-
strictive with respect to the fiscal management
of revolving funds than such law requires;

14 (B) instances where current Department 15 fiscal policy restricts the capability of a revolv-16 ing fund to achieve the most economical and ef-17 ficient organization and operation of activities;

18 (C) fiscal policy adjustments required to 19 comply with recommendations provided in the 20 study, including proposed adjustments to-

21 (i) the Department of Defense Finan-22 cial Management Regulation;

23 (ii) published service regulations and instructions; and 24

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1		(iii)	major	command	fiscal	guidance	e;
2	and						
_	(—)						

3 (D) such other matters as determined rel4 evant by the center carrying out the study.

5 (c) AVAILABILITY OF INFORMATION.—The Secretary 6 of Defense and the Secretary of each of the military de-7 partments shall make available to a federally funded re-8 search and development center carrying out a study pursu-9 ant to a contract entered into under subsection (a) all nec-10 essary and relevant information to allow the center to con-11 duct the study in a quantitative and analytical manner.

12 (d) REPORT.—Any contract entered into under sub-13 section (a) shall provide that not later than 9 months after the date on which the Secretary of Defense enters into 14 15 the contract, the chief executive officer of the entity that carries out the study pursuant to the contract shall submit 16 17 to the Committees on Armed Services of the Senate and House of Representatives and the Secretary of Defense 18 19 a final report on the study. The report shall include each of the following: 20

(1) A description of the revolving fund environment, as of the date of the conclusion of the study,
and the anticipated future environment, together
with the quantitative data used in conducting the assessment of such environments under the study.

1	(2) Recommended fiscal policy adjustments to
2	support the initiatives identified in the study, includ-
3	ing adjustments to—
4	(A) the Department of Defense Financial
5	Management Regulation;
6	(B) published service regulations and in-
7	structions; and
8	(C) major command fiscal guidance.
9	(3) Recommendations with respect to any
10	changes to any applicable law that would be appro-
11	priate to support the initiatives identified in the
12	study.
13	(e) Submittal of Comments.—Not later than 90
14	days after the date of the submittal of the report under
15	subsection (d), the Secretary of Defense and the Secre-
16	taries of each of the military departments shall submit to
17	the Committees on Armed Services of the Senate and
18	House of Representatives comments on the findings and
19	recommendations contained in the report.
20	SEC. 1403. MODIFICATION OF CERTAIN WORKING CAPITAL
21	FUND REQUIREMENTS.
22	Section 2208 of title 10, United States Code, is
23	amended—
24	(1) in subsection $(c)(1)$, by inserting before the
25	semicolon the following: ", including the cost of the

1	procurement and qualification of technology-en-
2	hanced maintenance capabilities that improve either
3	reliability, maintainability, sustainability, or
4	supportability and have, at a minimum, been dem-
5	onstrated to be functional in an actual system appli-
6	cation or operational environment"; and
7	(2) in subsection $(k)(2)$, by striking "\$100,000"
8	and inserting ''\$250,000''.
9	SEC. 1404. REDUCTION OF UNOBLIGATED BALANCES WITH-
10	IN THE PENTAGON RESERVATION MAINTE-
11	NANCE REVOLVING FUND.
12	Not later than 60 days after the date of the enact-
	The factor that of days after the date of the endet
13	ment of this Act, the Secretary of Defense shall transfer
13 14	ment of this Act, the Secretary of Defense shall transfer
	ment of this Act, the Secretary of Defense shall transfer
14	ment of this Act, the Secretary of Defense shall transfer \$53,000,000 from the unobligated balances of the Pen-
14 15 16	ment of this Act, the Secretary of Defense shall transfer \$53,000,000 from the unobligated balances of the Pen- tagon Reservation Maintenance Revolving Fund estab-
14 15 16	ment of this Act, the Secretary of Defense shall transfer \$53,000,000 from the unobligated balances of the Pen- tagon Reservation Maintenance Revolving Fund estab- lished under section 2674(e) of title 10, United States
14 15 16 17	ment of this Act, the Secretary of Defense shall transfer \$53,000,000 from the unobligated balances of the Pen- tagon Reservation Maintenance Revolving Fund estab- lished under section 2674(e) of title 10, United States Code, to the Miscellaneous Receipts Fund of the United
14 15 16 17 18	ment of this Act, the Secretary of Defense shall transfer \$53,000,000 from the unobligated balances of the Pen- tagon Reservation Maintenance Revolving Fund estab- lished under section 2674(e) of title 10, United States Code, to the Miscellaneous Receipts Fund of the United States Treasury.

22 in the amount of \$934,866,000.

1 SEC. 1406. CHEMICAL AGENTS AND MUNITIONS DESTRUC 2 TION, DEFENSE.

3 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds
4 are hereby authorized to be appropriated for the Depart5 ment of Defense for fiscal year 2011 for expenses, not oth6 erwise provided for, for Chemical Agents and Munitions
7 Destruction, Defense, in the amount of \$1,467,307,000,
8 of which—

9 (1) \$1,067,364,000 is for Operation and Main10 tenance;

(2) \$392,811,000 is for Research, Development,
 Test, and Evaluation; and

13 (3) \$7,132,000 is for Procurement.

14 (b) USE.—Amounts authorized to be appropriated15 under subsection (a) are authorized for—

16 (1) the destruction of lethal chemical agents
17 and munitions in accordance with section 1412 of
18 the Department of Defense Authorization Act, 1986
19 (50 U.S.C. 1521), as amended by section 1421 of
20 this Act; and

(2) the destruction of chemical warfare materiel
of the United States that is not covered by section
1412 of such Act.

Funds are hereby authorized to be appropriated for
the Department of Defense for fiscal year 2011 for expenses, not otherwise provided for, for Drug Interdiction
and Counter-Drug Activities, Defense-wide, in the amount
of \$1,160,851,000.

8 SEC. 1408. DEFENSE INSPECTOR GENERAL.

9 Funds are hereby authorized to be appropriated for 10 the Department of Defense for fiscal year 2011 for ex-11 penses, not otherwise provided for, for the Office of the 12 Inspector General of the Department of Defense, in the 13 amount of \$317,154,000.

14 SEC. 1409. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for
the Department of Defense for fiscal year 2011 for expenses, not otherwise provided for, for the Defense Health
Program, in the amount of \$30,959,611,000.

19 Subtitle B—National Defense 20 Stockpile

21 SEC. 1411. AUTHORIZED USES OF NATIONAL DEFENSE
22 STOCKPILE FUNDS.

23 (a) OBLIGATION OF STOCKPILE FUNDS.—During fis24 cal year 2011, the National Defense Stockpile Manager
25 may obligate up to \$41,181,000 of the funds in the Na26 tional Defense Stockpile Transaction Fund established
HR 6523 PCS

under subsection (a) of section 9 of the Strategic and Crit ical Materials Stock Piling Act (50 U.S.C. 98h) for the
 authorized uses of such funds under subsection (b)(2) of
 such section, including the disposal of hazardous materials
 that are environmentally sensitive.

6 (b) ADDITIONAL OBLIGATIONS.—The National De-7 fense Stockpile Manager may obligate amounts in excess 8 of the amount specified in subsection (a) if the National 9 Defense Stockpile Manager notifies Congress that extraor-10 dinary or emergency conditions necessitate the additional obligations. The National Defense Stockpile Manager may 11 make the additional obligations described in the notifica-12 13 tion after the end of the 45-day period beginning on the date on which Congress receives the notification. 14

(c) LIMITATIONS.—The authorities provided by this
section shall be subject to such limitations as may be provided in appropriations Acts.

18 SEC. 1412. REVISION TO REQUIRED RECEIPT OBJECTIVES

19FOR PREVIOUSLY AUTHORIZED DISPOSALS20FROM THE NATIONAL DEFENSE STOCKPILE.

Section 3402(b)(5) of the National Defense Authorization Act for Fiscal Year 2000 (50 U.S.C. 98d note),
as most recently amended by section 1412(a) of the National Defense Authorization Act for Fiscal Year 2008

(Public Law 110–181; 122 Stat. 418), is amended by 1 striking "\$710,000,000" and inserting "\$730,000,000". 2 Subtitle C—Chemical 3 **Demilitarization Matters** 4 5 SEC. 1421. CONSOLIDATION AND REORGANIZATION OF 6 STATUTORY AUTHORITY FOR DESTRUCTION 7 OF UNITED STATES STOCKPILE OF LETHAL 8 CHEMICAL AGENTS AND MUNITIONS. 9 (a) Restatement of Statutory Authority 10 WITH CONSOLIDATION AND REORGANIZATION.—Section 1412 of the National Defense Authorization Act, 1986 (50 11 12 U.S.C. 1521) is amended to read as follows: **"SEC. 1412. DESTRUCTION OF EXISTING STOCKPILE OF LE-**13 14 THAL CHEMICAL AGENTS AND MUNITIONS. "(a) IN GENERAL.—The Secretary of Defense shall, 15 in accordance with the provisions of this section, carry out 16 the destruction of the United States' stockpile of lethal 17 18 chemical agents and munitions that exists on November 19 8, 1985. 20 "(b) DATE FOR COMPLETION.—(1) The destruction 21 of such stockpile shall be completed by the stockpile elimi-22 nation deadline. 23 "(2) If the Secretary of Defense determines at any 24 time that there will be a delay in meeting the requirement

25 in paragraph (1) for the completion of the destruction of

chemical weapons by the stockpile elimination deadline,
 the Secretary shall immediately notify the Committee on
 Armed Services of the Senate and the Committee on
 Armed Services of the House of Representatives of that
 projected delay.

6 "(3) For purposes of this section, the term 'stockpile
7 elimination deadline' means the deadline established by
8 the Chemical Weapons Convention, but not later than De9 cember 31, 2017.

10 "(c) INITIATION OF DEMILITARIZATION OPER11 ATIONS.—The Secretary of Defense may not initiate de12 struction of the chemical munitions stockpile stored at a
13 site until the following support measures are in place:

"(1) Support measures that are required by Department of Defense and Army chemical surety and
security program regulations.

17 "(2) Support measures that are required by the
18 general and site chemical munitions demilitarization
19 plans specific to that installation.

"(3) Support measures that are required by the
permits required by the Solid Waste Disposal Act
(42 U.S.C. 6901 et seq.) and the Clean Air Act (42
U.S.C. 7401 et seq.) for chemical munitions demilitarization operations at that installation, as approved by the appropriate State regulatory agencies.

1 "(d) Environmental Protection and Use of 2 FACILITIES.—(1) In carrying out the requirement of sub-3 section (a), the Secretary of Defense shall provide for— "(A) maximum protection for the environment, 4 5 the general public, and the personnel who are involved in the destruction of the lethal chemical 6 7 agents and munitions referred to in subsection (a), 8 including but not limited to the use of technologies 9 and procedures that will minimize risk to the public 10 at each site; and 11 "(B) adequate and safe facilities designed solely 12 for the destruction of lethal chemical agents and 13 munitions. 14 "(2) Facilities constructed to carry out this section 15 shall, when no longer needed for the purposes for which they were constructed, be disposed of in accordance with 16

17 applicable laws and regulations and mutual agreements18 between the Secretary of the Army and the Governor of19 the State in which the facility is located.

"(3)(A) Facilities constructed to carry out this section may not be used for a purpose other than the destruction of the stockpile of lethal chemical agents and munitions that exists on November 8, 1985.

24 "(B) The prohibition in subparagraph (A) shall not25 apply with respect to items designated by the Secretary

of Defense as lethal chemical agents, munitions, or related
 materials after November 8, 1985, if the State in which
 a destruction facility is located issues the appropriate per mit or permits for the destruction of such items at the
 facility.

6 "(e) Grants and Cooperative Agreements.— 7 (1)(A) In order to carry out subsection (d)(1)(A), the Sec-8 retary of Defense may make grants to State and local gov-9 ernments and to tribal organizations (either directly or 10 through the Federal Emergency Management Agency) to assist those governments and tribal organizations in car-11 12 rying out functions relating to emergency preparedness 13 and response in connection with the disposal of the lethal chemical agents and munitions referred to in subsection 14 15 (a). Funds available to the Department of Defense for the purpose of carrying out this section may be used for such 16 17 grants.

18 "(B) Additionally, the Secretary may provide funds 19 through cooperative agreements with State and local gov-20 ernments, and with tribal organizations, for the purpose 21 of assisting them in processing, approving, and overseeing 22 permits and licenses necessary for the construction and 23 operation of facilities to carry out this section. The Sec-24 retary shall ensure that funds provided through such a cooperative agreement are used only for the purpose set
 forth in the preceding sentence.

"(C) In this paragraph, the term 'tribal organization'
has the meaning given that term in section 4(l) of the Indian Self-Determination and Education Assistance Act
(25 U.S.C. 450b(l)).

7 ((2)(A) In coordination with the Secretary of the 8 Army and in accordance with agreements between the Sec-9 retary of the Army and the Administrator of the Federal 10 Emergency Management Agency, the Administrator shall carry out a program to provide assistance to State and 11 local governments in developing capabilities to respond to 12 13 emergencies involving risks to the public health or safety within their jurisdictions that are identified by the Sec-14 15 retary as being risks resulting from—

"(i) the storage of lethal chemical agents and
munitions referred to in subsection (a) at military
installations in the continental United States; or

19 "(ii) the destruction of such agents and muni20 tions at facilities referred to in subsection (d)(1)(B).

"(B) Assistance may be provided under this paragraph for capabilities to respond to emergencies involving
an installation or facility as described in subparagraph (A)
until the earlier of the following:

"(i) The date of the completion of all grants and cooperative agreements with respect to the installation or facility for purposes of this paragraph between the Federal Emergency Management Agency and the State and local governments concerned.

6 "(ii) The date that is 180 days after the date 7 of the completion of the destruction of lethal chem-8 ical agents and munitions at the installation or facil-9 ity.

10 "(C) Not later than December 15 of each year, the 11 Administrator shall transmit a report to Congress on the 12 activities carried out under this paragraph during the fis-13 cal year preceding the fiscal year in which the report is 14 submitted.

"(f) REQUIREMENT FOR STRATEGIC PLAN.—(1) The
Under Secretary of Defense for Acquisition, Technology,
and Logistics and the Secretary of the Army shall jointly
prepare, and from time to time shall update as appropriate, a strategic plan for future activities for destruction
of the United States' stockpile of lethal chemical agents
and munitions.

22 "(2) The plan shall include, at a minimum, the fol-23 lowing considerations:

24 "(A) Realistic budgeting for stockpile destruc-25 tion and related support programs.

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"(B) Contingency planning for foreseeable or
 anticipated problems.

3 "(C) A management approach and associated
4 actions that address compliance with the obligations
5 of the United States under the Chemical Weapons
6 Convention and that take full advantage of opportu7 nities to accelerate destruction of the stockpile.

8 "(3) The Secretary of Defense shall each year submit 9 to the Committee on the Armed Services of the Senate 10 and the Committee on Armed Services of the House of Representatives the strategic plan as most recently pre-11 12 pared and updated under paragraph (1). Such submission 13 shall be made each year at the time of the submission to the Congress that year of the President's budget for the 14 15 next fiscal year.

"(g) MANAGEMENT ORGANIZATION.—(1) In carrying
out this section, the Secretary of Defense shall provide for
a management organization within the Department of the
Army. The Secretary of the Army shall be responsible for
management of the destruction of agents and munitions
at all sites except Blue Grass Army Depot, Kentucky, and
Pueblo Chemical Depot, Colorado

23 "(2) The program manager for the Assembled Chem24 ical Weapons Alternative Program shall be responsible for
25 management of the construction, operation, and closure,

and any contracting relating thereto, of chemical demili-1 2 tarization activities at Bluegrass Army Depot, Kentucky, 3 and Pueblo Army Depot, Colorado, including management 4 of the pilot-scale facility phase of the alternative tech-5 nology selected for the destruction of lethal chemical munitions. In performing such management, the program man-6 7 ager shall act independently of the Army program man-8 ager for Chemical Demilitarization and shall report to the 9 Under Secretary of Defense for Acquisition, Technology, 10 and Logistics

"(3) The Secretary of Defense shall designate a general officer or civilian equivalent as the director of the
management organization established under paragraph
(1). Such officer shall have—

"(A) experience in the acquisition, storage, and
destruction of chemical agents and munitions; and
"(B) outstanding qualifications regarding safety
in handling chemical agents and munitions.

"(h) IDENTIFICATION OF FUNDS.—(1) Funds for
carrying out this section, including funds for military construction projects necessary to carry out this section, shall
be set forth in the budget of the Department of Defense
for any fiscal year as a separate account. Such funds shall
not be included in the budget accounts for any military
department.

"(2) Amounts appropriated to the Secretary of De fense for the purpose of carrying out subsection (e) shall
 be promptly made available to the Administrator of the
 Federal Emergency Management Agency.

5 "(i) ANNUAL REPORTS.—(1) Except as provided by
6 paragraph (3), the Secretary of Defense shall transmit,
7 by December 15 each year, a report to Congress on the
8 activities carried out under this section during the fiscal
9 year ending on September 30 of the calendar year in which
10 the report is to be made.

11 "(2) Each annual report shall include the following: 12 "(A) A site-by-site description of the construc-13 tion, equipment, operation, and dismantling of facili-14 ties (during the fiscal year for which the report is 15 made) used to carry out the destruction of agents 16 and munitions under this section, including any acci-17 dents or other unplanned occurrences associated 18 with such construction and operation.

"(B) A site-by-site description of actions taken
to assist State and local governments (either directly
or through the Federal Emergency Management
Agency) in carrying out functions relating to emergency preparedness and response in accordance with
subsection (e).

1	"(C) An accounting of all funds expended (dur-
2	ing such fiscal year) for activities carried out under
3	this section, with a separate accounting for amounts
4	expended for—
5	"(i) the construction of and equipment for
6	facilities used for the destruction of agents and
7	munitions;
8	"(ii) the operation of such facilities;
9	"(iii) the dismantling or other closure of
10	such facilities;
11	"(iv) research and development;
12	"(v) program management;
13	"(vi) travel and associated travel costs for
14	Citizens' Advisory Commissioners under sub-
15	section $(m)(7)$; and
16	"(vii) grants to State and local govern-
17	ments to assist those governments in carrying
18	out functions relating to emergency prepared-
19	ness and response in accordance with sub-
20	section (e).
21	"(D) An assessment of the safety status and
22	the integrity of the stockpile of lethal chemical
23	agents and munitions subject to this section, includ-
24	ing—

1	"(i) an estimate on how much longer that
2	stockpile can continue to be stored safely;
3	"(ii) a site-by-site assessment of the safety
4	of those agents and munitions; and
5	"(iii) a description of the steps taken (to
6	the date of the report) to monitor the safety
7	status of the stockpile and to mitigate any fur-
8	ther deterioration of that status.
9	"(3) The Secretary shall transmit the final report
10	under paragraph (1) not later than 120 days following the
11	completion of activities under this section.
12	"(j) Semiannual Reports.—(1) Not later than
13	March 1 and September 1 each year until the year in
14	which the United States completes the destruction of its
15	entire stockpile of chemical weapons under the terms of
16	the Chemical Weapons Convention, the Secretary of De-
17	fense shall submit to the members and committees of Con-
18	gress referred to in paragraph (3) a report on the imple-
19	mentation by the United States of its chemical weapons
20	destruction obligations under the Chemical Weapons Con-
21	vention.
22	"(2) Each report under paragraph (1) shall include
23	the following:

24 "(A) The anticipated schedule at the time of25 such report for the completion of destruction of

chemical agents, munitions, and materiel at each
 chemical weapons demilitarization facility in the
 United States.

4 "(B) A description of the options and alter5 natives for accelerating the completion of chemical
6 weapons destruction at each such facility, particu7 larly in time to meet the stockpile elimination dead8 line.

9 "(C) A description of the funding required to 10 achieve each of the options for destruction described 11 under subparagraph (B), and a detailed life-cycle 12 cost estimate for each of the affected facilities in-13 cluded in each such funding profile.

14 "(D) A description of all actions being taken by 15 the United States to accelerate the destruction of its 16 entire stockpile of chemical weapons, agents, and 17 materiel in order to meet the current stockpile elimi-18 nation deadline under the Chemical Weapons Con-19 vention of April 29, 2012, or as soon thereafter as 20 possible.

21 "(3) The members and committees of Congress re22 ferred to in this paragraph are—

23 "(A) the majority leader and the minority lead-24 er of the Senate and the Committee on Armed Serv-

ices and the Committee on Appropriations of the
 Senate; and

3 "(B) the Speaker of the House of Representa4 tives, the majority leader and the minority leader of
5 the House of Representatives, and the Committee on
6 Armed Services and the Committee on Appropria7 tions of the House of Representatives.

"(k) Authorized Use of Toxic Chemicals.--8 9 Consistent with United States obligations under the 10 Chemical Weapons Convention, the Secretary of Defense may develop, produce, otherwise acquire, retain, transfer, 11 and use toxic chemicals and their precursors for purposes 12 13 not prohibited by the Chemical Weapons Convention if the types and quantities of such chemicals and precursors are 14 15 consistent with such purposes, including for protective purposes such as protection against toxic chemicals and 16 17 protection against chemical weapons.

18 "(1) SURVEILLANCE AND ASSESSMENT PROGRAM.—
19 The Secretary of Defense shall conduct an ongoing com20 prehensive program of—

21 "(1) surveillance of the existing United States22 stockpile of chemical weapons; and

23 "(2) assessment of the condition of the stock-24 pile.

"(m) CHEMICAL DEMILITARIZATION CITIZENS' AD VISORY COMMISSIONS.—(1)(A) The Secretary of the Army
 shall establish a citizens' commission for each State in
 which there is a chemical demilitarization facility under
 Army management.

6 "(B) The Assistant Secretary of Defense for Nuclear,
7 Chemical, and Biological Defense Programs shall establish
8 a chemical demilitarization citizens' commission in Colo9 rado and in Kentucky.

"(C) Each commission under this subsection shall be
known as the 'Chemical Demilitarization Citizens' Advisory Commission' for the State concerned.

13 "(2)(A) The Secretary of the Army, or the Department of Defense with respect to Colorado and Kentucky, 14 15 shall provide for a representative to meet with each commission established under this subsection to receive citizen 16 17 and State concerns regarding the ongoing program for the 18 disposal of the lethal chemical agents and munitions in the stockpile referred to in subsection (a) at each of the 19 sites with respect to which a commission is established 2021 pursuant to paragraph (1).

"(B) The Secretary of the Army shall provide for a
representative from the Office of the Assistant Secretary
of the Army (Acquisition, Logistics, and Technology) to
meet with each commission under Army management.

"(C) The Department of Defense shall provide for a
 representative from the Office of the Assistant Secretary
 of Defense for Nuclear, Chemical, and Biological Defense
 Programs to meet with the commissions in Colorado and
 Kentucky.

6 "(3)(A) Each commission under this subsection shall 7 be composed of nine members appointed by the Governor 8 of the State. Seven of such members shall be citizens from 9 the local affected areas in the State. The other two shall 10 be representatives of State government who have direct 11 responsibilities related to the chemical demilitarization 12 program.

13 "(B) For purposes of this paragraph, affected areas
14 are those areas located within a 50-mile radius of a chem15 ical weapons storage site.

16 "(4) For a period of five years after the termination 17 of any commission under this subsection, no corporation, 18 partnership, or other organization in which a member of 19 that commission, a spouse of a member of that commis-20 sion, or a natural or adopted child of a member of that 21 commission has an ownership interest may be awarded—

"(A) a contract related to the disposal of lethal
chemical agents or munitions in the stockpile referred to in subsection (a); or

25 "(B) a subcontract under such a contract.

"(5) The members of each commission under this
 subsection shall designate the chair of such commission
 from among the members of such commission.

4 "(6) Each commission under this subsection shall 5 meet with a representative from the Army, or the Office of the Assistant Secretary of Defense for Nuclear, Chem-6 7 ical, and Biological Defense Programs with respect to the 8 commissions in Colorado and Kentucky, upon joint agree-9 ment between the chair of such commission and that rep-10 resentative. The two parties shall meet not less often than twice a year and may meet more often at their discretion. 11

12 "(7) Members of each commission under this sub-13 section shall receive no pay for their involvement in the activities of their commissions. Funds appropriated for the 14 15 Chemical Stockpile Demilitarization Program may be used for travel and associated travel costs for commissioners 16 of commissions under this subsection when such travel is 17 18 conducted at the invitation of the Assistant Secretary of the Army (Acquisition, Logistics, and Technology) or the 19 invitation of the Assistant Secretary of Defense for Nu-2021 clear, Chemical, and Biological Defense Programs for the 22 commissions in Colorado and Kentucky.

23 "(8) Each commission under this subsection shall be
24 terminated after the closure activities required pursuant
25 to regulations prescribed by the Administrator of the En-

vironmental Protection Agency pursuant to the Solid
 Waste Disposal Act (42 U.S.C. 6901 et seq.) have been
 completed for the chemical agent destruction facility in
 such commission's State, or upon the request of the Gov ernor of such commission's State, whichever occurs first.

6 "(n) INCENTIVE CLAUSES IN CHEMICAL DEMILI-7 TARIZATION CONTRACTS.—(1)(A) The Secretary of De-8 fense may, for the purpose specified in paragraph (B), au-9 thorize the inclusion of an incentives clause in any con-10 tract for the destruction of the United States stockpile of 11 lethal chemical agents and munitions carried out pursuant 12 to subsection (a).

13 "(B) The purpose of a clause referred to in subparagraph (A) is to provide the contractor for a chemical de-14 15 militarization facility an incentive to accelerate the safe elimination of the United States chemical weapons stock-16 pile and to reduce the total cost of the Chemical Demili-17 tarization Program by providing incentive payments for 18 the early completion of destruction operations and the clo-19 sure of such facility. 20

21 "(2)(A) An incentives clause under this subsection
22 shall permit the contractor for the chemical demilitariza23 tion facility concerned the opportunity to earn incentive
24 payments for the completion of destruction operations and

facility closure activities within target incentive ranges
 specified in such clause.

3 "(B) The maximum incentive payment under an in4 centives clause with respect to a chemical demilitarization
5 facility may not exceed the following amounts:

6 "(i) In the case of an incentive payment for the
7 completion of destruction operations within the tar8 get incentive range specified in such clause,
9 \$110,000,000.

"(ii) In the case of an incentive payment for the
completion of facility closure activities within the
target incentive range specified in such clause,
\$55,000,000.

14 "(C) An incentives clause in a contract under this 15 section shall specify the target incentive ranges of costs for completion of destruction operations and facility clo-16 17 sure activities, respectively, as jointly agreed upon by the 18 contracting officer and the contractor concerned. An incentives clause shall require a proportionate reduction in 19 20 the maximum incentive payment amounts in the event 21 that the contractor exceeds an agreed-upon target cost if 22 such excess costs are the responsibility of the contractor.

23 "(D) The amount of the incentive payment earned
24 by a contractor for a chemical demilitarization facility
25 under an incentives clause under this subsection shall be

based upon a determination by the Secretary on how early
 in the target incentive range specified in such clause de struction operations or facility closure activities, as the
 case may be, are completed.

5 "(E) The provisions of any incentives clause under 6 this subsection shall be consistent with the obligation of 7 the Secretary of Defense under subsection (d)(1)(A), to 8 provide for maximum protection for the environment, the 9 general public, and the personnel who are involved in the 10 destruction of the lethal chemical agents and munitions.

"(F) In negotiating the inclusion of an incentives
clause in a contract under this subsection, the Secretary
may include in such clause such additional terms and conditions as the Secretary considers appropriate.

"(3)(A) No payment may be made under an incentives clause under this subsection unless the Secretary determines that the contractor concerned has satisfactorily
performed its duties under such incentives clause.

19 "(B) An incentives clause under this subsection shall 20 specify that the obligation of the Government to make 21 payment under such incentives clause is subject to the 22 availability of appropriations for that purpose. Amounts 23 appropriated for Chemical Agents and Munitions Destruc-24 tion, Defense, shall be available for payments under incen-25 tives clauses under this subsection. 717

"(1) The term 'chemical agent and munition'
means an agent or munition that, through its chemical properties, produces lethal or other damaging effects on human beings, except that such term does
not include riot control agents, chemical herbicides,
smoke and other obscuration materials.

8 "(2) The term 'Chemical Weapons Convention' 9 means the Convention on the Prohibition of Develop-10 ment, Production, Stockpiling and Use of Chemical 11 Weapons and on Their Destruction, with annexes, 12 done at Paris, January 13, 1993, and entered into 13 force April 29, 1997 (T. Doc. 103–21).

"(3) The term 'lethal chemical agent and munition' means a chemical agent or munition that is designed to cause death, through its chemical properties, to human beings in field concentrations.

18 "(4) The term 'destruction' means, with respect
19 to chemical munitions or agents—

20 "(A) the demolishment of such munitions
21 or agents by incineration or by any other
22 means; or

23 "(B) the dismantling or other disposal of24 such munitions or agents so as to make them

1	useless for military purposes and harmless to
2	human beings under normal circumstances.".
3	(b) Repeal of Laws Restated in Section 1412
4	AND OBSOLETE PROVISIONS OF LAW.—The following pro-
5	visions of law are repealed:
6	(1) Section 125 of the National Defense Au-
7	thorization Act for Fiscal Years 1988 and 1989
8	(Public Law 100–180; 101 Stat. 1043; 50 U.S.C.
9	1521 note).
10	(2) Sections 172, 174, 175, and 180 of the Na-
11	tional Defense Authorization Act for Fiscal Year
12	1993 (Public Law 102–484; 106 Stat. 2341; 50
13	U.S.C. 1521 note).
14	(3) Section 152 of the National Defense Au-
15	thorization Act for Fiscal Year 1996 (50 U.S.C.
16	1521 note).
17	(4) Section 8065 of the Omnibus Consolidated
18	Appropriations Act, 1997 (50 U.S.C. 1521 note).
19	(5) Section 142 of the Strom Thurmond Na-
20	tional Defense Authorization Act for Fiscal Year
21	1999 (50 U.S.C. 1521 note).
22	(6) Section 141 of the National Defense Au-
23	thorization Act for Fiscal Year 2000 (Public Law
24	106–65; 113 Stat. 537; 50 U.S.C. 1521 note).

1	(7) Section 8122 of the Department of Defense
2	Appropriations Act, 2003 (Public Law 107–248;
3	116 Stat. 1566; 50 U.S.C. 1521 note).
4	(8) Section 923 of the John Warner National
5	Defense Authorization Act for Fiscal Year 2007
6	(Public Law 109–364; 120 Stat. 2360; 50 U.S.C.
7	1521 note).
8	(9) Section 8119 of the Department of Defense
9	Appropriations Act, 2008 (Public Law 110–116;
10	121 Stat. 1340; 50 U.S.C. 1521 note).
11	(10) Section 922(c) of the National Defense
12	Authorization Act for Fiscal Year 2008 (Public Law
13	110–181; 122 Stat. 283; 50 U.S.C. 1521 note).
14	Subtitle D—Other Matters
15	SEC. 1431. AUTHORIZATION OF APPROPRIATIONS FOR
16	ARMED FORCES RETIREMENT HOME.
17	There is hereby authorized to be appropriated for fis-
18	cal year 2011 from the Armed Forces Retirement Home
19	Trust Fund the sum of \$71,200,000 for the operation of
20	the Armed Forces Retirement Home.

1	SEC. 1432. AUTHORITY FOR TRANSFER OF FUNDS TO JOINT
2	DEPARTMENT OF DEFENSE-DEPARTMENT OF
3	VETERANS AFFAIRS MEDICAL FACILITY DEM-
4	ONSTRATION FUND FOR CAPTAIN JAMES A.
5	LOVELL HEALTH CARE CENTER, ILLINOIS.

6 (a) AUTHORITY FOR TRANSFER OF FUNDS.—Of the 7 funds authorized to be appropriated by section 1409 and 8 available for the Defense Health Program for operation 9 and maintenance, \$132,000,000 may be transferred by the 10 Secretary of Defense to the Joint Department of Defense-11 Department of Veterans Affairs Medical Facility Dem-12 onstration Fund established by subsection (a)(1) of section 1704 of the National Defense Authorization Act for 13 Fiscal Year 2010 (Public Law 111–84; 123 Stat. 2571). 14 For purposes of subsection (a)(2) of such section 1704, 15 16 any funds so transferred shall be treated as amounts authorized and appropriated for the Department of Defense 17 18 specifically for such transfer.

19 (b) Use of Transferred Funds.—For purposes of subsection (b) of such section 1704, facility operations 20 21 for which funds transferred under subsection (a) may be 22 used are operations of the Captain James A. Lovell Fed-23 eral Health Care Center, consisting of the North Chicago 24 Veterans Affairs Medical Center, the Navy Ambulatory 25 Care Center, and supporting facilities designated as a combined Federal medical facility under an operational 26 **HR 6523 PCS**

1 agreement pursuant to section 706 of the Duncan Hunter

- 2 National Defense Authorization Act for Fiscal Year 2009
- 3 (Public Law 110–417; 122 Stat. 455).

4 TITLE XV—AUTHORIZATION OF

5 ADDITIONAL APPROPRIA-

6 TIONS FOR OVERSEAS CON-

7 **TINGENCY OPERATIONS**

Subtitle A—Authorization of Additional Appropriations

- Sec. 1501. Purpose.
- Sec. 1502. Army procurement.
- Sec. 1503. Joint Improvised Explosive Device Defeat Fund.
- Sec. 1504. Navy and Marine Corps procurement.
- Sec. 1505. Air Force procurement.
- Sec. 1506. Defense-wide activities procurement.
- Sec. 1507. National Guard and Reserve equipment.
- Sec. 1508. Mine Resistant Ambush Protected Vehicle Fund.
- Sec. 1509. Research, development, test, and evaluation.
- Sec. 1510. Operation and maintenance.
- Sec. 1511. Military personnel.
- Sec. 1512. Working capital funds.
- Sec. 1513. Defense Health Program.
- Sec. 1514. Drug Interdiction and Counter-Drug Activities, Defense-wide.
- Sec. 1515. Defense Inspector General.

Subtitle B—Financial Matters

- Sec. 1521. Treatment as additional authorizations.
- Sec. 1522. Special transfer authority.

Subtitle C—Limitations and Other Matters

- Sec. 1531. Limitations on availability of funds in Afghanistan Security Forces Fund.
- Sec. 1532. Limitations on availability of funds in Iraq Security Forces Fund.
- Sec. 1533. Continuation of prohibition on use of United States funds for certain facilities projects in Iraq.
- Sec. 1534. Joint Improvised Explosive Device Defeat Fund.
- Sec. 1535. Task Force for Business and Stability Operations in Afghanistan and economic transition plan and economic strategy for Afghanistan.

Subtitle A—Authorization of Additional Appropriations

3 SEC. 1501. PURPOSE.

The purpose of this subtitle is to authorize appropriations for the Department of Defense for fiscal year 2011
to provide additional funds for overseas contingency operations being carried out by the Armed Forces.

8 SEC. 1502. ARMY PROCUREMENT.

9 Funds are hereby authorized to be appropriated for
10 fiscal year 2011 for procurement accounts of the Army
11 in amounts as follows:

(1) For aircraft procurement, \$1,373,803,000.
(2) For missile procurement, \$343,828,000.
(3) For weapons and tracked combat vehicles
procurement, \$687,500,000.
(4) For ammunition procurement,
\$384,441,000.

18 (5) For other procurement, \$5,827,274,000.

19 SEC. 1503. JOINT IMPROVISED EXPLOSIVE DEVICE DEFEAT

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FUND.

Funds are hereby authorized to be appropriated forfiscal year 2011 for the Joint Improvised Explosive Device

23 Defeat Fund in the amount of \$3,465,868,000.

1	SEC. 1504. NAVY AND MARINE CORPS PROCUREMENT.
2	Funds are hereby authorized to be appropriated for
3	fiscal year 2011 for procurement accounts of the Navy and
4	Marine Corps in amounts as follows:
5	(1) For aircraft procurement, Navy,
6	\$420,358,000.
7	(2) For weapons procurement, Navy,
8	\$93,425,000.
9	(3) For ammunition procurement, Navy and
10	Marine Corps, \$565,084,000.
11	(4) For other procurement, Navy,
12	\$480,735,000.
13	(5) For procurement, Marine Corps,
14	\$1,705,069,000.
15	SEC. 1505. AIR FORCE PROCUREMENT.
16	Funds are hereby authorized to be appropriated for
17	fiscal year 2011 for procurement accounts of the Air
18	Force in amounts as follows:
19	(1) For aircraft procurement, \$1,096,520,000.
20	(2) For ammunition procurement,
21	\$292,959,000.
22	(3) For missile procurement, \$56,621,000.
23	(4) For other procurement, \$2,992,681,000.

1 SEC. 1506. DEFENSE-WIDE ACTIVITIES PROCUREMENT.

Funds are hereby authorized to be appropriated for
fiscal year 2011 for the procurement account for Defensewide activities in the amount of \$844,546,000.

5 SEC. 1507. NATIONAL GUARD AND RESERVE EQUIPMENT.

Funds are hereby authorized to be appropriated for
fiscal year 2011 for the procurement of aircraft, missiles,
wheeled and tracked combat vehicles, tactical wheeled vehicles, ammunition, other weapons, and other procurement
for the reserve components of the Armed Forces in the
amount of \$700,000,000.

12 SEC. 1508. MINE RESISTANT AMBUSH PROTECTED VEHICLE 13 FUND.

Funds are hereby authorized to be appropriated for
fiscal year 2011 for the Mine Resistant Ambush Protected
Vehicle Fund in the amount of \$3,415,000,000.

17 SEC. 1509. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-18 TION.

19 Funds are hereby authorized to be appropriated for20 fiscal year 2011 for the use of the Department of Defense21 for research, development, test, and evaluation as follows:

- (1) For the Army, \$150,906,000.
- 23 (2) For the Navy, \$60,401,000.
- 24 (3) For the Air Force, \$266,241,000.
- 25 (4) For Defense-wide activities, 661,240,000.

1	SEC. 1510. OPERATION AND MAINTENANCE.
2	Funds are hereby authorized to be appropriated for
3	fiscal year 2011 for the use of the Armed Forces for ex-
4	penses, not otherwise provided for, for operation and
5	maintenance, in amounts as follows:
6	(1) For the Army, \$63,202,618,000.
7	(2) For the Navy, \$8,692,173,000.
8	(3) For the Marine Corps, \$4,136,522,000.
9	(4) For the Air Force, \$13,487,283,000
10	(5) For Defense-wide activities,
11	\$9,436,358,000.
12	(6) For the Army Reserve, \$286,950,000.
13	(7) For the Navy Reserve, \$93,559,000.
14	(8) For the Marine Corps Reserve,
15	\$29,685,000.
16	(9) For the Air Force Reserve, \$129,607,000.
17	(10) For the Army National Guard,
18	\$544,349,000.
19	(11) For the Air National Guard,
20	\$350,823,000.
21	(12) For the Afghanistan Security Forces
22	Fund, \$11,619,283,000.
23	(13) For the Iraq Security Forces Fund,
24	\$1,500,000,000.
25	(14) For the Overseas Contingency Operations
26	Transfer Fund, \$506,781,000.

1 SEC. 1511. MILITARY PERSONNEL.

Funds are hereby authorized to be appropriated for
fiscal year 2011 for the Department of Defense for military personnel in the amount of \$15,275,502,000.

5 SEC. 1512. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for
fiscal year 2011 for the use of the Armed Forces and other
activities and agencies of the Department of Defense for
providing capital for working capital and revolving funds
in the amount of \$485,384,000.

11 SEC. 1513. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2011 for expenses, not otherwise provided for, for the Defense Health Program in the amount of \$1,398,092,000 for operation and maintenance.

17 SEC. 1514. DRUG INTERDICTION AND COUNTER-DRUG AC18 TIVITIES, DEFENSE-WIDE.

Funds are hereby authorized to be appropriated for
the Department of Defense for fiscal year 2011 for expenses, not otherwise provided for, for Drug Interdiction
and Counter-Drug Activities, Defense-wide in the amount
of \$457,110,000.

24 SEC. 1515. DEFENSE INSPECTOR GENERAL.

25 Funds are hereby authorized to be appropriated for
26 the Department of Defense for fiscal year 2011 for exHR 6523 PCS

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penses, not otherwise provided for, for the Office of the
 Inspector General of the Department of Defense in the
 amount of \$10,529,000.

4 Subtitle B—Financial Matters

5 SEC. 1521. TREATMENT AS ADDITIONAL AUTHORIZATIONS.

6 The amounts authorized to be appropriated by this7 title are in addition to amounts otherwise authorized to8 be appropriated by this Act.

9 SEC. 1522. SPECIAL TRANSFER AUTHORITY.

10 (a) Authority To Transfer Authorizations.—

11 (1) AUTHORITY.—Upon determination by the 12 Secretary of Defense that such action is necessary in 13 the national interest, the Secretary may transfer 14 amounts of authorizations made available to the De-15 partment of Defense in this title for fiscal year 2011 16 between any such authorizations for that fiscal year 17 (or any subdivisions thereof). Amounts of authoriza-18 tions so transferred shall be merged with and be 19 available for the same purposes as the authorization 20 to which transferred.

(2) LIMITATION.—The total amount of authorizations that the Secretary may transfer under the
authority of this subsection may not exceed
\$4,000,000,000.

(b) TERMS AND CONDITIONS.—Transfers under this
 section shall be subject to the same terms and conditions
 as transfers under section 1001.

4 (c) ADDITIONAL AUTHORITY.—The transfer author5 ity provided by this section is in addition to the transfer
6 authority provided under section 1001.

7 Subtitle C—Limitations and Other 8 Matters

9 SEC. 1531. LIMITATIONS ON AVAILABILITY OF FUNDS IN AF-

10 GHANISTAN SECURITY FORCES FUND.

11 (a) Application of Existing Limitations.— Funds made available to the Department of Defense for 12 13 the Afghanistan Security Forces Fund for fiscal year 2011 shall be subject to the conditions contained in subsections 14 15 (b) through (g) of section 1513 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110– 16 181; 122 Stat. 428), as amended by subsection (b) of this 17 18 section.

(b) MODIFICATION OF PRIOR NOTICE AND REPORT20 ING REQUIREMENTS.—Section 1513 of the National De21 fense Authorization Act for Fiscal Year 2008 (Public Law
22 110–181; 122 Stat. 428) is amended—

23 (1) in subsection (e), by striking "five days"24 and inserting "15 days"; and

1 (2) in subsection (g), by adding at the end the 2 following new sentence: "The Secretary may treat a 3 report submitted under section 9010 of the Department of Defense Appropriations Act, 2010 (Public 4 5 Law 111–118; 123 Stat. 3466), or a successor pro-6 vision of law, with respect to a fiscal-year quarter as 7 satisfying the requirements for a report under this 8 subsection for that fiscal-year quarter.".

9 SEC. 1532. LIMITATIONS ON AVAILABILITY OF FUNDS IN 10 IRAQ SECURITY FORCES FUND.

11 (a) APPLICATION OF EXISTING LIMITATIONS.—Subject to subsection (b), funds made available to the Depart-12 13 ment of Defense for the Iraq Security Forces Fund for fiscal year 2011 shall be subject to the conditions con-14 15 tained in subsections (b) through (g) of section 1512 of the National Defense Authorization Act for Fiscal Year 16 17 2008 (Public Law 110–181; 122 Stat. 426), as amended 18 by subsection (d) of this section.

19 (b) Cost-share Requirement.—

(1) REQUIREMENT.—If funds made available to
the Department of Defense for the Iraq Security
Forces Fund for fiscal year 2011 are used for the
purchase of any item or service for Iraq Security
Forces, the funds may not cover more than 80 percent of the cost of the item or service.

1	(2) EXCEPTION.—Paragraph (1) does not apply
2	to any item that the Secretary of Defense deter-
3	mines—
4	(A) is an item of significant military equip-
5	ment (as such term is defined in section $47(9)$
6	of the Arms Export Control Act (22 U.S.C.
7	2794(9))); or
8	(B) is included on the United States Muni-
9	tions List, as designated pursuant to section
10	38(a)(1) of the Arms Export Control Act (22)
11	U.S.C. 2778(a)(1)).
12	(c) Limitation on Obligation of Funds Pending
13	Certain Commitment by Government of Iraq.—
14	(1) LIMITATION.—Of the amount available to
15	the Iraq Security Forces Fund as described in sub-
16	section (a), not more than $$1,000,000,000$ may be
17	obligated until the Secretary of Defense certifies to
18	Congress that the Government of Iraq has dem-
19	onstrated a commitment to each of the following:
20	(A) To adequately build the logistics and
21	maintenance capacity of the Iraqi security
22	forces.
<u></u>	
23	(B) To develop the institutional capacity to

1 (C) To develop a culture of sustainment 2 for equipment provided by the United States or 3 acquired with United States assistance. 4 (2) Basis for certification.—The certifi-5 cation of the Secretary under paragraph (1) shall in-6 clude a description of the actions taken by the Gov-7 ernment of Iraq that, in the determination of the 8 Secretary, support the certification. (d) Modification of Prior Notice and Report-9 ING REQUIREMENTS.—Section 1512 of the National De-10 11 fense Authorization Act for Fiscal Year 2008 (Public Law 12 110–181; 122 Stat. 426) is amended— 13 (1) in subsection (e), by striking "five days" 14 and inserting "15 days"; and 15 (2) in subsection (g), by adding at the end the following new sentence: "The Secretary may treat a 16 17 report submitted under section 9010 of the Depart-18 ment of Defense Appropriations Act, 2010 (Public 19 Law 111–118; 123 Stat. 3466), or a successor pro-20 vision of law, with respect to a fiscal-year quarter as 21 satisfying the requirements for a report under this 22 subsection for that fiscal-year quarter.".

4 Section 1508(a) of the Duncan Hunter National De5 fense Authorization Act for Fiscal Year 2009 (Public Law
6 110-417; 122 Stat. 4651) shall apply to funds authorized
7 to be appropriated by this title.

8 SEC. 1534. JOINT IMPROVISED EXPLOSIVE DEVICE DEFEAT 9 FUND.

10 (a) USE AND TRANSFER OF FUNDS.—Subsections 11 (b) and (c) of section 1514 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public 12 13 Law 109–364; 120 Stat. 2439), as in effect before the amendments made by section 1503 of the Duncan Hunter 14 15 National Defense Authorization Act for Fiscal Year 2009 16 (Public Law 110–417; 122 Stat. 4649), shall apply to the funds made available to the Department of Defense for 17 18 the Joint Improvised Explosive Device Defeat Fund for 19 fiscal year 2011.

20 (b) MONTHLY OBLIGATIONS AND EXPENDITURE RE-21 PORTS.—

(1) REPORTS REQUIRED.—Not later than 15
days after the end of each month of fiscal year
2011, the Secretary of Defense shall provide to the
congressional defense committees a report on the
Joint Improvised Explosive Device Defeat Fund exHR 6523 PCS

1	plaining monthly commitments, obligations, and ex-
2	penditures by line of action.
3	(2) Repeal of superseded reporting re-
4	QUIREMENT.—Section 1514 of the John Warner Na-
5	tional Defense Authorization Act for Fiscal Year
6	2007 (Public Law 109–364; 120 Stat. 2439) is
7	amended by striking subsection (e).
8	SEC. 1535. TASK FORCE FOR BUSINESS AND STABILITY OP-
9	ERATIONS IN AFGHANISTAN AND ECONOMIC
10	TRANSITION PLAN AND ECONOMIC STRAT-
11	EGY FOR AFGHANISTAN.
12	(a) Projects of Task Force for Business and
13	STABILITY OPERATIONS IN AFGHANISTAN.—
14	(1) IN GENERAL.—The Task Force for Busi-
15	ness and Stability Operations in Afghanistan may
16	carry out projects to assist the commander of United
17	States Forces-Afghanistan and the Ambassador of
17 18	States Forces-Afghanistan and the Ambassador of the United States Mission in Afghanistan to reduce
18	the United States Mission in Afghanistan to reduce
18 19	the United States Mission in Afghanistan to reduce violence, enhance stability, and support economic
18 19 20	the United States Mission in Afghanistan to reduce violence, enhance stability, and support economic normalcy in Afghanistan through strategic business
18 19 20 21	the United States Mission in Afghanistan to reduce violence, enhance stability, and support economic normalcy in Afghanistan through strategic business and economic activities.
 18 19 20 21 22 	the United States Mission in Afghanistan to reduce violence, enhance stability, and support economic normalcy in Afghanistan through strategic business and economic activities. (2) DIRECTION, CONTROL, AND CONCUR-

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1	(A) the direction and control of the Sec-
2	retary of Defense; and
3	(B) the concurrence of the Secretary of
4	State.
5	(3) Scope of projects.—The projects carried
6	out under paragraph (1) may include projects that
7	facilitate private investment, industrial development,
8	banking and financial system development, agricul-
9	tural diversification and revitalization, and energy
10	development in and with respect to Afghanistan.
11	(4) FUNDING.—The Secretary may use funds
12	available for overseas contingency operations for op-
13	eration and maintenance for the Army for additional
14	activities to carry out projects under paragraph (1).
15	The amount of funds used under authority in the
16	preceding sentence may not exceed \$150,000,000.
17	(5) PROHIBITION ON USE OF CERTAIN
18	FUNDS.—Funds provided for the Commanders'
19	Emergency Response Program may not be utilized
20	to support or carry out projects of the Task Force
21	for Business and Stability Operations.
22	(6) REPORT.—Not later than October 31,
23	2011, the Secretary of Defense shall submit to the
24	appropriate congressional committees a report de-
25	scribing—

1	(A) the activities of the Task Force for
2	Business and Stability Operations in Afghani-
3	stan in support of Operation Enduring Free-
4	dom during fiscal year 2011, including the
5	projects carried out under paragraph (1) during
6	that fiscal year; and
7	(B) how the activities of the Task Force
8	for Business and Stability Operations in Af-
9	ghanistan support the long-term stabilization of
10	Afghanistan.
11	(7) EXPIRATION OF AUTHORITY.—The author-
12	ity provided in paragraph (1) shall expire on Sep-
13	tember 30, 2011.
14	(b) Plan for Transition of Task Force Activi-
15	TIES TO AGENCY FOR INTERNATIONAL DEVELOPMENT.—
16	(1) PLAN REQUIRED.—The Secretary of De-
17	fense, the Administrator of the Agency for Inter-
18	national Development, and the Secretary of State
19	shall jointly develop a plan to transition the activi-
20	ties of the Task Force for Business and Stability
21	Operations in Afghanistan to the Department of
22	State.
23	(2) ELEMENTS OF PLAN.—The plan shall de-
24	scribe at a minimum the following:

(A) The activities carried out by the Task 2 Force for Business and Stability Operations in 3 Afghanistan in fiscal year 2011.

(B) Those activities that the Task Force for Business and Stability Operations in Afghanistan carried out in fiscal year 2011 that the Agency for International Development will continue in fiscal year 2012, including those activities that, rather than explicitly continued, may be merged with similar efforts carried out by the Agency for International Development.

12 (C) Any activities carried out by the Task 13 Force for Business and Stability Operations in 14 Afghanistan in fiscal year 2011 that the Agency 15 for International Development will not continue 16 and the reasons that such activities shall not be 17 continued.

18 (D) Those actions that may be necessary 19 to transition activities carried out by the Task 20 Force for Business and Stability Operations in 21 Afghanistan in fiscal year 2011 and that will be 22 continued by the Agency for International De-23 velopment in fiscal year 2012 from the Depart-24 ment of Defense to the Agency for Inter-25 national Development.

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1	(3) REPORT REQUIRED.—At the same time that
2	the budget of the President is submitted to Congress
3	under section 1105(a) of title 31, United States
4	Code, for fiscal year 2012, the Secretary of Defense
5	shall submit the plan to the appropriate congres-
6	sional committees.
7	(c) Report on Economic Strategy for Afghani-
8	STAN.—
9	(1) REPORT REQUIRED.—Not later than 180
10	days after the date of the enactment of this Act, the
11	President, acting through the Secretary of State and
12	the Secretary of Defense, shall submit to the appro-
13	priate congressional committees a report on an eco-
14	nomic strategy for Afghanistan that—
15	(A) supports the United States counter-
16	insurgency campaign in Afghanistan;
17	(B) promotes economic stabilization in Af-
18	ghanistan, consistent with a longer-term devel-
19	opment plan for Afghanistan; and
20	(C) enhances the establishment of sustain-
21	able institutions in Afghanistan.
22	(2) ELEMENTS.—The report shall include the
23	following:
24	(A) An identification of the sectors within
25	the Afghanistan economy that offer the greatest

1	economic opportunities to support the purposes
2	of the economic strategy for Afghanistan set
3	forth under paragraph (1).
4	(B) An assessment of the capabilities of
5	the Government of Afghanistan to increase rev-
6	enue generation to meet its own operational and
7	developmental costs in the short-term, medium-
8	term, and long-term.
9	(C) An assessment of the infrastructure
10	(water, power, rail, road) required to underpin
11	economic development in Afghanistan.
12	(D) A description of the potential role in
13	the economic strategy for Afghanistan of each
14	of the following:
15	(i) Private sector investment, includ-
16	ing investment by and through the Over-
17	seas Private Investment Corporation.
18	(ii) Efforts to promote public-private
19	partnerships.
20	(iii) National Priority Programs of the
21	Government of Afghanistan, including the
22	Afghanistan National Solidarity Program,
23	and public works projects.
24	(iv) International financial institu-
25	tions, including the International Bank for

1 Reconstruction and Development and the 2 Asian Development Bank. 3 (v) Efforts to promote trade, includ-4 ing efforts by and through the Export-Import Bank of the United States. 5 6 (vi) Department of Defense policies to 7 promote economic stabilization and devel-8 opment, including the Afghanistan First 9 procurement policy and efforts by the De-10 partment to enhance transportation, elec-11 trification, and communications networks 12 both within Afghanistan and between Af-13 ghanistan and neighboring countries. 14 (E) An evaluation of the regional dimen-15 sion of an economic strategy for Afghanistan, including a description of economic areas suit-16 17 able regional collaboration and for a 18 prioritization among such areas for attention 19 under the strategy. 20 (F) A timeline and milestones for activities 21 that can promote economic stabilization, devel-22 opment, and sustainability in Afghanistan in 23 the short-term, medium-term, and long-term. 24 (G) Metrics for assessing progress under 25 the economic strategy for Afghanistan.

(d) APPROPRIATE CONGRESSIONAL COMMITTEES
 DEFINED.—In this section, the term "appropriate con gressional committees" means—

- 4 (1) the Committees on Armed Services, Foreign
 5 Relations, and Appropriations of the Senate; and
- 6 (2) the Committees on Armed Services, Foreign
 7 Affairs, and Appropriations of the House of Rep8 resentatives.

9 TITLE XVI—IMPROVED SEXUAL 10 ASSAULT PREVENTION AND 11 RESPONSE IN THE ARMED 12 FORCES

- Sec. 1601. Definition of Department of Defense sexual assault prevention and response program and other definitions.
- Sec. 1602. Comprehensive Department of Defense policy on sexual assault prevention and response program.
 - Subtitle A—Organizational Structure and Application of Sexual Assault Prevention and Response Program Elements
- Sec. 1611. Sexual Assault Prevention and Response Office.
- Sec. 1612. Oversight and evaluation standards.
- Sec. 1613. Report and plan for completion of acquisition of centralized Department of Defense sexual assault database.
- Sec. 1614. Restricted reporting of sexual assaults.

Subtitle B—Improved and Expanded Availability of Services

- Sec. 1621. Improved protocols for providing medical care for victims of sexual assault.
- Sec. 1622. Sexual assault victims access to Victim Advocate services.

Subtitle C—Reporting Requirements

- Sec. 1631. Annual report regarding sexual assaults involving members of the Armed Forces and improvement to sexual assault prevention and response program.
- Sec. 1632. Additional reports.

SEC. 1601. DEFINITION OF DEPARTMENT OF DEFENSE SEX UAL ASSAULT PREVENTION AND RESPONSE PROGRAM AND OTHER DEFINITIONS. (a) SEXUAL ASSAULT PREVENTION AND RESPONSE PROGRAM DEFINED.—In this title, the term "sexual as-

6 sault prevention and response program" refers to Depart7 ment of Defense policies and programs, including policies
8 and programs of a specific military department or Armed
9 Force, that, as modified as required by this title—

(1) are intended to reduce the number of sexual
assaults involving members of the Armed Forces,
whether members are the victim, alleged assailant,
or both; and

14 (2) improve the response of the Department of 15 Defense, the military departments, and the Armed 16 Forces to reports of sexual assaults involving mem-17 bers of the Armed Forces, whether members are the 18 victim, alleged assailant, or both, and to reports of 19 sexual assaults when a covered beneficiary under 20 chapter 55 of title 10, United States Code, is the 21 victim.

22 (b) OTHER DEFINITIONS.—In this title:

(1) The term "Armed Forces" means theArmy, Navy, Air Force, and Marine Corps.

1	(2) The terms "covered beneficiary" and "de-
2	pendent" have the meanings given those terms in
3	section 1072 of title 10, United States Code.
4	(3) The term "department" has the meaning
5	given that term in section 101(a)(6) of title 10,
6	United States Code.
7	(4) The term "military installation" has the
8	meaning given that term by the Secretary concerned.
9	(5) The term "Secretary concerned" means—
10	(A) the Secretary of the Army, with re-
11	spect to matters concerning the Army;
12	(B) the Secretary of the Navy, with re-
13	spect to matters concerning the Navy and the
14	Marine Corps; and
15	(C) the Secretary of the Air Force, with
16	respect to matters concerning the Air Force.
17	(6) The term "sexual assault" has the defini-
18	tion developed for that term by the Secretary of De-
19	fense pursuant to subsection $(a)(3)$ of section 577 of
20	the Ronald W. Reagan National Defense Authoriza-
21	tion Act for Fiscal Year 2005 (Public Law 108–375;
22	10 U.S.C. 113 note), subject to such modifications
23	as the Secretary considers appropriate.

1SEC. 1602. COMPREHENSIVE DEPARTMENT OF DEFENSE2POLICY ON SEXUAL ASSAULT PREVENTION3AND RESPONSE PROGRAM.

4 (a) COMPREHENSIVE POLICY REQUIRED.—Not later
5 than March 30, 2012, the Secretary of Defense shall sub6 mit to the congressional defense committees a revised com7 prehensive policy for the Department of Defense sexual
8 assault prevention and response program that—

9 (1) builds upon the comprehensive sexual as10 sault prevention and response policy developed under
11 subsections (a) and (b) of section 577 of the Ronald
12 W. Reagan National Defense Authorization Act for
13 Fiscal Year 2005 (Public Law 108–375; 10 U.S.C.
14 113 note);

(2) incorporates into the sexual assault prevention and response program the new requirements
identified by this title; and

(3) ensures that the policies and procedures of
the military departments regarding sexual assault
prevention and response are consistent with the revised comprehensive policy.

(b) CONSIDERATION OF TASK FORCE FINDINGS,
RECOMMENDATIONS, AND PRACTICES.—In developing the
comprehensive policy required by subsection (a), the Secretary of Defense shall take into account the findings and
recommendations found in the report of the Defense Task
HR 6523 PCS

Force on Sexual Assault in the Military Services issued
 in December 2009.

3 (c) SEXUAL ASSAULT PREVENTION AND RESPONSE
4 EVALUATION PLAN.—

5 (1) PLAN REQUIRED.—The Secretary of De-6 fense shall develop and implement an evaluation 7 plan for assessing the effectiveness of the com-8 prehensive policy prepared under subsection (a) in 9 achieving its intended outcomes at the department 10 and individual Armed Force levels.

11 (2) ROLE OF SERVICE SECRETARIES.—As a 12 component of the evaluation plan, the Secretary of 13 each military department shall assess the adequacy 14 of measures undertaken at military installations and 15 by units of the Armed Forces under the jurisdiction 16 of the Secretary to ensure the safest and most se-17 cure living and working environments with regard to 18 preventing sexual assault.

19 (d) PROGRESS REPORT.—Not later than October 1,
20 2011, the Secretary of Defense shall submit to the con21 gressional defense committees a report—

(1) describing the process by which the comprehensive policy required by subsection (a) is being
revised;

(2) describing the extent to which revisions of
 the comprehensive policy and the evaluation plan re quired by subsection (c) have already been imple mented; and

5 (3) containing a determination by the Secretary
6 regarding whether the Secretary will be able to com7 ply with the revision deadline specified in subsection
8 (a).

9 (e) CONSISTENCY OF TERMINOLOGY, POSITION DE10 SCRIPTIONS, PROGRAM STANDARDS, AND ORGANIZA11 TIONAL STRUCTURES.—

(1) IN GENERAL.—The Secretary of Defense
shall require the use of consistent terminology, position descriptions, minimum program standards, and
organizational structures throughout the Armed
Forces in implementing the sexual assault prevention and response program.

18 (2) MINIMUM STANDARDS.—The Secretary of
19 Defense shall establish minimum standards for—

20 (A) the training, qualifications, and status
21 of Sexual Assault Response Coordinators and
22 Sexual Assault Victim Advocates for the Armed
23 Forces; and

24 (B) the curricula to be used to provide sex-25 ual assault prevention and response training

1 and education for members of the Armed 2 Forces and civilian employees of the department 3 to strengthen individual knowledge, skills, and 4 capacity to prevent and respond to sexual assault. 5 6 (3)Recognizing **OPERATIONAL** DIF-7 FERENCES.—In complying with this subsection, the 8 Secretary of Defense shall take into account the re-9 sponsibilities of the Secretary concerned and oper-10 ational needs of the Armed Force involved. Subtitle A—Organizational Struc-11 ture and Application of Sexual 12 **Prevention** Assault and Re-13 sponse Program Elements 14 SEC. 1611. SEXUAL ASSAULT PREVENTION AND RESPONSE 15 16 **OFFICE.** 17 (a) APPOINTMENT OF DIRECTOR.—There shall be a Director of the Sexual Assault Prevention and Response 18 Office. During the development and implementation of the 19 comprehensive policy for the Department of Defense sex-20 21 ual assault prevention and response program, the Director

22 shall operate under the oversight of the Advisory Working

23 Group of the Deputy Secretary of Defense.

24 (b) DUTIES OF DIRECTOR.—The Director of the Sex-

25 ual Assault Prevention and Response Office shall—

1	(1) oversee implementation of the comprehen-
2	sive policy for the Department of Defense sexual as-
3	sault prevention and response program;
4	(2) serve as the single point of authority, ac-
5	countability, and oversight for the sexual assault
6	prevention and response program; and
7	(3) provide oversight to ensure that the military
8	departments comply with the sexual assault preven-
9	tion and response program.
10	(c) Role of Inspectors General.—
11	(1) IN GENERAL.—The Inspector General of
12	the Department of Defense, the Inspector General of
13	the Army, the Naval Inspector General, and the In-
14	spector General of the Air Force shall treat the sex-
15	ual assault prevention and response program as an
16	item of special interest when conducting inspections
17	of organizations and activities with responsibilities
18	regarding the prevention and response to sexual as-
19	sault.
20	(2) Composition of investigation teams.—
21	The Inspector General inspection teams shall include
22	at least one member with expertise and knowledge of
23	sexual assault prevention and response policies re-
24	lated to a specific Armed Force.
25	(d) Staff.—

(1) ASSIGNMENT.—Not later than 18 months
 after the date of the enactment of this Act, an offi cer from each of the Armed Forces in the grade of
 O-4 or above shall be assigned to the Sexual Assault
 Prevention and Response Office for a minimum tour
 length of at least 18 months.

7 (2) HIGHER GRADE.—Notwithstanding para8 graph (1), of the four officers assigned to the Sexual
9 Assault Prevention and Response Office under this
10 subsection at any time, one officer shall be in the
11 grade of O-6 or above.

12 SEC. 1612. OVERSIGHT AND EVALUATION STANDARDS.

13 (a) ISSUANCE OF STANDARDS.—The Secretary of 14 Defense shall issue standards to assess and evaluate the 15 effectiveness of the sexual assault prevention and response program of each Armed Force in reducing the number of 16 17 sexual assaults involving members of the Armed Forces and in improving the response of the department to re-18 ports of sexual assaults involving members of the Armed 19 Forces, whether members of the Armed Forces are the 20 21 victim, alleged assailant, or both.

(b) SEXUAL ASSAULT PREVENTION EVALUATION
PLAN.—The Secretary of Defense shall use the sexual assault prevention and response evaluation plan developed
under section 1602(c) to ensure that the Armed Forces

implement and comply with assessment and evaluation
 standards issued under subsection (a).

3 SEC. 1613. REPORT AND PLAN FOR COMPLETION OF ACQUI4 SITION OF CENTRALIZED DEPARTMENT OF 5 DEFENSE SEXUAL ASSAULT DATABASE.

6 (a) REPORT AND PLAN REQUIRED.—Not later than
7 April 1, 2011, the Secretary of Defense shall submit to
8 the Committees on Armed Services of the Senate and
9 House of Representatives a report—

(1) describing the status of development and
implementation of the centralized Department of
Defense sexual assault database required by section
563 of the Duncan Hunter National Defense Authorization Act for Fiscal Year 2009 (Public Law
110-417; 122 Stat. 4470; 10 U.S.C. 113 note);

16 (2) containing a revised implementation plan
17 under subsection (c) of such section for completing
18 implementation of the database; and

(3) indicating the date by which the databasewill be operational.

(b) CONTENT OF IMPLEMENTATION PLAN.—The
plan referred to in subsection (a)(2) shall address acquisition best practices associated with successfully acquiring
and deploying information technology systems related to
the centralized sexual assault database, such as economi-

cally justifying the proposed system solution and effec tively developing and managing requirements.

3 SEC. 1614. RESTRICTED REPORTING OF SEXUAL ASSAULTS.

4 The Secretary of Defense shall clarify the limitations 5 on the ability of a member of the Armed Forces to make 6 a restricted report regarding the occurrence of a sexual 7 assault and the circumstances under which information 8 contained in a restricted report may no longer be confiden-9 tial.

10 Subtitle B—Improved and

11 Expanded Availability of Services

12 SEC. 1621. IMPROVED PROTOCOLS FOR PROVIDING MED-

13 ICAL CARE FOR VICTIMS OF SEXUAL AS14 SAULT.

15 The Secretary of Defense shall establish comprehensive and consistent protocols for providing and docu-16 menting medical care to a member of the Armed Forces 17 or covered beneficiary who is a victim of a sexual assault, 18 19 including protocols with respect to the appropriate screen-20 ing, prevention, and mitigation of diseases. In establishing 21 the protocols, the Secretary shall take into consideration 22 the gender of the victim.

1SEC. 1622. SEXUAL ASSAULT VICTIMS ACCESS TO VICTIM2ADVOCATE SERVICES.

3 (a) AVAILABILITY OF VICTIM ADVOCATE SERV-4 ICES.—

5 (1) AVAILABILITY.—A member of the Armed
6 Forces or a dependent, as described in paragraph
7 (2), who is the victim of a sexual assault is entitled
8 to assistance provided by a qualified Sexual Assault
9 Victim Advocate.

10 (2) COVERED DEPENDENTS.—The assistance 11 described in paragraph (1) is available to a depend-12 ent of a member of the Armed Forces who is the vic-13 tim of a sexual assault and who resides on or in the 14 vicinity of a military installation. The Secretary con-15 cerned shall define the term "vicinity" for purposes 16 of this paragraph.

17 (b) NOTICE OF AVAILABILITY OF ASSISTANCE; OPT OUT.—The member or dependent shall be informed of the 18 19 availability of assistance under subsection (a) as soon as 20 the member or dependent seeks assistance from a Sexual 21 Assault Response Coordinator. The victim shall also be in-22 formed that the services of a Sexual Assault Response Co-23 ordinator and Sexual Assault Victim Advocate are optional 24 and that these services may be declined, in whole or in part, at any time. 25

(c) NATURE OF REPORTING IMMATERIAL.—In the
 case of a member of the Armed Forces, Victim Advocate
 services are available regardless of whether the member
 elects unrestricted or restricted (confidential) reporting of
 the sexual assault.

6 Subtitle C—Reporting 7 Requirements

8 SEC. 1631. ANNUAL REPORT REGARDING SEXUAL AS-9 SAULTS INVOLVING MEMBERS OF THE 10 ARMED FORCES AND IMPROVEMENT TO SEX-11 UAL ASSAULT PREVENTION AND RESPONSE 12 PROGRAM.

13 (a) ANNUAL REPORTS ON SEXUAL ASSAULTS.—Not later than March 1, 2012, and each March 1 thereafter 14 15 through March 1, 2017, the Secretary of each military department shall submit to the Secretary of Defense a report 16 on the sexual assaults involving members of the Armed 17 Forces under the jurisdiction of that Secretary during the 18 preceding year. In the case of the Secretary of the Navy, 19 20 separate reports shall be prepared for the Navy and for 21 the Marine Corps.

(b) CONTENTS.—The report of a Secretary of a military department for an Armed Force under subsection (a)
shall contain the following:

1 (1) The number of sexual assaults committed 2 against members of the Armed Force that were re-3 ported to military officials during the year covered 4 by the report, and the number of the cases so re-5 ported that were substantiated.

6 (2) The number of sexual assaults committed 7 by members of the Armed Force that were reported 8 to military officials during the year covered by the 9 report, and the number of the cases so reported that 10 were substantiated. The information required by this 11 paragraph may not be combined with the informa-12 tion required by paragraph (1).

13 (3) A synopsis of each such substantiated case, 14 organized by offense, and, for each such case, the 15 action taken in the case, including the type of dis-16 ciplinary or administrative sanction imposed, if any, 17 including courts-martial sentences, non-judicial pun-18 ishments administered by commanding officers pur-19 suant to section 815 of title 10, United States Code 20 (article 15 of the Uniform Code of Military Justice), 21 and administrative separations.

(4) The policies, procedures, and processes implemented by the Secretary concerned during the year covered by the report in response to incidents

of sexual assault involving members of the Armed
 Force concerned.

(5) The number of substantiated sexual assault 3 4 cases in which the victim is a deployed member of 5 the Armed Forces and the assailant is a foreign na-6 tional, and the policies, procedures, and processes 7 implemented by the Secretary concerned to monitor 8 the investigative processes and disposition of such 9 cases and any actions taken to eliminate any gaps 10 in investigating and adjudicating such cases.

11 (6) A description of the implementation of the 12 accessibility plan implemented pursuant to section 13 596(b) of such Act, including a description of the 14 steps taken during that year to ensure that trained 15 personnel, appropriate supplies, and transportation 16 resources are accessible to deployed units in order to 17 provide an appropriate and timely response in any 18 case of reported sexual assault in a deployed unit, 19 location, or environment.

(c) CONSISTENT DEFINITION OF SUBSTANTIATED.—
Not later than December 31, 2011, the Secretary of Defense shall establish a consistent definition of "substantiated" for purposes of paragraphs (1), (2), (3), and (5)
of subsection (b) and provide synopses for those cases for
the preparation of reports under this section.

(d) SUBMISSION TO CONGRESS.—Not later than

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2 April 30 of each year in which the Secretary of Defense 3 receives reports under subsection (a), the Secretary of De-4 fense shall forward the reports to the Committees on Armed Services of the Senate and House of Representa-5 tives, together with— 6 7 (1) the results of assessments conducted under 8 the evaluation plan required by section 1602(c); and 9 (2) such assessments on the reports as the Sec-10 retary of Defense considers appropriate. 11 (e) Repeal of Superseded Reporting Require-12 MENT.— 13 (1) REPEAL.—Subsection (f) of section 577 of 14 the Ronald W. Reagan National Defense Authoriza-15 tion Act for Fiscal Year 2005 (Public Law 108–375; 16 10 U.S.C. 113 note) is repealed. 17 (2) SUBMISSION OF 2010 REPORT.—The reports 18 required by subsection (f) of section 577 of the Ron-19 ald W. Reagan National Defense Authorization Act 20 for Fiscal Year 2005 (Public Law 108-375; 10 21 U.S.C. 113 note) covering calendar year 2010 are 22 still required to be submitted to the Secretary of De-23 fense and the Committees on Armed Services of the 24 Senate and House of Representatives pursuant to

the terms of such subsection, as in effect before the
 date of the enactment of this Act.

3 SEC. 1632. ADDITIONAL REPORTS.

4 (a) EXTENSION OF SEXUAL ASSAULT PREVENTION
5 AND RESPONSE SERVICES TO ADDITIONAL PERSONS.—
6 The Secretary of Defense shall evaluate the feasibility of
7 extending department sexual assault prevention and re8 sponse services to Department of Defense civilian employ9 ees and employees of defense contractors who—

10 (1) are victims of a sexual assault; and

(2) work on or in the vicinity of a military in-stallation or with members of the Armed Forces.

(b) EXTENSION OF SEXUAL ASSAULT PREVENTION
AND RESPONSE PROGRAM TO RESERVE COMPONENTS.—
The Secretary of Defense shall evaluate the application
of the sexual assault prevention and response program to
members of the reserve components, including, at a minimum, the following:

(1) The ability of members of the reserve components to access the services available under the
sexual assault prevention and response program, including policies and programs of a specific military
department or Armed Force.

(2) The quality of training provided to Sexual
 Assault Response Coordinators and Sexual Assault
 Victim Advocates in the reserve components.

4 (3) The degree to which the services available
5 for regular and reserve members under the sexual
6 assault prevention and response program are inte7 grated.

8 (4) Such recommendations as the Secretary of 9 Defense considers appropriate on how to improve the 10 services available for reserve members under the sex-11 ual assault prevention and response program and 12 their access to the services.

(c) COPY OF RECORD OF COURT-MARTIAL TO VICTIM
OF SEXUAL ASSAULT.—The Secretary of Defense shall
evaluate the feasibility of requiring that a copy of the prepared record of the proceedings of a general or special
court-martial involving a sexual assault be given to the
victim in cases in which the victim testified during the proceedings.

(d) ACCESS TO LEGAL ASSISTANCE.—The Secretary
of Defense shall evaluate the feasibility of authorizing
members of the Armed Forces who are victims of a sexual
assault and dependents of members who are victims of a
sexual assault to receive legal assistance provided by a
military legal assistance counsel certified as competent to

provide legal assistance related to responding to sexual as sault.

3 (e) Use of Forensic Medical Examiners.—The 4 Secretary of Defense shall evaluate the feasibility of uti-5 lizing, when sexual assaults involving members of the Armed Forces occur in a military environment where civil-6 7 ian resources are limited or unavailable, forensic medical 8 examiners who are specially trained regarding the collec-9 tion and preservation of evidence in cases involving sexual 10 assault.

(f) SUBMISSION OF RESULTS.—The Secretary of Defense shall submit the results of the evaluations required
by this section to the Committees on Armed Services of
the Senate and House of Representatives.

15 TITLE XVII—GUAM WORLD WAR

16 **II LOYALTY RECOGNITION ACT**

- Sec. 1702. Recognition of the suffering and loyalty of the residents of Guam.
- Sec. 1703. Payments for Guam World War II claims.
- Sec. 1704. Adjudication.
- Sec. 1705. Grants program to memorialize the occupation of Guam during World War II.
- Sec. 1706. Authorization of appropriations.

17 SEC. 1701. SHORT TITLE.

- 18 This title may be cited as the "Guam World War II
- 19 Loyalty Recognition Act".

Sec. 1701. Short title.

1 SEC. 1702. RECOGNITION OF THE SUFFERING AND LOY 2 ALTY OF THE RESIDENTS OF GUAM.

3 (a) Recognition of the Suffering of the Resi-DENTS OF GUAM.—The United States recognizes that, as 4 5 described by the Guam War Claims Review Commission, the residents of Guam, on account of their United States 6 7 nationality, suffered unspeakable harm as a result of the 8 occupation of Guam by Imperial Japanese military forces 9 during World War II, by being subjected to death, rape, severe personal injury, personal injury, forced labor, 10 11 forced march, or internment.

12 (b) RECOGNITION OF THE LOYALTY OF THE RESI-DENTS OF GUAM.—The United States forever will be 13 grateful to the residents of Guam for their steadfast loy-14 alty to the United States of America, as demonstrated by 15 16 the countless acts of courage they performed despite the threat of death or great bodily harm they faced at the 17 18 hands of the Imperial Japanese military forces that occu-19 pied Guam during World War II.

20 SEC. 1703. PAYMENTS FOR GUAM WORLD WAR II CLAIMS.

(a) PAYMENTS FOR DEATH, PERSONAL INJURY,
FORCED LABOR, FORCED MARCH, AND INTERNMENT.—
Subject to the availability of appropriations authorized to
be appropriated under section 1706(a), after receipt of
certification pursuant to section 1704(b)(8) and in accord-

1	ance with the provisions of this title, the Secretary of the
2	Treasury shall make payments as follows:
3	(1) Residents injured.—Before any pay-
4	ments are made to individuals described in para-
5	graph (2), the Secretary shall pay compensable
6	Guam victims who are not deceased as follows:
7	(A) If the victim has suffered an injury de-
8	scribed in subsection $(c)(2)(A)$, \$15,000.
9	(B) If the victim is not described in sub-
10	paragraph (A) but has suffered an injury de-
11	scribed in subsection $(c)(2)(B)$, \$12,000.
12	(C) If the victim is not described in sub-
13	paragraph (A) or (B) but has suffered an in-
14	jury described in subsection $(c)(2)(C)$, \$10,000.
15	(2) Survivors of residents who died in
16	WAR.—In the case of a compensable Guam decedent,
17	the Secretary shall pay \$25,000 for distribution to
18	eligible survivors of the decedent as specified in sub-
19	section (b). The Secretary shall make payments
20	under this paragraph after payments are made
21	under paragraph (1).
22	(b) Distribution of Survivor Payments.—Pay-
23	ments under paragraph (2) of subsection (a) to eligible

(b) DISTRIBUTION OF SURVIVOR PAYMENTS.—Payments under paragraph (2) of subsection (a) to eligible
survivors of an individual who is a compensable Guam decedent shall be made as follows:

1 (1) If there is living a spouse of the individual, 2 but no child of the individual, all of the payment 3 shall be made to such spouse. 4 (2) If there is living a spouse of the individual 5 and one or more children of the individual, one-half 6 of the payment shall be made to the spouse and the 7 other half to the child (or to the children in equal 8 shares). 9 (3) If there is no living spouse of the individual, 10 but there are one or more children of the individual 11 alive, all of the payment shall be made to such child (or to such children in equal shares). 12 13 (4) If there is no living spouse or child of the 14 individual but there is a living parent (or parents) 15 of the individual, all of the payment shall be made 16 to the parent (or to the parents in equal shares). 17 (5) If there is no such living spouse, child, or 18 parent, no payment shall be made. 19 (c) DEFINITIONS.—For purposes of this title: 20 DECEDENT.—The (1)COMPENSABLE GUAM term "compensable Guam decedent" means an indi-21 22 vidual determined under section 1704 to have been 23 a resident of Guam who died or was killed as a re-24 sult of the attack and occupation of Guam by Impe-25 rial Japanese military forces during World War II,

1	or incident to the liberation of Guam by United
2	States military forces, and whose death would have
3	been compensable under the Guam Meritorious
4	Claims Act of 1945 (Public Law 79–224) if a timely
5	claim had been filed under the terms of such Act.
6	(2) Compensable guam victim.—The term
7	"compensable Guam victim" means an individual de-
8	termined under section 1704 to have suffered, as a
9	result of the attack and occupation of Guam by Im-
10	perial Japanese military forces during World War II,
11	or incident to the liberation of Guam by United
12	States military forces, any of the following:
13	(A) Rape or severe personal injury (such
14	as loss of a limb, dismemberment, or paralysis).
15	(B) Forced labor or a personal injury not
16	under subparagraph (A) (such as disfigure-
17	ment, scarring, or burns).
18	(C) Forced march, internment, or hiding
19	to evade internment.
20	(3) Definitions of severe personal inju-
21	RIES AND PERSONAL INJURIES.—The Foreign
22	Claims Settlement Commission shall promulgate reg-
23	ulations to specify injuries that constitute a severe
24	personal injury or a personal injury for purposes of

subparagraphs (A) and (B), respectively, of para graph (2).

3 SEC. 1704. ADJUDICATION.

4 (a) AUTHORITY OF FOREIGN CLAIMS SETTLEMENT5 COMMISSION.—

6 (1) IN GENERAL.—The Foreign Claims Settle7 ment Commission is authorized to adjudicate claims
8 and determine eligibility for payments under section
9 1703.

10 (2) RULES AND REGULATIONS.—The chairman 11 of the Foreign Claims Settlement Commission shall 12 prescribe such rules and regulations as may be nec-13 essary to enable it to carry out its functions under 14 this title. Such rules and regulations shall be pub-15 lished in the Federal Register.

16 (b) CLAIMS SUBMITTED FOR PAYMENTS.—

(1) SUBMITTAL OF CLAIM.—For purposes of 17 18 subsection (a)(1) and subject to paragraph (2), the 19 Foreign Claims Settlement Commission may not de-20 termine an individual is eligible for a payment under 21 section 1703 unless the individual submits to the 22 Commission a claim in such manner and form and 23 containing such information as the Commission specifies. 24

1 (2) FILING PERIOD FOR CLAIMS AND NOTICE. 2 All claims for a payment under section 1703 shall be 3 filed within one year after the Foreign Claims Set-4 tlement Commission publishes public notice of the 5 filing period in the Federal Register. The Foreign 6 Claims Settlement Commission shall provide for the 7 notice required under the previous sentence not later 8 than 180 days after the date of the enactment of 9 this title. In addition, the Commission shall cause to 10 be publicized the public notice of the deadline for fil-11 ing claims in newspaper, radio, and television media 12 on Guam.

(3) ADJUDICATORY DECISIONS.—The decision
of the Foreign Claims Settlement Commission on
each claim shall be by majority vote, shall be in writing, and shall state the reasons for the approval or
denial of the claim. If approved, the decision shall
also state the amount of the payment awarded and
the distribution, if any, to be made of the payment.

20 (4) DEDUCTIONS IN PAYMENT.—The Foreign
21 Claims Settlement Commission shall deduct, from
22 potential payments, amounts previously paid under
23 the Guam Meritorious Claims Act of 1945 (Public
24 Law 79–224).

(5) INTEREST.—No interest shall be paid on
 payments awarded by the Foreign Claims Settlement
 Commission.

(6) REMUNERATION PROHIBITED.—No remu-4 5 neration on account of representational services ren-6 dered on behalf of any claimant in connection with any claim filed with the Foreign Claims Settlement 7 8 Commission under this title shall exceed one percent 9 of the total amount paid pursuant to any payment 10 certified under the provisions of this title on account 11 of such claim. Any agreement to the contrary shall 12 be unlawful and void. Whoever demands or receives, 13 on account of services so rendered, any remunera-14 tion in excess of the maximum permitted by this sec-15 tion shall be fined not more than \$5,000 or impris-16 oned not more than 12 months, or both.

(7) APPEALS AND FINALITY.—Objections and
appeals of decisions of the Foreign Claims Settlement Commission shall be to the Commission, and
upon rehearing, the decision in each claim shall be
final, and not subject to further review by any court
or agency.

(8) CERTIFICATIONS FOR PAYMENT.—After a
decision approving a claim becomes final, the chairman of the Foreign Claims Settlement Commission

shall certify it to the Secretary of the Treasury for authorization of a payment under section 1703.

3 (9)TREATMENT OF AFFIDAVITS.—For pur-4 poses of section 1703 and subject to paragraph (2), 5 the Foreign Claims Settlement Commission shall 6 treat a claim that is accompanied by an affidavit of 7 an individual that attests to all of the material facts 8 required for establishing eligibility of such individual 9 for payment under such section as establishing a 10 prima facie case of the individual's eligibility for 11 such payment without the need for further docu-12 mentation, except as the Commission may otherwise 13 require. Such material facts shall include, with re-14 spect to a claim under paragraph (2) or (3) of sec-15 tion 1703(a), a detailed description of the injury or 16 other circumstance supporting the claim involved, in-17 cluding the level of payment sought.

(10) RELEASE OF RELATED CLAIMS.—Acceptance of payment under section 1703 by an individual
for a claim related to a compensable Guam decedent
or a compensable Guam victim shall be in full satisfaction of all claims related to such decedent or victim, respectively, arising under the Guam Meritorious Claims Act of 1945 (Public Law 79–224),

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the implementing regulations issued by the United
 States Navy pursuant thereto, or this title.

3 SEC. 1705. GRANTS PROGRAM TO MEMORIALIZE THE OCCU-

PATION OF GUAM DURING WORLD WAR II.

5 (a) ESTABLISHMENT.—Subject to section 1706(b) and in accordance with this section, the Secretary of the 6 7 Interior shall establish a grants program under which the 8 Secretary shall award grants for research, educational, 9 and media activities that memorialize the events sur-10 rounding the occupation of Guam during World War II, honor the loyalty of the people of Guam during such occu-11 12 pation, or both, for purposes of appropriately illuminating 13 and interpreting the causes and circumstances of such occupation and other similar occupations during a war. 14

(b) ELIGIBILITY.—The Secretary of the Interior may
not award to a person a grant under subsection (a) unless
such person submits an application to the Secretary for
such grant, in such time, manner, and form and containing such information as the Secretary specifies.

20 SEC. 1706. AUTHORIZATION OF APPROPRIATIONS.

(a) GUAM WORLD WAR II CLAIMS PAYMENTS AND
ADJUDICATION.—For purposes of carrying out sections
1703 and 1704, there are authorized to be appropriated
\$100,000,000, to remain available for obligation until September 30, 2016, to the Foreign Claims Settlement Com-

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1 mission. Not more than 5 percent of funds made available2 under this subsection shall be used for administrative3 costs.

4 (b) GUAM WORLD WAR II GRANTS PROGRAM.—For
5 purposes of carrying out section 1705, there are author6 ized to be appropriated \$5,000,000, to remain available
7 for obligation until September 30, 2016.

8 DIVISION B—MILITARY CON9 STRUCTION AUTHORIZA10 TIONS

11 SEC. 2001. SHORT TITLE.

12 This division may be cited as the "Military Construc-13 tion Authorization Act for Fiscal Year 2011".

14 SEC.2002.EXPIRATION OF AUTHORIZATIONS AND15AMOUNTS REQUIRED TO BE SPECIFIED BY16LAW.

17 (a) EXPIRATION OF AUTHORIZATIONS AFTER THREE 18 YEARS.—Except as provided in subsection (b), all authorizations contained in titles XXI through XXVII and title 19 20 XXIX of this division for military construction projects, 21 land acquisition, family housing projects and facilities, and 22 contributions to the North Atlantic Treaty Organization 23 Security Investment Program (and authorizations of ap-24 propriations therefor) shall expire on the later of—

25 (1) October 1, 2013; or

(2) the date of the enactment of an Act author izing funds for military construction for fiscal year
 2014.

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, 2013; or

(2) the date of the enactment of an Act authorizing funds for fiscal year 2014 for military construction projects, land acquisition, family housing
projects and facilities, and contributions to the
North Atlantic Treaty Organization Security Investment Program.

18 SEC. 2003. FUNDING TABLES.

(a) IN GENERAL.—The amounts authorized to be appropriated by sections 2104, 2204, 2304, 2403, 2411, 21 2502, 2606, 2701, and 2703 shall be available in the amounts specified in the funding table in section 3001.
(b) OVERSEAS CONTINGENCY OPERATIONS.—The amounts authorized to be appropriated by sections 2901,

1 2902, and 2903 shall be available in the amounts specified

2 in the funding table in section 3002.

3 TITLE XXI—ARMY MILITARY 4 CONSTRUCTION

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. Use of unobligated Army military construction funds in conjunction with funds provided by the Commonwealth of Virginia to carry out certain fiscal year 2002 project.
- Sec. 2106. Modification of authority to carry out certain fiscal year 2009 project.
- Sec. 2107. Modification of authority to carry out certain fiscal year 2010 project.

Sec. 2108. Extension of authorizations of certain fiscal year 2008 projects.

5 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND

ACQUISITION PROJECTS.

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7 (a) INSIDE THE UNITED STATES.—Using amounts 8 appropriated pursuant to the authorization of appropria-9 tions in section 2104(1), the Secretary of the Army may 10 acquire real property and carry out military construction 11 projects for the installations or locations inside the United 12 States, and in the amounts, set forth in the following 13 table:

Army: Inside the United States

State	Installation or Location	Amount
Alabama	Fort Rucker	\$69,650,000
Alaska	Fort Greely	\$26,000,000
	Fort Richardson	\$113,238,000
	Fort Wainwright	\$173,000,000
California	Presidio Monterey	\$140,000,000
Colorado	Fort Carson	\$106,350,000
Florida	Eglin Air Force Base	\$6,900,000
	Miami-Dade County	\$41,000,000
Georgia	Fort Benning	\$145,400,000
	Fort Gordon	\$4,150,000
	Fort Stewart	$$125,\!250,\!000$
Hawaii	Fort Shafter	\$81,000,000
	Schofield Barracks	\$212,000,000

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State	Installation or Location	Amount
	Tripler Army Medical Center	\$28,000,000
Kansas	Fort Leavenworth	\$7,100,000
	Fort Riley	\$57,100,000
Kentucky	Fort Campbell	\$143,900,000
	Fort Knox	\$18,800,000
Louisiana	Fort Polk	\$63,250,000
Maryland	Aberdeen Proving Ground	\$14,600,000
•	Fort Meade	\$32,600,000
Missouri	Fort Leonard Wood	\$111,700,000
New Mexico	White Sands	\$29,000,000
New York	Fort Drum	\$228,800,000
	U.S. Military Academy	\$132,324,000
North Carolina	Fort Bragg	\$310,900,000
Oklahoma	Fort Sill	\$13,800,000
	McAlester Army Ammunition Plant	\$3,000,000
South Carolina	Fort Jackson	\$91,000,000
Texas	Fort Bliss	\$149,950,000
	Fort Hood	\$145,050,000
	Fort Sam Houston	\$22,200,000
Virginia	Fort A.P. Hill	\$93,600,000
	Fort Eustis	\$18,000,000
	Fort Lee	\$18,400,000
Washington	Fort Lewis	\$171,800,000
<u> </u>	Yakima Firing Range	\$3,750,000

Army: Inside the United States—Continued

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 2 appropriated pursuant to the authorization of appropria-3 tions in section 2104(2), the Secretary of the Army may 4 acquire real property and carry out military construction 5 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
Afghanistan	Bagram	\$101,500,000
Germany	Ansbach	\$31,800,000
	Grafenwoehr	\$75,500,000
	Rhine Ordnance Barracks	\$35,000,000
	Sembach Air Base	\$9,100,000
	Wiesbaden Air Base	\$126,500,000
Honduras	Soto Cano Air Base	\$20,400,000
Korea	Camp Walker	\$19,500,000

1 SEC. 2102. FAMILY HOUSING.

2 CONSTRUCTION ACQUISITION.—Using (a) AND 3 amounts appropriated pursuant to the authorization of appropriations in section 2104(5)(A), the Secretary of the 4 5 Army may construct or acquire family housing units (including land acquisition and supporting facilities) at the 6 7 installations or locations, in the number of units, and in 8 the amounts set forth in the following table:

Army: Family Housing

Country	Installation or Loca- tion	Units	Amount
	Fort Wainwright	110	\$21,000,000
	Baumholder	64	\$34,329,000

9 (b) PLANNING AND DESIGN.—Using amounts appro-10 priated pursuant to the authorization of appropriations in 11 section 2104(5)(A), the Secretary of the Army may carry 12 out architectural and engineering services and construc-13 tion design activities with respect to the construction or 14 improvement of family housing units in an amount not 15 to exceed \$2,040,000.

16 SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING 17 UNITS.

18 Subject to section 2825 of title 10, United States 19 Code, and using amounts appropriated pursuant to the 20 authorization of appropriations in section 2104(5)(A), the 21 Secretary of the Army may improve existing military fam-22 ily housing units in an amount not to exceed \$35,000,000.

1 SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.

Funds are hereby authorized to be appropriated for
fiscal years beginning after September 30, 2010, for military construction, land acquisition, and military family
housing functions of the Department of the Army in the
total amount of \$4,565,507,000, as follows:

7 (1) For military construction projects inside the
8 United States authorized by section 2101(a),
9 \$3,152,562,000.

10 (2) For military construction projects outside
11 the United States authorized by section 2101(b),
12 \$419,300,000.

13 (3) For unspecified minor military construction
14 projects authorized by section 2805 of title 10,
15 United States Code, \$23,000,000.

16 (4) For host nation support and architectural
17 and engineering services and construction design
18 under section 2807 of title 10, United States Code,
19 \$249,636,000.

20 (5) For military family housing functions:

21 (A) For construction and acquisition, plan22 ning and design, and improvement of military
23 family housing and facilities, \$92,369,000.

24 (B) For support of military family housing25 (including the functions described in section)

1	2833 of title 10, United States Code),
2	\$518,140,000.
3	(6) For the construction of increment 4 of a
4	brigade complex operations support facility at
5	Vicenza, Italy, authorized by section 2101(b) of the
6	Military Construction Authorization Act for Fiscal
7	Year 2008 (division B of Public Law 110–181; 122
8	Stat. 505), \$25,000,000.
9	(7) For the construction of increment 4 of a
10	brigade complex barracks and community support
11	facility at Vicenza, Italy, authorized by section
12	2101(b) of the Military Construction Authorization
13	Act for Fiscal Year 2008 (division B of Public Law
14	110–181; 122 Stat. 505), \$26,000,000.
15	(8) For the construction of increment 2 of the
16	Command and Battle Center at Wiesbaden, Ger-
17	many, authorized by section 2101(b) of the Military
18	Construction Authorization Act for Fiscal Year 2009
19	(division B of Public Law 110–417; 122 Stat.

774

4662), \$59,500,000.

20

1	SEC. 2105. USE OF UNOBLIGATED ARMY MILITARY CON-
2	STRUCTION FUNDS IN CONJUNCTION WITH
3	FUNDS PROVIDED BY THE COMMONWEALTH
4	OF VIRGINIA TO CARRY OUT CERTAIN FISCAL
5	YEAR 2002 PROJECT.

6 (a) FIRE STATION AT FORT BELVOIR, VIRGINIA. 7 Section 2836(d) of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 8 9 107–107; 115 Stat. 1314), as amended by section 2846 of the Military Construction Authorization Act for Fiscal 10 Year 2006 (division B of Public Law 109–163; 119 Stat. 11 3527) and section 2849 of the Military Construction Au-12 thorization Act for Fiscal Year 2007 (division B of Public 13 14 Law 109–364; 120 Stat. 2486), is further amended—

(1) in paragraph (2), by inserting "through a
project for construction of an Army standard-design,
two-company fire station at Fort Belvoir, Virginia,"
after "Building 191"; and

19 (2) by adding at the end the following new20 paragraph:

"(3) The Secretary may use up to \$3,900,000 of
available, unobligated Army military construction funds
appropriated for a fiscal year before fiscal year 2011, in
conjunction with the funds provided under paragraph (1),
for the project described in paragraph (2).".

1 (b) CONGRESSIONAL NOTIFICATION.—The Secretary 2 of the Army shall provide information, in accordance with 3 section 2851(c) of title 10, United States Code, regarding 4 the project described in the amendment made by sub-5 section (a). If it becomes necessary to exceed the estimated project cost of \$8,780,000, including \$4,880,000 contrib-6 7 uted by the Commonwealth of Virginia, the Secretary shall 8 utilize the authority provided by section 2853 of such title 9 regarding authorized cost and scope of work variations. 10 SEC. 2106. MODIFICATION OF AUTHORITY TO CARRY OUT 11 **CERTAIN FISCAL YEAR 2009 PROJECT.**

The table in section 2101(b) of the Military Construction Authorization Act for Fiscal Year 2009 (division
B of Public Law 110–417; 122 Stat. 4661) is amended
by striking "Katterbach" and inserting "Grafenwoehr".

16 SEC. 2107. MODIFICATION OF AUTHORITY TO CARRY OUT

17

CERTAIN FISCAL YEAR 2010 PROJECT.

18 In the case of the authorization contained in the table 19 in section 2101(a) of the Military Construction Authoriza-20 tion Act for Fiscal Year 2010 (division B of Public Law 21 111–84; 123 Stat. 2628) for Fort Riley, Kansas, for con-22 struction of a Brigade Complex at the installation, the Secretary of the Army may construct up to a 40,100 23 24 square-feet brigade headquarters consistent with the 25 Army's construction guidelines for brigade headquarters.

1SEC. 2108. EXTENSION OF AUTHORIZATIONS OF CERTAIN2FISCAL YEAR 2008 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 4 5 Year 2008 (division B of Public Law 110–181; 122 Stat. 503), authorizations set forth in the table in subsection 6 7 (b), as provided in section 2101 of that Act (122 Stat. 8 504), shall remain in effect until October 1, 2011, or the 9 date of the enactment of an Act authorizing funds for military construction for fiscal year 2012, whichever is later. 10 11 (b) TABLE.—The table referred to in subsection (a) 12 is as follows:

Army: Extension of 2008 Project Authorizations

State	Installation or Location	Project	Amount
Georgia	Fort Stewart	Unit Operations Facilities	\$16,000,000
Hawaii	Schofield Barracks	Tactical Vehicle Wash Fa-	
		cility	\$10,200,000
		Barracks Complex-Wheeler	
		205	\$51,000,000
Louisiana	Fort Polk	Brigade Headquarters	\$9,800,000
		Child Care Facility	\$6,100,000
Missouri	Fort Leonard Wood	Multipurpose Machine	
		Gun Range	\$4,150,000
Oklahoma	Fort Sill	Multipurpose Machine	
		Gun Range	\$3,300,000
Washington	Fort Lewis	Alternative Fuel Facility	\$3,300,000

13

14

TITLE XXII—NAVY MILITARY CONSTRUCTION

- 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. Technical amendment to reflect multi-increment fiscal year 2010 project.
- Sec. 2206. Extension of authorization of certain fiscal year 2008 project.

1SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND2ACQUISITION PROJECTS.

3 (a) INSIDE THE UNITED STATES.—Using amounts 4 appropriated pursuant to the authorization of appropria-5 tions in section 2204(1), the Secretary of the Navy may 6 acquire real property and carry out military construction 7 projects for the installations or locations inside the United 8 States, and in the amounts, set forth in the following 9 table:

State	Installation or Location	Amount
Alabama	Mobile	\$29,082,000
Arizona	Marine Corps Air Station, Yuma	\$285,060,000
California	Marine Corps Base, Camp Pendleton	\$362, 124, 000
	Naval Base, Coronado	\$67,160,000
	Marine Corps Air Station, Miramar	\$190,610,000
	San Diego	\$193,706,000
	Marine Corps Base, Twentynine Palms	$$53,\!158,\!000$
Florida	Blount Island Command	\$74,620,000
Georgia	Naval Submarine Base, Kings Bay	\$60,664,000
Hawaii	Marine Corps Base, Camp Smith	\$29,960,000
	Marine Corps Base, Kaneohe Bay	\$109,660,000
	Naval Station, Pearl Harbor	\$108,468,000
Maryland	Naval Support Facility, Indian Head	\$34,328,000
	Naval Air Station, Patuxent River	\$42,211,000
North Carolina	Marine Corps Base, Camp Lejeune	\$789,393,000
	Marine Corps Air Station, Cherry Point	\$65,510,000
Rhode Island	Naval Station, Newport	\$27,007,000
South Carolina	Marine Corps Air Station, Beaufort	\$129,410,000
Virginia	Naval Station, Norfolk	\$12,435,000
	Marine Corps Base, Quantico	\$143,632,000
Washington	Bangor	\$56,893,000

Inside the United States

10 (b) OUTSIDE THE UNITED STATES.—Using amounts 11 appropriated pursuant to the authorization of appropria-12 tions in section 2204(2), the Secretary of the Navy may 13 acquire real property and carry out military construction 14 projects for the installation or location outside the United

- 1 States, and in the amounts, set forth in the following
- 2 table:

Country	Installation or Location	Amount
Djibouti	Southwest Asia Camp Lemonier	\$213,153,000 \$11,148,000
Japan	Naval Activities, Guam Atsugi Naval Air Facility Naval Station, Rota	

Navy: Outside the United States

3 SEC. 2202. FAMILY HOUSING.

4 CONSTRUCTION ACQUISITION.—Using (a) AND 5 amounts appropriated pursuant to the authorization of appropriations in section 2204(5)(A), the Secretary of the 6 7 Navy may construct or acquire family housing units (including land acquisition and supporting facilities) at the 8 9 installations or locations, in the number of units, and in the amounts set forth in the following table: 10

Navy: Family Housing

Location	Installation or Location	Units	Amount
Cuba	Guantanamo Bay	71	\$37,169,000

(b) PLANNING AND DESIGN.—Using amounts appropriated pursuant to the authorization of appropriations in
section 2204(5)(A), the Secretary of the Navy may carry
out architectural and engineering services and construction design activities with respect to the construction or
improvement of family housing units in an amount not
to exceed \$3,255,000.

3 Subject to section 2825 of title 10, United States Code, and using amounts appropriated pursuant to the 4 5 authorization of appropriations in section 2204(5)(A), the Secretary of the Navy may improve existing military fam-6 7 ily housing units in an amount not to exceed \$146,020,000. 8

9 SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2010, for military construction, land acquisition, and military family housing functions of the Department of the Navy in the total amount of \$4,068,963,000, as follows:

15 (1) For military construction projects inside the
16 United States authorized by section 2201(a),
17 \$2,865,001,000.

18 (2) For military construction projects outside
19 the United States authorized by section 2201(b),
20 \$321,129,000.

(3) For unspecified minor military construction
projects authorized by section 2805 of title 10,
United States Code, \$20,877,000.

24 (4) For architectural and engineering services
25 and construction design under section 2807 of title
26 10, United States Code, \$120,050,000.

1	(5) For military family housing functions:
2	(A) For construction and acquisition, plan-
3	ning and design, and improvement of military
4	family housing and facilities, \$186,444,000.
5	(B) For support of military family housing
6	(including functions described in section 2833
7	of title 10, United States Code), \$366,346,000.
8	(6) For the construction of increment 7 of a
9	limited area production and storage complex at Ban-
10	gor, Washington, authorized by section 2201(a) of
11	the Military Construction Authorization Act for Fis-
12	cal Year 2005 (division B of Public Law 108–375;
13	118 Stat. 2106), \$19,116,000.
14	(7) For the construction of increment 2 of a
15	ship repair pier replacement at Norfolk Naval Ship-
16	yard, Virginia, authorized by section 2201(a) of the
17	Military Construction Authorization Act for Fiscal
18	Year 2010 (division B of Public Law 111–84; 123
19	Stat. 2633), \$100,000,000.
20	(8) For the construction of increment 2 of a
21	wharves improvement at Apra Harbor, Guam, au-
22	thorized by section 2201(b) of the Military Con-
23	struction Authorization Act for Fiscal Year 2010
24	(division B of Public Law 111–84; 123 Stat. 2633),
25	\$40,000,000.

1	(9) For the construction of increment 2 of a
2	tertiary water treatment plant at Marine Corps Base
3	Camp Pendleton, California, authorized by section
4	2201(a) of the Military Construction Authorization
5	Act for Fiscal Year 2010 (division B of Public Law
6	111-84; 123 Stat. 2632), \$30,000,000.
7	SEC. 2205. TECHNICAL AMENDMENT TO REFLECT MULTI-
8	INCREMENT FISCAL YEAR 2010 PROJECT.
9	Section 2204 of the Military Construction Authoriza-
10	tion Act for Fiscal Year 2010 (division B of Public Law
11	111–84; 123 Stat. 2634) is amended—
12	(1) in subsection (a), by adding at the end the
13	following new paragraph:
14	"(14) For the construction of the first incre-
15	ment of a tertiary water treatment plant at Marine
16	Corps Base, Camp Pendleton, California, authorized
17	by section 2201(a), \$112,330,000."; and
18	(2) in subsection (b), by adding at the end the
19	following new paragraph:
20	((7) \$30,000,000 (the balance of the amount
21	authorized under section 2201(a) for North Region
22	Tertiary Treatment Plant, Camp Pendleton, Cali-
23	fornia).".

1SEC. 2206. EXTENSION OF AUTHORIZATION OF CERTAIN2FISCAL YEAR 2008 PROJECT.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 4 5 Year 2008 (division B of Public Law 110–181; 122 Stat. 503), the authorization set forth in the table in subsection 6 7 (b), as provided in section 2201(c) of that Act (122 Stat. 8 511), shall remain in effect until October 1, 2011, or the 9 date of the enactment of an Act authorizing funds for mili-10 tary construction for fiscal year 2012, whichever is later. 11 (b) TABLE.—The table referred to in subsection (a) 12 is as follows:

Navy: Extension of 2008 Project Authorization

Location	Installation or Location	Project	Amount
Worldwide	Unspecified	Host Nation Infrastruc- ture	\$2,700,000

13 TITLE XXIII—AIR FORCE 14 MILITARY CONSTRUCTION

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.

Sec. 2305. Extension of authorization of certain fiscal year 2007 project.

15 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND

16 LAND ACQUISITION PROJECTS.

17 (a) INSIDE THE UNITED STATES.—Using amounts

18 appropriated pursuant to the authorization of appropria-

19 tions in section 2304(1), the Secretary of the Air Force

may acquire real property and carry out military construc tion projects for the installations or locations inside the
 United States, and in the amounts, set forth in the fol lowing table:

State	Installation or Location	Amount
Alabama	Maxwell Air Force Base	\$13,400,000
Alaska	Eielson Air Force Base	\$28,000,000
	Elmendorf Air Force Base	\$30,274,000
Arizona	Davis-Monthan Air Force Base	\$48,500,000
	Luke Air Force Base	\$64,410,000
Colorado	Buckley Air Force Base	\$12,160,000
	Peterson Air Force Base	\$24,800,000
	U.S. Air Force Academy	\$27,600,000
Delaware	Dover Air Force Base	\$3,200,000
District of Columbia	Bolling Air Force Base	\$13,200,000
Florida	Eglin Air Force Base	\$11,400,000
	Hurlburt Field	\$34,670,000
	Patrick Air Force Base	\$158,009,000
Louisiana	Barksdale Air Force Base	\$18,140,000
Nevada	Creech Air Force Base	\$11,710,000
	Nellis Air Force Base	\$51,640,000
New Jersey	McGuire Air Force Base	\$26,440,000
New Mexico	Cannon Air Force Base	\$34,000,000
	Holloman Air Force Base	\$37,970,000
	Kirtland Air Force Base	\$24,402,000
New York	Fort Drum	\$20,440,000
North Dakota	Minot Air Force Base	\$18,770,000
Oklahoma	Tinker Air Force Base	\$14,000,000
South Carolina	Charleston Air Force Base	\$15,000,000
Texas	Dyess Air Force Base	\$4,080,000
	Lackland Air Force Base	\$127,280,000
Utah	Hill Air Force Base	\$14,900,000
Virginia	Langley Air Force Base	\$8,800,000
Wyoming	Camp Guernsey	\$4,650,000

Air	Force:	Inside	the	United	States
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5 (b) OUTSIDE THE UNITED STATES.—Using amounts 6 appropriated pursuant to the authorization of appropria-7 tions in section 2304(2), the Secretary of the Air Force 8 may acquire real property and carry out military construc-9 tion projects for the installations or locations outside the 10 United States, and in the amounts, set forth in the fol-11 lowing table:

Country	Installation or Location	Amount
Afghanistan	Bagram	\$42,960,000
Bahrain	SW Asia	\$45,000,000
Germany	Kapaun	\$19,600,000
Ĵ	Ramstein Air Base	\$22,354,000
	Vilseck	\$12,900,000
Guam	Andersen Air Force Base	\$50,300,000
Italy	Aviano Air Base	\$29,200,000
Korea	Kunsan Air Base	\$7,500,000
Qutar	Al Udeid	\$62,300,000
United Kingdom	RAF Mildenhall	\$15,000,000

Air Force: Outside the United States

785

1 SEC. 2302. FAMILY HOUSING.

Using amounts appropriated pursuant to the authorization of appropriations in section 2304(5)(A), the Secretary of the Air Force may carry out architectural and engineering services and construction design activities with respect to the construction or improvement of family housing units in an amount not to exceed \$4,225,000.

8 SEC. 2303. 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 2304(5)(A), the 13 Secretary of the Air Force may improve existing military 14 family housing units in an amount not to exceed 15 \$73,800,000.

16 SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR17FORCE.

18 Funds are hereby authorized to be appropriated for19 fiscal years beginning after September 30, 2009, for mili-

1	tary construction, land acquisition, and military family
2	housing functions of the Department of the Air Force in
3	the total amount of \$1,885,112,000, as follows:
4	(1) For military construction projects inside the
5	United States authorized by section 2301(a),
6	901,845,000.
7	(2) For military construction projects outside
8	the United States authorized by section 2301(b),
9	307,114,000.
10	(3) For unspecified minor military construction
11	projects authorized by section 2805 of title 10,
12	United States Code, \$18,000,000.
13	(4) For architectural and engineering services
14	and construction design under section 2807 of title
15	10, United States Code, \$66,336,000.
16	(5) For military family housing functions:
17	(A) For construction and acquisition, plan-
18	ning and design, and improvement of military
19	family housing and facilities, \$78,025,000.
20	(P) For support of military family housing

20 (B) For support of military family housing 21 (including functions described in section 2833 22 of title 10, United States Code), \$513,792,000.

1 SEC. 2305. EXTENSION OF AUTHORIZATION OF CERTAIN 2 FISCAL YEAR 2007 PROJECT.

3 (a) EXTENSION.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal 4 5 Year 2007 (division B of Public Law 109–364; 120 Stat. 2463), authorization set forth in the table in subsection 6 7 (b), as provided in section 2302 of that Act (120 Stat. 8 2455) and extended by section 2306 of the Military Con-9 struction Authorization Act for Fiscal Year 2010 (division B of Public Law 111-84; 123 Stat. 2638), shall remain 10 11 in effect until October 1, 2011, or the date of the enact-12 ment of an Act authorizing funds for military construction 13 for fiscal year 2012, whichever is later.

14 (b) TABLE.—The table referred to in subsection (a)

15 is as follows:

Air Force: Extension of 2007 Project Authorization

State	Installation	Project	Amount
Idaho	Mountain Home		
	Air Force Base	Replace Family Housing (457 units)	\$107,800,000

16 TITLE XXIV—DEFENSE AGEN 17 CIES MILITARY CONSTRUC-

18 **TION**

Subtitle A—Defense Agency Authorizations

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Energy conservation projects.
- Sec. 2403. Authorization of appropriations, Defense Agencies.
- Sec. 2404. Modification of authority to carry out certain fiscal year 2010 projects.

Subtitle B—Chemical Demilitarization Authorizations

Sec. 2411. Authorization of appropriations, chemical demilitarization construction, defense-wide. Sec. 2412. Modification of authority to carry out certain fiscal year 2000 project.

Subtitle A—Defense Agency Authorizations

3 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-

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TION AND LAND ACQUISITION PROJECTS.

5 (a) INSIDE THE UNITED STATES.—Using amounts 6 appropriated pursuant to the authorization of appropria-7 tions in section 2403(1), the Secretary of Defense may 8 acquire real property and carry out military construction 9 projects for the installations or locations inside the United 10 States, and in the amounts, set forth in the following ta-11 bles:

State	Installation or Location	Amount
Arizona	Yuma Proving Ground	\$8,977,000
California	Point Magu Naval Base	\$3,100,000
Colorado	Fort Carson	\$3,717,000
District of Columbia	Bolling Air Force Base	\$3,000,000
Florida	Eglin Air Force Base	\$6,030,000
Georgia	Augusta	\$12,855,000
	Fort Benning	\$26,865,000
	Fort Stewart	\$35,100,000
	Hunter Air National Guard Sta-	
	tion	\$2,400,000
	Hunter Army Airfield	\$3,318,000
Hawaii	Hickam Air Force Base	\$8,500,000
	Pearl Harbor	\$28,804,000
Idaho	Mountain Home Air Force Base	\$27,500,000
Illinois	Scott Air Force Base	\$1,388,000
Kentucky	Fort Campbell	\$38,095,000
Maryland	Andrews Air Force Base	\$14,000,000
U	Bethesda Naval Hospital	\$80,000,000
	Fort Detrick	\$45,700,000
	Fort Meade	\$219,360,000
Massachusetts	Hanscom Air Force Base	\$2,900,000
New Mexico	Cannon Air Force Base	\$116,225,000
	White Sands Missile Range	\$22,900,000
New York	United States Military Academy	\$27,960,000
North Carolina	Camp Lejeune	\$16,646,000
	Fort Bragg	\$168,693,000

Defense Agencies: Inside the United States

788

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State	Installation or Location	Amount
Ohio Pennsylvania	Defense Supply Center, Columbus Defense Distribution Depot New	\$7,400,000
	Cumberland	\$96,000,000
Texas	Lackland Air Force Base	\$162,500,000
Virginia	Craney Island	\$58,000,000
	Fort Belvoir	\$6,300,000
	Pentagon Reservation	\$63,324,000
	Marine Corps Base, Quantico	\$47,355,000
Washington	Fort Lewis	\$8,400,000

Defense Agencies: Inside the United States—Continued

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 2 appropriated pursuant to the authorization of appropria-3 tions in section 2403(2), the Secretary of Defense may 4 acquire real property and carry out military construction 5 projects for the installations or locations outside the 6 United States, and in the amounts, set forth in the fol-7 lowing tables:

Country	Installation or Location	Amount
Belgium	Brussels	\$99,174,000
Germany	Katterbach	\$37,100,000
-	Panzer Kaserne	\$48,968,000
	Vilseck	\$34,800,000
Japan	Kadena Air Base	\$3,000,000
-	Misawa Air Base	\$31,000,000
Korea	Camp Carroll	\$19,500,000
Puerto Rico	Fort Buchanan	\$58,708,000
Qatar	Al Udeid	\$1,961,000
United Kingdom	Menwith Hill Station	\$2,000,000
5	Royal Air Force Alconbury	\$30,308,000
	Royal Air Force Mildenhall	\$15,900,000

Defense Agencies: Outside the United States

8 SEC. 2402. ENERGY CONSERVATION PROJECTS.

9 (a) PROJECTS AUTHORIZED.—Using amounts appro10 priated pursuant to the authorization of appropriations in
11 section 2403(6), the Secretary of Defense may carry out
12 energy conservation projects under chapter 173 of title 10,
13 United States Code, in the amount of \$120,000,000.
HR 6523 PCS

1 (b) AVAILABILITY OF FUNDS FOR RESERVE COMPO-NENT PROJECTS.—Of the amount authorized to be appro-2 3 priated by section 2403(6) for energy conservation 4 projects, the Secretary of Defense shall reserve a portion 5 of the amount for energy conservation projects for the reserve components in an amount that is not less than an 6 7 amount that bears the same proportion to the total 8 amount authorized to be appropriated as the total quan-9 tity of energy consumed by reserve facilities (as defined 10 in section 18232(2) of title 10, United States Code) during fiscal year 2010 bears to the total quantity of energy 11 12 consumed by all military installations (as defined in sec-13 tion 2687(e)(1) of such title) during that fiscal year, as determined by the Secretary. 14

15 SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DE16 FENSE AGENCIES.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2010, for military construction, land acquisition, and military family housing functions of the Department of Defense (other than the military departments) in the total amount of \$3,116,137,000, as follows:

(1) For military construction projects inside the
United States authorized by section 2401(a),
\$1,373,312,000.

1	(2) For military construction projects outside
2	the United States authorized by section 2401(b),
3	\$382,419,000.
4	(3) For unspecified minor military construction
5	projects under section 2805 of title 10, United
6	States Code, \$42,856,000.
7	(4) For contingency construction projects of the
8	Secretary of Defense under section 2804 of title 10,
9	United States Code, \$10,000,000.
10	(5) For architectural and engineering services
11	and construction design under section 2807 of title
12	10, United States Code, \$431,617,000.
13	(6) For energy conservation projects under
14	chapter 173 of title 10, United States Code,
15	\$120,000,000.
16	(7) For military family housing functions:
17	(A) For support of military family housing
18	(including functions described in section 2833
19	of title 10, United States Code), \$50,464,000.
20	(B) For credits to the Department of De-
21	fense Family Housing Improvement Fund
22	under section 2883 of title 10, United States
23	Code, and the Homeowners Assistance Fund es-
24	tablished under section 1013 of the Demonstra-

1	tion Cities and Metropolitan Development Act
2	of 1966 (42 U.S.C. 3374), \$17,611,000.
3	(8) For the construction of increment 5 of the
4	Army Medical Research Institute of Infectious Dis-
5	eases Stage I at Fort Detrick, Maryland, authorized
6	by section 2401(a) of the Military Construction Au-
7	thorization Act for Fiscal Year 2007 (division B of
8	Public Law 109–364; 120 Stat. 2457), \$17,400,000.
9	(9) For the construction of increment 3 of re-
10	placement fuel storage facilities at Point Loma
11	Annex, California, authorized by section 2401(a) of
12	the Military Construction Authorization Act for Fis-
13	cal Year 2008 (division B of Public Law 110–181;
14	122 Stat. 521), as amended by section 2406 of the
15	Military Construction Authorization Act for Fiscal
16	Year 2010 (division B of Public Law 111–84; 123
17	Stat. 2646), \$20,000,000.
18	(10) For the construction of increment 3 of the
19	United States Army Medical Research Institute of
20	Chemical Defense replacement facility at Aberdeen
21	Proving Ground, Maryland, authorized by section
22	2401(a) of the Military Construction Authorization
23	Act for Fiscal Year 2009 (division B of Public Law
24	110-417; 122 Stat. 4689), \$105,000,000.

1	(11) For the construction of increment 3 of a
2	National Security Agency data center at Camp Wil-
3	liams, Utah, authorized as a Military Construction,
4	Defense-Wide project by the Supplemental Appro-
5	priations Act, 2009 (Public Law 111–32; 123 Stat.
6	1888), \$398,358,000.
7	(12) For the construction of increment 2 of the
8	hospital at Fort Bliss, Texas, authorized by section
9	2401(a) of the Military Construction Authorization
10	Act for Fiscal Year 2010 (division B of Public Law
11	111-84; 123 Stat. 2642), \$147,100,000.
12	SEC. 2404. MODIFICATION OF AUTHORITY TO CARRY OUT
12 13	SEC. 2404. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FISCAL YEAR 2010 PROJECTS.
13	CERTAIN FISCAL YEAR 2010 PROJECTS.
13 14	CERTAIN FISCAL YEAR 2010 PROJECTS. (a) Authorization of Project for Which
13 14 15	CERTAIN FISCAL YEAR 2010 PROJECTS. (a) Authorization of Project for Which Funds Have Been Appropriated.—
13 14 15 16	CERTAIN FISCAL YEAR 2010 PROJECTS. (a) AUTHORIZATION OF PROJECT FOR WHICH FUNDS HAVE BEEN APPROPRIATED.— (1) AUTHORIZATION.—The table relating to the
 13 14 15 16 17 	CERTAIN FISCAL YEAR 2010 PROJECTS. (a) AUTHORIZATION OF PROJECT FOR WHICH FUNDS HAVE BEEN APPROPRIATED.— (1) AUTHORIZATION.—The table relating to the Missile Defense Agency in section 2401(a) of the
 13 14 15 16 17 18 	CERTAIN FISCAL YEAR 2010 PROJECTS. (a) AUTHORIZATION OF PROJECT FOR WHICH FUNDS HAVE BEEN APPROPRIATED.— (1) AUTHORIZATION.—The table relating to the Missile Defense Agency in section 2401(a) of the Military Construction Authorization Act for Fiscal
 13 14 15 16 17 18 19 	CERTAIN FISCAL YEAR 2010 PROJECTS. (a) AUTHORIZATION OF PROJECT FOR WHICH FUNDS HAVE BEEN APPROPRIATED.— (1) AUTHORIZATION.—The table relating to the Missile Defense Agency in section 2401(a) of the Military Construction Authorization Act for Fiscal Year 2010 (division B of Public Law 111–84; 123
 13 14 15 16 17 18 19 20 	CERTAIN FISCAL YEAR 2010 PROJECTS. (a) AUTHORIZATION OF PROJECT FOR WHICH FUNDS HAVE BEEN APPROPRIATED.— (1) AUTHORIZATION.—The table relating to the Missile Defense Agency in section 2401(a) of the Military Construction Authorization Act for Fiscal Year 2010 (division B of Public Law 111–84; 123 Stat. 2641) is amended by adding at the end the fol-

	Worldwide Unspecified	Range Facility	
22	(2) Auth	IORIZATION OF AI	PPROPRIATIONS.—
23	Section 2404(a	(1) of that Act (1	23 Stat. 2644) is

amended by striking "\$1,048,783,000" and insert ing "\$1,117,283,000".

3 (3) PROJECT DESCRIPTION.—In the case of the 4 authorization contained in the amendment made by 5 paragraph (1), the authorized project relates to an 6 Aegis ashore test facility for which funds were made 7 available by title I of the Military Construction and 8 Veterans Affairs and Related Agencies Appropria-9 tions Act, 2010 (division E of Public Law 111–117; 10 123 Stat. 3286) under the heading "MILITARY CON-11 STRUCTION, DEFENSE-WIDE".

12 (b) PURPOSE OF FORT BRAGG PROJECT.—In the case of the authorization contained in the table relating 13 14 to the TRICARE Management Activity in section 2401(a) 15 of the Military Construction Authorization Act of Fiscal Year 2010 (division B of Public Law 111–84; 123 Stat. 16 17 2642) for Fort Bragg, North Carolina, for construction 18 of a Health Clinic at the installation, the Secretary of De-19 fense may construct a Behavioral Health clinic that pre-20 dominantly provides behavioral health specialty care.

Subtitle B—Chemical 1 **Demilitarization Authorizations** 2 3 SEC. 2411. AUTHORIZATION OF APPROPRIATIONS, CHEM-4 ICAL DEMILITARIZATION CONSTRUCTION. 5 **DEFENSE-WIDE.** 6 Funds are hereby authorized to be appropriated for 7 fiscal years beginning after September 30, 2010, for mili-8 tary construction and land acquisition for chemical demili-9 tarization in the total amount of \$124,971,000, as follows: 10 (1) For the construction of phase 12 of a chem-11 ical munitions demilitarization facility at Pueblo 12 Chemical Activity, Colorado, authorized by section 13 2401(a) of the Military Construction Authorization 14 Act for Fiscal Year 1997 (division B of Public Law 15 104–201; 110 Stat. 2775), as amended by section 16 2406 of the Military Construction Authorization Act 17 for Fiscal Year 2000 (division B of Public Law 106-18 65; 113 Stat. 839), section 2407 of the Military 19 Construction Authorization Act for Fiscal Year 2003 20 (division B of Public Law 107–314; 116 Stat. 21 2698), and section 2413 of the Military Construc-22 tion Authorization Act for Fiscal Year 2009 (divi-23 sion B of Public Law 110–417; 122 Stat. 4697), 24 \$65,569,000.

795

1 (2) For the construction of phase 11 of a muni-2 tions demilitarization facility at Blue Grass Army 3 Depot, Kentucky, authorized by section 2401(a) of 4 the Military Construction Authorization Act for Fis-5 cal Year 2000 (division B of Public Law 106–65; 6 113 Stat. 835), as amended by section 2405 of the 7 Military Construction Authorization Act for Fiscal 8 Year 2002 (division B of Public Law 107–107; 115) 9 Stat. 1298), section 2405 of the Military Construc-10 tion Authorization Act for Fiscal Year 2003 (divi-11 sion B of Public Law 107–314; 116 Stat. 2698), 12 and section 2414 of the Military Construction Au-13 thorization Act for Fiscal Year 2009 (division B of 14 Public Law 110–417; 122 Stat. 4697), and section 15 2412 of this Act, \$59,402,000.

16 SEC. 2412. MODIFICATION OF AUTHORITY TO CARRY OUT

17

CERTAIN FISCAL YEAR 2000 PROJECT.

18 (a) MODIFICATION.—The table in section 2401(a) of 19 the Military Construction Authorization Act for Fiscal 20 Year 2000 (division B of Public Law 106–65; 113 Stat. 21 835), as amended by section 2405 of the Military Con-22 struction Authorization Act for Fiscal Year 2002 (division 23 B of Public Law 107–107; 115 Stat. 1298), section 2405 24 of the Military Construction Authorization Act for Fiscal 25 Year 2003 (division B of Public Law 107–314; 116 Stat.

2698), and section 2414 of the Military Construction Au thorization Act for Fiscal Year 2009 (division B of Public
 Law 110-417; 122 Stat. 4697), is amended—

4 (1) in the item relating to Blue Grass Army 5 Depot, Kentucky, by striking "\$492,000,000" in the amount column and inserting "\$746,000,000"; and 6 7 (2) by striking the amount identified as the 8 total inthe amount column and inserting 9 "\$1,203,920,000".

10 (b) CONFORMING AMENDMENT.—Section 2405(b)(3) of the Military Construction Authorization Act for Fiscal 11 12 Year 2000 (division B of Public Law 106–65; 113 Stat. 13 839), as amended by section 2405 of the Military Construction Authorization Act for Fiscal Year 2002 (division 14 15 B of Public Law 107–107; 115 Stat. 1298), section 2405 of the Military Construction Authorization Act for Fiscal 16 Year 2003 (division B of Public Law 107–314; 116 Stat. 17 18 2698), and section 2414 of the Military Construction Authorization Act for Fiscal Year 2009 (division B of Public 19 Law 110–417; 122 Stat. 4697), is further amended by 20 striking "\$469,200,000" and inserting "\$723,200,000". 21

1 TITLE XXV—NORTH ATLANTIC 2 TREATY ORGANIZATION SE 3 CURITY INVESTMENT PRO 4 GRAM

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

5 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND 6 ACQUISITION PROJECTS.

7 The Secretary of Defense may make contributions for the North Atlantic Treaty Organization Security Invest-8 9 ment Program as provided in section 2806 of title 10, 10 United States Code, in an amount not to exceed the sum 11 of the amount authorized to be appropriated for this pur-12 pose in section 2502 and the amount collected from the 13 North Atlantic Treaty Organization as a result of con-14 struction previously financed by the United States.

15 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2010, 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 \$258,884,000. 1

2

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

Sec. 2601. Authorized Army National Guard construction and land acquisition projects.

Sec. 2602. Authorized Army Reserve construction and land acquisition projects.

- Sec. 2603. Authorized Navy Reserve and Marine Corps Reserve construction and land acquisition projects.
- Sec. 2604. Authorized Air National Guard construction and land acquisition projects.
- Sec. 2605. Authorized Air Force Reserve construction and land acquisition projects.

Sec. 2606. Authorization of appropriations, National Guard and Reserve.

Sec. 2607. Extension of authorizations of certain fiscal year 2008 projects.

3 SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CON-

4 STRUCTION AND LAND ACQUISITION 5 PROJECTS.

6 (a) INSIDE THE UNITED STATES.—Using amounts 7 appropriated pursuant to the authorization of appropria-8 tions in section 2606(1), the Secretary of the Army may 9 acquire real property and carry out military construction 10 projects for the Army National Guard locations inside the 11 United States, and in the amounts, set forth in the fol-12 lowing table:

State	Location	Amount
Arizona	Florence	\$16,500,000
Arkansas	Camp Robinson	\$30,000,000
	Fort Chaffee	\$21,500,000
California	Camp Roberts	\$19,000,000
Colorado	Colorado Springs	\$20,000,000
	Fort Carson	\$40,000,000
	Gypsum	\$39,000,000
	Windsor	\$7,500,000
Connecticut	Windsor Locks	\$41,000,000
Delaware	New Castle	\$27,000,000
Georgia	Cumming	\$17,000,000
	Dobbins Air Reserve Base	\$10,400,000
Hawaii	Kalaeloa	\$38,000,000
Idaho	Gowen Field	\$17,500,000
	Mountain Home	\$6,300,000
Illinois	Springfield	\$15,000,000

Army National Guard: Inside the United States

HR 6523 PCS

State	Location	Amount
Kansas	Wichita	\$67,000,000
Kentucky	Burlington	\$19,500,000
Louisiana	Fort Polk	\$5,500,000
	Minden	\$28,000,000
Maryland	St. Inigoes	\$5,500,000
Massachusetts	Hanscom Air Force Base	\$23,000,000
Michigan	Camp Grayling Range	\$19,000,000
Minnesota	Arden Hills	\$29,000,000
	Camp Ripley	\$8,750,000
Nebraska	Lincoln	\$3,300,000
	Mead	\$11,400,000
New Hampshire	Pembroke	\$36,000,000
New Mexico	Farmington	\$8,500,000
North Carolina	High Point	\$1,551,000
North Dakota	Camp Grafton	\$11,200,000
Rhode Island	East Greenwich	\$27,000,000
South Dakota	Watertown	\$25,000,000
Texas	Camp Maxey	\$2,500,000
	Camp Swift	\$2,600,000
Washington	Tacoma	\$25,000,000
West Virginia	Moorefield	\$14,200,000
-	Morgantown	\$21,000,000
Wisconsin	Madison	\$5,700,000
Wyoming	Laramie	\$14,400,000

Army National Guard: Inside the United States-Continued

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 2 appropriated pursuant to the authorization of appropria-3 tions in section 2606(1), the Secretary of the Army may 4 acquire real property and carry out military construction 5 projects for the Army National Guard locations outside 6 the United States, and in the amounts, set forth in the 7 following table:

Army National Guard: Outside the United States

Country	Location	Amount
Virgin Islands	Barrigada St. Croix Camp Santiago	\$25,000,000

8 SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION

9 AND LAND ACQUISITION PROJECTS.

10 Using amounts appropriated pursuant to the author-

11 ization of appropriations in section 2606(2), the SecretaryHR 6523 PCS

of the Army may acquire real property and carry out mili tary construction projects for the Army Reserve locations
 inside the United States, and in the amounts, set forth
 in the following table:

State	Location	Amount
California	Fairfield	\$26,000,000
	Fort Hunter Liggett	\$52,000,000
Florida	North Fort Myers	\$13,800,000
	Orlando	\$10,200,000
	Tallahasee	\$10,400,000
Georgia	Macon	\$11,400,000
Illinois	Quincy	\$12,200,000
Indiana	Michigan City	\$15,500,000
Iowa	Des Moines	\$8,175,000
Massachusetts	Devens Reserve Forces Training Area	\$4,700,000
Missouri	Belton	\$11,800,000
New Mexico	Las Cruces	\$11,400,000
New York	Binghamton	\$13,400,000
Texas	Denton	\$12,600,000
	Rio Grande	\$6,100,000
	San Marcos	\$8,500,000
Virginia	Fort A.P. Hill	\$15,500,000
	Fort Story	\$11,000,000
	Roanoke	\$14,800,000
Wisconsin	Fort McCoy	\$19,800,000

Army Reserve

5 SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE

6

7

CORPS RESERVE CONSTRUCTION AND LAND

ACQUISITION PROJECTS.

8 Using amounts appropriated pursuant to the author-9 ization of appropriations in section 2606(3), the Secretary 10 of the Navy may acquire real property and carry out mili-11 tary construction projects for the Navy Reserve and Ma-12 rine Corps Reserve locations inside the United States, and 13 in the amounts, set forth in the following table:

Navy Reserve and Marine Corps Reserve

State	Location	Amount
California	Marine Corps Base, Twentynine	
	Palms	\$5,991,000
Louisiana	New Orleans	\$16,281,000

Navy Reserve and Marine Corps Reserve—Continued

State	Location	Amount
	Williamsburg Yakima	\$21,346,000 \$13,844,000

1 SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUC-

2

TION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606(4), the Secretary of the Air Force may acquire real property and carry out military construction projects for the Air National Guard locations inside the United States, and in the amounts, set forth in the following table:

Air National Guard

State	Location	Amount
Alabama	Montgomery Regional Airport (ANG)	\$7,472,000
Arizona	Davis Monthan Air Force Base	\$4,650,000
	Fort Huachuca	\$11,000,000
Delaware	New Castle County Airport	\$1,500,000
Florida	Jacksonville International Airport	\$6,700,000
Georgia	Savannah/Hilton Head International	, ,
0	Airport	\$7,450,000
Hawaii	Hickam Air Force Base	\$71,450,000
Illinois	Capital Municipal Airport	\$16,700,000
Indiana	Hulman Regional Airport	\$4,100,000
Maryland	Martin State Airport	\$11,400,000
New York	Fort Drum	\$2,500,000
	Stewart International Airport	\$14,250,000
North Carolina	Stanly County Airport	\$2,000,000
Pennsylvania	State College Air National Guard Sta-	. , ,
	tion	\$4,100,000
Tennessee	Nashville International Airport	\$5,500,000
Texas	Ellington Field	\$7,000,000

9 SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUC-

10 TION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606(5), the Secretary
of the Air Force may acquire real property and carry out
HR 6523 PCS

802

military construction projects for the Air Force Reserve
 location inside the United States, and in the amount, set
 forth in the following table:

State	Location	Amount
Florida	Patrick Air Force Base	\$3,420,000

4 SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NA-5 TIONAL GUARD AND RESERVE.

6 Funds are hereby authorized to be appropriated for 7 fiscal years beginning after September 30, 2010, for the 8 costs of acquisition, architectural and engineering services, 9 and construction of facilities for the Guard and Reserve Forces, and for contributions therefor, under chapter 10 11 1803 of title 10, United States Code (including the cost of acquisition of land for those facilities), in the following 12 13 amounts:

14 (1) For the Department of the Army, for the
15 Army National Guard of the United States,
16 \$873,664,000.

17 (2) For the Department of the Army, for the18 Army Reserve, \$318,175,000.

19 (3) For the Department of the Navy, for the
20 Navy and Marine Corps Reserve, \$61,557,000.

(4) For the Department of the Air Force, for
the Air National Guard of the United States,
\$194,986,000.

1	(5) For the Department of the Air Force, for
2	the Air Force Reserve, \$7,832,000.
3	SEC. 2607. EXTENSION OF AUTHORIZATIONS OF CERTAIN
4	FISCAL YEAR 2008 PROJECTS.
5	(a) EXTENSION.—Notwithstanding section 2002 of
6	the Military Construction Authorization Act for Fiscal
7	Year 2008 (division B of Public Law 110–181; 122 Stat.
8	503), the authorization set forth in the tables in sub-
9	section (b), as provided in section 2601 and 2604 of that
10	Act, shall remain in effect until October 1, 2011, or the
11	date of the enactment of an Act authorizing funds for mili-
12	tary construction for fiscal year 2012, whichever is later.
13	(b) TABLE.—The tables referred to in subsection (a)
14	are as follows:

Army National Guard: Extension of 2008 Project Authorization

State	Installation or Location	Project	Amount
Pennsylvania		Readiness Center (SBCT)	\$ 8,300,000

Air National Guard: Extension of 2008 Project Authorization

State	Installation or Location	Project	Amount
Vermont	Burlington	Base Security Improvements	\$ 6,600,000

15 TITLE XXVII—BASE REALIGN-

MENT AND CLOSURE ACTIVITIES

Sec. 2701. Authorization of appropriations for base realignment and closure activities funded through Department of Defense Base Closure Account 1990.

	 Sec. 2702. Authorized base realignment and closure activities funded through Department of Defense Base Closure Account 2005. Sec. 2703. Authorization of appropriations for base realignment and closure ac- tivities funded through Department of Defense Base Closure
	tivities funded through Department of Defense Base Closure Account 2005. Sec. 2704. Transportation plan for BRAC 133 project under Fort Belvoir, Vir- ginia, BRAC initiative.
1	SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR
2	BASE REALIGNMENT AND CLOSURE ACTIVI-
3	TIES FUNDED THROUGH DEPARTMENT OF
4	DEFENSE BASE CLOSURE ACCOUNT 1990.
5	Funds are hereby authorized to be appropriated for
6	fiscal years beginning after September 30, 2010, for base
7	realignment and closure activities, including real property
8	acquisition and military construction projects, as author-
9	ized by the Defense Base Closure and Realignment Act
10	of 1990 (part A of title XXIX of Public Law 101–510;
11	10 U.S.C. 2687 note) and funded through the Department
12	of Defense Base Closure Account 1990 established by sec-
13	tion 2906 of such Act, in the total amount of
	\$360,474,000, as follows:
15	(1) For the Department of the Army,
16	\$73,600,000.
17	(2) For the Department of the Navy,
18	\$162,000,000.
19	(3) For the Department of the Air Force,
20	\$124,874,000.
	• / /

 1
 SEC. 2702. AUTHORIZED BASE REALIGNMENT AND CLO

 2
 SURE ACTIVITIES FUNDED THROUGH DE

 3
 PARTMENT OF DEFENSE BASE CLOSURE AC

 4
 COUNT 2005.

5 Using amounts appropriated pursuant to the authorization of appropriations in section 2703, the Secretary 6 7 of Defense may carry out base realignment and closure 8 activities, including real property acquisition and military 9 construction projects, as authorized by the Defense Base 10 Closure and Realignment Act of 1990 (part A of title 11 XXIX of Public Law 101–510; 10 U.S.C. 2687 note) and 12 funded through the Department of Defense Base Closure 13 Account 2005 established by section 2906A of such Act, in the amount of \$2,354,285,000. 14

15 SEC. 2703. AUTHORIZATION OF APPROPRIATIONS FOR
16 BASE REALIGNMENT AND CLOSURE ACTIVI17 TIES FUNDED THROUGH DEPARTMENT OF
18 DEFENSE BASE CLOSURE ACCOUNT 2005.

19 Funds are hereby authorized to be appropriated for 20 fiscal years beginning after September 30, 2010, for base 21 realignment and closure activities, including real property acquisition and military construction projects, as author-22 23 ized by the Defense Base Closure and Realignment Act 24 of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) and funded through the Department 25 of Defense Base Closure Account 2005 established by sec-26 **HR 6523 PCS**

1 tion 2906A of such Act, in the total amount of 2 \$2,354,285,000.

3 SEC. 2704. TRANSPORTATION PLAN FOR BRAC 133 PROJECT 4 UNDER FORT BELVOIR, VIRGINIA, BRAC INI5 TIATIVE.

6 (a) SUBMISSION OF TRANSPORTATION PLAN.—Not 7 later than 90 days after the date of the enactment of this 8 Act, the Secretary of the Army shall submit to the con-9 gressional defense committees a transportation plan for 10 the BRAC 133 project.

TRANSPORTATION PLAN CONDITIONS.—The 11 (b) 12 transportation plan for the BRAC 133 project must ad-13 dress ingress and egress of all personnel to and from the BRAC 133 project site. The transportation plan shall also 14 15 assess the costs and programming of short-, medium-, and long-term projects, and the use of other methods of trans-16 17 portation, that are necessary to maintain existing level of service, and the proposed funding source to obtain such 18 19 levels of service, at the following six intersections

- 20 (1) The intersection of Beauregard Street and21 Mark Center Drive.
- (2) The intersection of Beauregard Street andSeminary Road.

24 (3) The intersection of Seminary Road and25 Mark Center Drive.

1 (4) The intersection of Seminary Road and the 2 northbound entrance-ramp to I-395. 3 (5) The intersection of Seminary Road and the 4 northbound exit-ramp from I–395. 5 (6) The intersection of Seminary Road and the 6 southbound exit-ramp from I-395. 7 (c) INSPECTOR GENERAL REPORT.—Not later than 8 September 15, 2011, the Inspector General of the Depart-9 ment of Defense shall submit to the congressional defense 10 committees a report evaluating the sufficiency and coordination conducted in completing the requisite environ-11 12 mental studies associated with the site selection of the 13 BRAC 133 project pursuant to the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.). The 14 15 Inspector General shall give specific attention to the transportation determinations associated with the BRAC 133 16 17 project and review and provide comment on the transpor-18 tation plan for the BRAC 133 project and the plan's ad-19 herence to the conditions imposed by subsection (b).

20 (d) DEFINITIONS.—In this section:

(1) The term "BRAC 133 project" refers to the
proposed office complex to be developed at an established mixed-use business park in Alexandria, Virginia, to implement recommendation 133 of the Defense Base Closure and Realignment Commission

1 contained in the report of the Commission trans-2 mitted to Congress on September 15, 2005, under 3 section 2903(e) of the Defense Base Closure and 4 Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note). 5 6 (2) The term "level of service" has the meaning 7 given that term in the most-recent Highway Capacity Manual of the Transportation Research Board. 8 TITLE XXVIII—MILITARY CON-9 STRUCTION GENERAL PROVI-10 SIONS Subtitle A-Military Construction Program and Military Family Housing Changes Sec. 2801. Availability of military construction information on Internet. Sec. 2802. Use of Pentagon Reservation Maintenance Revolving Fund for construction or alteration at Pentagon Reservation. Sec. 2803. Reduced reporting time limits for certain military construction and real property reports when submitted in electronic media. Sec. 2804. Authority to use operation and maintenance funds for construction projects inside the United States Central Command area of responsibility. Sec. 2805. Sense of Congress and report regarding employment of veterans to work on military construction projects. Subtitle B—Real Property and Facilities Administration Sec. 2811. Notice-and-wait requirements applicable to real property transactions. Sec. 2812. Treatment of proceeds generated from leases of non-excess property involving military museums. Sec. 2813. Limitation on enhanced use leases of non-excess property. Sec. 2814. Repeal of expired authority to lease land for special operations activities. Sec. 2815. Former Naval Bombardment Area, Culebra Island, Puerto Rico. Subtitle C-Provisions Related to Guam Realignment Sec. 2821. Extension of term of Deputy Secretary of Defense's leadership of Guam Oversight Council. Sec. 2822. Utility conveyances to support integrated water and wastewater treatment system on Guam.

Sec. 2823. Report on types of facilities required to support Guam realignment.

11

Sec. 2824. Report on civilian infrastructure needs for Guam.

Subtitle D—Energy Security

- Sec. 2831. Consideration of environmentally sustainable practices in Department energy performance plan.
- Sec. 2832. Enhancement of energy security activities of the Department of Defense.

Subtitle E—Land Conveyances

- Sec. 2841. Land conveyance, Defense Fuel Support Point (DFSP) Whittier, Alaska.
- Sec. 2842. Land conveyance, Fort Knox, Kentucky.
- Sec. 2843. Land conveyance, Naval Support Activity (West Bank), New Orleans, Louisiana.
- Sec. 2844. Land conveyance, former Navy Extremely Low Frequency communications project site, Republic, Michigan.
- Sec. 2845. Land conveyance, Marine Forces Reserve Center, Wilmington, North Carolina.

Subtitle F—Other Matters

- Sec. 2851. Limitation on availability of funds pending report regarding construction of a new outlying landing field in North Carolina and Virginia.
- Sec. 2852. Requirements related to providing world class military medical centers.
- Sec. 2853. Report on fuel infrastructure sustainment, restoration, and modernization requirements.
- Sec. 2854. Naming of Armed Forces Reserve Center, Middletown, Connecticut.
- Sec. 2855. Sense of Congress on proposed extension of the Alaska Railroad corridor across Federal land in Alaska.
- Sec. 2856. Sense of Congress on improving military housing for members of the Air Force.

Sec. 2857. Sense of Congress regarding recreational hunting and fishing on military installations.

Subtitle A—Military Construction Program and Military Family Housing Changes

4 SEC. 2801. AVAILABILITY OF MILITARY CONSTRUCTION IN-

5

FORMATION ON INTERNET.

6 (a) Modification of Information Required to

7 BE PROVIDED.—Paragraph (2) of subsection (c) of sec-

8 tion 2851 of title 10, United States Code, is amended—

9

(1) by striking subparagraph (F); and

1	(2) by redesignating subparagraphs (G) and
2	(H) as subparagraphs (F) and (G), respectively.
3	(b) EXPANDED AVAILABILITY OF INFORMATION.—
4	Such subsection is further amended—
5	(1) by striking paragraph (3) ; and
6	(2) by redesignating paragraph (4) as para-
7	graph (3).
8	(c) Conforming Amendments.—Such subsection is
9	further amended—
10	(1) in paragraph (1) , by striking "that, when
11	activated by a person authorized under paragraph
12	(3), will permit the person" and inserting "that will
13	permit a person"; and
14	(2) in paragraph (3) , as redesignated by sub-
15	section $(b)(2)$ —
16	(A) by striking "to the persons referred to
17	in paragraph (3)" and inserting "on the Inter-
18	net site required by such paragraph"; and
19	(B) by striking "to such persons".
20	SEC. 2802. USE OF PENTAGON RESERVATION MAINTE-
21	NANCE REVOLVING FUND FOR CONSTRUC-
22	TION OR ALTERATION AT PENTAGON RES-
23	ERVATION.
24	Section 2674(e) of title 10, United States Code, is
25	amended—

(1) in paragraph (2), by striking "Monies" and
 inserting "Subject to paragraphs (3) and (4), mon ies"; and

4 (2) by adding at the end the following new5 paragraphs:

6 "(3) If the cost of a construction or alteration activity 7 proposed to be financed in whole or in part using monies 8 from the Fund will exceed the limitation specified in sec-9 tion 2805 of this title for a comparable unspecified minor 10 military construction project, the activity shall be subject to authorization as provided by section 2802 of this title 11 before monies from the Fund are obligated for the activity. 12 13 "(4) The authority of the Secretary to use monies 14 from the Fund to support construction or alteration activi-

15 ties at the Pentagon Reservation expires on September 30,16 2012.".

17 SEC. 2803. REDUCED REPORTING TIME LIMITS FOR CER18 TAIN MILITARY CONSTRUCTION AND REAL
19 PROPERTY REPORTS WHEN SUBMITTED IN
20 ELECTRONIC MEDIA.

(a) CONVEYANCE OF PROPERTY FOR NATURAL RE22 SOURCE CONSERVATION.—Section 2694a(e) of title 10
23 United States Code, is amended by inserting before the
24 period at the end the following: "or, if earlier, a period
25 of 14 days has elapsed from the date on which a copy

of the notification is provided in an electronic medium pur suant to section 480 of this title".

3 (b) NATO SECURITY INVESTMENT CONTRIBU-4 TIONS.—Section 2806(c)(2)(B) of such title is amended 5 by inserting before the period at the end the following: 6 "or, if earlier, a period of 14 days has elapsed from the 7 date on which a copy of the report is provided in an elec-8 tronic medium pursuant to section 480 of this title".

9 (c) FORD ISLAND DEVELOPMENT.—Section 10 2814(g)(2) of such title is amended by inserting before 11 the period at the end the following: "or, if earlier, a period 12 of 20 days has elapsed from the date on which a copy 13 of the notification is provided in an electronic medium pur-14 suant to section 480 of this title".

(d) LEASING OF MILITARY FAMILY HOUSING.—Section 2828(f)(2) of such title is amended by inserting before the period at the end the following: "or, if earlier,
a period of 14 days has elapsed from the date on which
a copy of the notification is provided in an electronic medium pursuant to section 480 of this title".

(e) LEASING OF MILITARY FAMILY HOUSING TO BE
CONSTRUCTED.—Section 2835(g)(2) of such title is
amended—

24 (1) by striking "calendar"; and

(2) by inserting before the period at the end the
 following: "or, if earlier, a period of 14 days has
 elapsed from the date on which a copy of the anal ysis is provided in an electronic medium pursuant to
 section 480 of this title".

6 (f) ACQUISITION OR CONSTRUCTION OF MILITARY 7 UNACCOMPANIED HOUSING.—Section 2881a(e)(2) of such 8 title is amended by inserting before the period at the end 9 the following: "or, if earlier, a period of 20 days has 10 elapsed from the date on which a copy of the report is 11 provided in an electronic medium pursuant to section 480 12 of this title".

(g) USE OF MILITARY CONSTRUCTION ALTERNATIVE
AUTHORITY.—Section 2884(a)(4) of such title is amended
by inserting before the period at the end the following:
"or, if earlier, a period of 20 days has elapsed from the
date on which a copy of the report is provided in an electronic medium pursuant to section 480 of this title".

19 SEC. 2804. AUTHORITY TO USE OPERATION AND MAINTE-

- 20 NANCE FUNDS FOR CONSTRUCTION
- 21 **PROJECTS INSIDE THE UNITED STATES CEN-**
- 22 TRAL COMMAND AREA OF RESPONSIBILITY.

(a) INCLUSION OF AREA FORMERLY WITHIN UNITED
24 STATES CENTRAL COMMAND AREA OF RESPONSI25 BILITY.—Subsection (a) of section 2808 of the Military

Construction Authorization Act for Fiscal Year 2004 (di-1 2 vision B of Public Law 108–136; 117 Stat. 1723), as 3 amended by subsections (a) and (b) of section 2806 of 4 the Military Construction Authorization Act for Fiscal 5 Year 2010 (division B of Public Law 111–84; 123 Stat. 6 2662), is amended by striking "United States Central 7 Command area of responsibility" and inserting "area of 8 responsibility of the United States Central Command or 9 the area of responsibility and area of interest of Combined 10 Task Force-Horn of Africa".

(b) ANNUAL LIMITATION ON USE OF AUTHORITY IN
AFGHANISTAN.—Subsection (c)(2) of section 2808 of the
Military Construction Authorization Act for Fiscal Year
2004 (division B of Public Law 108–136; 117 Stat. 1723),
as amended by section 2806(c) of the Military Construction Authorization Act for Fiscal Year 2010 (division B
of Public Law 111–84; 123 Stat. 2663), is amended—

18 (1) by striking "\$300,000,000 in funds avail-19 able for operation and maintenance for fiscal year 20 2010 may be used in Afghanistan upon completing 21 the prenotification requirements under subsection 22 (b)" and inserting "\$100,000,000 in funds available 23 for operation and maintenance for fiscal year 2011 24 may be used in Afghanistan subject to the notifica-25 tion requirements under subsection (b)"; and

(2) by striking "\$500,000,000" and inserting
 "\$300,000,000".

3 (c) ONE-YEAR EXTENSION OF AUTHORITY.—Sub4 section (h) of section 2808 of the Military Construction
5 Authorization Act for Fiscal Year 2004 (division B of
6 Public Law 108–136; 117 Stat. 1723), as added by sec7 tion 2806(a) of the Military Construction Authorization
8 Act for Fiscal Year 2010 (division B of Public Law 111–
9 84; 123 Stat. 2662), is amended—

(1) in paragraph (1), by striking "September
30, 2010" and inserting "September 30, 2011"; and
(2) in paragraph (2), by striking "fiscal year
2011" and inserting "fiscal year 2012".

(d) DEFINITION.—Section 2808 of the Military Construction Authorization Act for Fiscal Year 2004 (division
B of Public Law 108–136; 117 Stat. 1723) is amended
by adding at the end the following new subsection:

18 "(i) DEFINITIONS.—In this section:

"(1) The term 'area of responsibility', with respect to the Combined Task Force-Horn of Africa,
is Kenya, Somalia, Ethiopia, Sudan, Eritrea,
Djibouti, and Seychelles.

23 "(2) The term 'area of interest', with respect to
24 the Combined Task Force-Horn of Africa, is Yemen,
25 Tanzania, Mauritius, Madagascar, Mozambique, Bu-

1	rundi, Rwanda, Comoros, Chad, the Democratic Re-
2	public of Congo, and Uganda.".
3	SEC. 2805. SENSE OF CONGRESS AND REPORT REGARDING
4	EMPLOYMENT OF VETERANS TO WORK ON
5	MILITARY CONSTRUCTION PROJECTS.
6	(a) SENSE OF CONGRESS.—It is the sense of Con-
7	gress that the Secretary of Defense should establish a Vet-
8	erans to Work program to provide an opportunity for ap-
9	prentices, who are also veterans, to work on military con-
10	struction projects.
11	(b) Report.—
12	(1) Report Required.—Not later than 180
13	days after enactment of this Act, the Secretary of
14	Defense shall submit to the congressional defense
15	committees a report that includes at a minimum the
16	following:
17	(A) An assessment of the number of unem-
18	ployed apprentices, who are also veterans, with
19	data presented by appropriate age groupings.
20	(B) An evaluation of benefits to be derived
21	from establishing a program to employ appren-
22	tices, who are also veterans, in military con-
23	struction projects, including the impacts of the
24	program on the following:
25	(i) Workforce sustainability.

(ii) Workforce skills enhancement.(iii) Short- and long-term cost-effec-
(iii) Short- and long-term cost-effec-
tiveness.
(iv) Improved veteran employment in
sustainable wage fields.
(C) Any challenges, difficulties, or prob-
lems projected in recruiting apprentices, who
are also veterans.
(2) CONSULTATION.—The Secretary of Defense
shall prepare the report in consultation with the Sec-
retary of Labor and the Secretary of Veterans Af-
fairs.
(c) DEFINITIONS.—In this section:
(1) The term "apprentice" means an individual
who is employed pursuant to, and individually reg-
istered in, a qualified apprenticeship program.
(2) The term "qualified apprenticeship pro-
gram" means an apprenticeship or other training
program that qualifies as an employee welfare ben-
efit plan, as defined in section $3(1)$ of the Employee
Retirement Income Security Act of 1974 (29 U.S.C.
1002(1)).
(3) The term "veteran" has the meaning given
such term in section $101(2)$ of title 38, United
States Code.

1	Subtitle B—Real Property and
2	Facilities Administration
3	SEC. 2811. NOTICE-AND-WAIT REQUIREMENTS APPLICABLE
4	TO REAL PROPERTY TRANSACTIONS.
5	(a) Exception for Leases Under Base Closure
6	Process.—Subsection $(a)(1)(C)$ of section 2662 of title
7	10, United States Code, is amended by inserting after
8	"United States" the following: "(other than a lease or li-
9	cense entered into under section 2667(g) of this title)".
10	(b) Repeal of Annual Report on Minor Real
11	ESTATE TRANSACTIONS.—Subsection (b) of such section
12	is repealed.
13	(c) Geographic Scope of Requirements.—Sub-
14	section (c) of such section is amended—
15	(1) by striking "Geographic Scope; Ex-
16	CEPTED" and inserting "EXCEPTED";
17	(2) by striking the first sentence; and
18	(3) by striking "It does not" and inserting
19	"This section does not".
20	(d) Repeal of Notice and Wait Requirement
21	REGARDING GSA LEASES OF SPACE FOR DOD.—Sub-
22	section (e) of such section is repealed.
23	(e) Additional Reporting Requirements Re-
24	GARDING LEASES OF REAL PROPERTY OWNED BY THE

1 UNITED STATES.—Such section is further amended by in-2 serting after subsection (a) the following new subsection: 3 "(b) Additional Reporting Requirements Re-4 GARDING LEASES OF REAL PROPERTY OWNED BY THE 5 UNITED STATES.—(1) In the case of a proposed lease or license of real property owned by the United States cov-6 7 ered by paragraph (1)(C) of subsection (a), the Secretary 8 concerned shall comply with the notice-and-wait require-9 ments of paragraph (3) of such subsection before— 10 "(A) issuing a contract solicitation or other 11 lease offering with regard to the transaction; and "(B) providing public notice regarding any 12 13 meeting to discuss a proposed contract solicitation 14 with regard to the transaction. "(2) The report under paragraph (3) of subsection 15 (a) shall include the following with regard to a proposed 16 transaction covered by paragraph (1)(C) of such sub-17 section: 18 19 "(A) A description of the proposed transaction, 20 including the proposed duration of the lease or li-21 cense. 22 "(B) A description of the authorities to be used 23 in entering into the transaction.

1 "(C) A statement of the scored cost of the en-2 tire transaction, determined using the scoring cri-3 teria of the Office of Management and Budget. "(D) A determination that the property in-4 5 volved in the transaction is not excess property, as 6 required by section 2667(a)(3) of this title, including 7 the basis for the determination. "(E) A determination that the proposed trans-8 9 action is directly compatible with the mission of the 10 military installation or Defense Agency at which the 11 property is located and a description of the antici-12 pated long-term use of the property at the conclu-13 sion of the lease or license. 14 "(F) A description of the requirements or con-15 ditions within the contract solicitation or other lease 16 offering for the person making the offer to address 17 taxation issues, including payments-in-lieu-of taxes, 18 and other development issues related to local munici-19 palities. 20 "(G) If the proposed lease involves a project re-21 lated to energy production, a certification by the

21 lated to energy production, a certification by the
22 Secretary of Defense that the project, as it will be
23 specified in the contract solicitation or other lease
24 offering, is consistent with the Department of De-

HR 6523 PCS

fense performance goals and plan required by sec tion 2911 of this title.

"(3) The Secretary concerned may not enter into the
actual lease or license with respect to property for which
the information required by paragraph (2) was submitted
in a report under subsection (a)(3) unless the Secretary
again complies with the notice-and-wait requirements of
such subsection. The subsequent report shall include the
following with regard to the proposed transaction:

"(A) A cross reference to the prior report that
contained the information submitted under paragraph (2) with respect to the transaction.

"(B) A description of the differences between
the information submitted under paragraph (2) and
the information regarding the transaction being submitted in the subsequent report.

"(C) A description of the payment to be required in connection with the lease or license, including a description of any in-kind consideration that
will be accepted.

"(D) A description of any community support
facility or provision of community support services
under the lease or license, regardless of whether the
facility will be operated by a covered entity (as defined in section 2667(d) of this title) or the lessee

1	or the services will be provided by a covered entity
2	or the lessee.
3	"(E) A description of the competitive proce-
4	dures used to select the lessee or, in the case of a
5	lease involving the public benefit exception author-
6	ized by section $2667(h)(2)$ of this title, a description
7	of the public benefit to be served by the lease.".
8	(f) Conforming Amendments.—Such section is
9	further amended—
10	(1) in subsection (a)—
11	(A) in paragraph (1), by striking "the Sec-
12	retary submits" in the matter preceding sub-
13	paragraph (A) and inserting "the Secretary
14	concerned submits"; and
15	(B) in paragraph (3), by striking "the Sec-
16	retary of a military department or the Sec-
17	retary of Defense" and inserting "the Secretary
18	concerned";
19	(2) by redesignating subsections (f) and (g) as
20	subsections (e) and (f), respectively;
21	(3) in subsection (f), as so redesignated—
22	(A) in paragraph (1), by striking ", and
23	the reporting requirement set forth in sub-
24	section (e) shall not apply with respect to a real

1	property transaction otherwise covered by that
2	subsection,";
3	(B) in paragraph (3), by striking "or (e),
4	as the case may be"; and
5	(C) by striking paragraph (4); and
6	(4) by adding at the end the following new sub-
7	section:
8	"(g) Secretary Concerned Defined.—In this
9	section, the term 'Secretary concerned' includes, with re-
10	spect to Defense Agencies, the Secretary of Defense.".
11	(g) Conforming Amendments to Lease of Non-
12	EXCESS PROPERTY AUTHORITY.—Section 2667 of such
12	
13	title is amended—
13	title is amended—
13 14	title is amended— (1) in subsection (c), by striking paragraph (4);
13 14 15	 title is amended— (1) in subsection (c), by striking paragraph (4); (2) in subsection (d), by striking paragraph (6);
13 14 15 16	 title is amended— (1) in subsection (c), by striking paragraph (4); (2) in subsection (d), by striking paragraph (6); (3) in subsection (e)(1), by striking subpara-
 13 14 15 16 17 	 title is amended— (1) in subsection (c), by striking paragraph (4); (2) in subsection (d), by striking paragraph (6); (3) in subsection (e)(1), by striking subparagraph (E); and
 13 14 15 16 17 18 	 title is amended— (1) in subsection (c), by striking paragraph (4); (2) in subsection (d), by striking paragraph (6); (3) in subsection (e)(1), by striking subparagraph (E); and (4) in subsection (h)—
 13 14 15 16 17 18 19 	 title is amended— (1) in subsection (c), by striking paragraph (4); (2) in subsection (d), by striking paragraph (6); (3) in subsection (e)(1), by striking subparagraph (E); and (4) in subsection (h)— (A) by striking paragraphs (3) and (5);
 13 14 15 16 17 18 19 20 	<pre>title is amended— (1) in subsection (c), by striking paragraph (4); (2) in subsection (d), by striking paragraph (6); (3) in subsection (e)(1), by striking subpara- graph (E); and (4) in subsection (h)— (A) by striking paragraphs (3) and (5); and</pre>

1SEC. 2812. TREATMENT OF PROCEEDS GENERATED FROM2LEASES OF NON-EXCESS PROPERTY INVOLV-3ING MILITARY MUSEUMS.

4 Section 2667(e)(1) of title 10, United States Code,
5 as amended by section 2811(g), is amended by inserting
6 after subparagraph (D) the following new subparagraph
7 (E):

8 "(E) If the proceeds deposited in the special account 9 established for the Secretary concerned are derived from 10 activities associated with a military museum described in 11 section 489(a) of this title, the proceeds shall be available 12 for activities described in subparagraph (C) only at that 13 museum.".

14SEC. 2813. LIMITATION ON ENHANCED USE LEASES OF15NON-EXCESS PROPERTY.

(a) IN GENERAL.—Section 2667(b)(7) of title 10,
United States Code, is amended by striking the period at
the end and inserting ", or otherwise commit the Secretary
concerned or the Department of Defense to annual payments in excess of such amount.".

(b) ARMED FORCES RETIREMENT HOME.—Section
1511(i)(2) of the Armed Forces Retirement Home Act of
1991 (24 U.S.C. 411(i)(2)) is amended—

24 (1) in subparagraph (D), by striking "; and"25 and inserting a semicolon;

1 (2) in subparagraph (E), by striking the period 2 at the end and inserting "; and"; and 3 (3) by adding at the end the following new sub-4 paragraph: "(F) may not provide for a leaseback by the 5 6 Retirement Home with an annual payment in excess 7 of \$100,000, or otherwise commit the Retirement 8 Home or the Department of Defense to annual pay-9 ments in excess of such amount.". SEC. 2814. REPEAL OF EXPIRED AUTHORITY TO LEASE 10 11 LAND FOR SPECIAL OPERATIONS ACTIVITIES. 12 (a) REPEAL.—Section 2680 of title 10, United States 13 Code, is repealed. 14 (b) EFFECT OF REPEAL.—The amendment made by 15 subsection (a) shall not affect the validity of any contract entered into under section 2680 of title 10, United States 16 17 Code, on or before September 30, 2005. 18 (c) CLERICAL AMENDMENT.—The table of sections 19 at the beginning of chapter 159 of such title is amended by striking the item relating to section 2680. 20 21 SEC. 2815. FORMER NAVAL BOMBARDMENT AREA, 22 CULEBRA ISLAND, PUERTO RICO. 23 (a) STUDY REQUIRED.—At the request of the Com-24 monwealth of Puerto Rico, the Secretary of Defense shall 25 conduct a study relating to the presence of unexploded ordnance in a portion of the former bombardment area
 at Culebra Island, Puerto Rico, transferred to the Com monwealth of Puerto Rico by quitclaim deed. The Sec retary shall complete the study within 270 days after re ceiving the request from the Commonwealth.

6 (b) CONTENTS OF STUDY.—The study shall include
7 a specific assessment of Flamenco Beach located within
8 the former bombardment area and shall include the fol9 lowing elements for each area:

10 (1) An estimate of the type and amount of11 unexploded ordnance.

12 (2) An estimate of the cost of removing13 unexploded ordnance.

14 (3) An examination of the impact of such re15 moval on any endangered or threatened species and
16 their habitat.

17 (4) An examination of current public access to18 the former bombardment area.

19 (5) An examination of any threats to public
20 health or safety and the environment from
21 unexploded ordnance.

(c) CONSULTATION WITH COMMONWEALTH.—In
conducting the study, the Secretary of Defense shall consult with the Commonwealth of Puerto Rico regarding the
Commonwealth's planned future uses of the former bom-

bardment area. The Secretary shall consider the Common wealth's planned future uses in developing any conclusions
 or recommendations the Secretary may include in the
 study.

- 5 (d) DEFINITIONS.—In this section:
- 6 (1) The term "quitclaim deed" refers to the 7 quitclaim deed from the United States to the Com-8 monwealth of Puerto Rico, signed by the Secretary 9 of the Interior on August 11, 1982, for that portion 10 of Tract (1b) consisting of the former bombardment 11 area on the island of Culebra, Puerto Rico.
- (2) The term "unexploded ordnance" has the
 meaning given that term by section 101(e)(5) of title
 10, United States Code.
- Subtitle C—Provisions Related to
 Guam Realignment

17 SEC. 2821. EXTENSION OF TERM OF DEPUTY SECRETARY 18 OF DEFENSE'S LEADERSHIP OF GUAM OVER-

19 SIGHT COUNCIL.

Subsection (d) of section 132 of title 10, United States Code, as added by section 2831(a) of the Military Construction Authorization Act for Fiscal Year 2010 (division B of Public Law 111–84; 123 Stat. 2669), is amended by striking "September 30, 2015" and inserting September 30, 2020".

4 (a) CONVEYANCE OF UTILITIES.—The Secretary of 5 Defense may convey to the Guam Waterworks Authority (in this section referred to as the "Authority") all right, 6 7 title, and interest of the United States in and to the water 8 and wastewater treatment utility systems on Guam, in-9 cluding the Fena Reservoir, for the purpose of establishing 10 an integrated water and wastewater treatment system on 11 Guam.

12 (b) CONSIDERATION.—

13 (1) CONSIDERATION REQUIRED.—As consider-14 ation for the conveyance of the water and waste-15 water treatment utility systems on Guam, the Au-16 thority shall pay to the Secretary of Defense an 17 amount equal to the fair market value of the utility 18 infrastructure to be conveyed, as determined pursu-19 ant to an agreement between the Secretary and the 20 Authority.

(2) DEFERRED PAYMENTS.—At the discretion
of the Authority, the Authority may elect to pay the
consideration determined under paragraph (1) in
equal annual payments over a period of not more
than 25 years, starting with the first year beginning
after the date of the conveyance of the water and
HR 6523 PCS

wastewater treatment utility systems to the Author ity.

3 (3) ACCEPTANCE OF IN-KIND SERVICES.—The 4 consideration required by paragraph (1) may be paid 5 in cash or in-kind, as acceptable to the Secretary of 6 Defense. The Secretary of Defense, in consultation 7 with the Secretary of the Interior, shall consider the 8 value of in-kind services provided by the Government 9 of Guam pursuant to section 311 of the Compact of 10 Free Association between the Government of the 11 United States and the Government of the Federated 12 States of Micronesia, approved by Congress in the 13 Compact of Free Association Amendments Act of 14 2003 (Public Law 108–188; 117 Stat. 2781), sec-15 tion 311 of the Compact of Free Association be-16 tween the Government of the United States and the 17 Government of the Republic of the Marshall Islands, 18 approved by Congress in such Act, and the Compact 19 of Free Association between the Government of the 20 United States and the Government of the Republic 21 of Palau, approved by Congress in the Palau Compact of Free Association Act (Public Law 99-658; 22 23 100 Stat. 3672).

24 (c) CONDITION OF CONVEYANCE.—As a condition of25 the conveyance under subsection (a), the Secretary of De-

fense must obtain at least a 33 percent voting representa tion on the Guam Consolidated Commission on Utilities,
 including a proportional representation as chairperson of
 the Commission.

5 (d) IMPLEMENTATION REPORT.—

6 (1) REPORT REQUIRED.—If the Secretary of 7 Defense determines to use the authority provided by 8 subsection (a) to convey the water and wastewater 9 treatment utility systems to the Authority, the Sec-10 retary shall submit to the congressional defense com-11 mittees a report containing—

(A) a description of the actions needed to
efficiently convey the water and wastewater
treatment utility systems to the Authority; and
(B) an estimate of the cost of the convey-

16 ance.

17 (2) SUBMISSION.—The Secretary shall submit
18 the report not later than 30 days after the date on
19 which the Secretary makes the determination trig20 gering the report requirement.

(e) NEW WATER SYSTEMS.—If the Secretary of Defense determines to use the authority provided by subsection (a) to convey the water and wastewater treatment
utility systems to the Authority, the Secretary shall also
enter into an agreement with the Authority, under which

the Authority will manage and operate any water well or
 wastewater treatment plant that is constructed by the Sec retary of a military department on Guam on or after the
 date of the enactment of this Act.

5 (f) ADDITIONAL TERM AND CONDITIONS.—The Sec-6 retary of Defense may require such additional terms and 7 conditions in connection with the conveyance under this 8 section as the Secretary considers appropriate to protect 9 the interests of the United States.

10 (g) TECHNICAL ASSISTANCE.—

11 (1)Assistance Authorized; **REIMBURSE-**12 MENT.—The Secretary of the Interior, acting 13 through the Commissioner of the Bureau of Rec-14 lamation, may provide technical assistance to the 15 Secretary of Defense and the Authority regarding 16 the development of plans for the design, construc-17 tion, operation, and maintenance of integrated water 18 and wastewater treatment utility systems on Guam.

(2) CONTRACTING AUTHORITY; CONDITION.—
The Secretary of the Interior, acting through the
Commissioner of the Bureau of Reclamation, may
enter into memoranda of understanding, cooperative
agreements, and other agreements with the Secretary of Defense to provide technical assistance as
described in paragraph (1) under such terms and

conditions as the Secretary of the Interior and the
 Secretary of Defense consider appropriate, except
 that costs incurred by the Secretary of the Interior
 to provide technical assistance under paragraph (1)
 shall be covered by the Secretary of Defense.

6 (3) Report and other assistance.—Not 7 later than one year after date of the enactment of 8 this Act, the Secretary of the Interior and the Sec-9 retary of Defense shall submit to the congressional 10 defense committees, the Committee on Natural Re-11 sources of the House of Representatives, and the 12 Committee on Energy and Natural Resources of the 13 Senate a report detailing the following:

14 (A) Any technical assistance provided
15 under paragraph (1) and information pertaining
16 to any memoranda of understanding, coopera17 tive agreements, and other agreements entered
18 into pursuant to paragraph (2).

(B) An assessment of water and wastewater systems on Guam, including cost estimates and budget authority, including authorities available under the Acts of June 17, 1902,
and June 12, 1906 (popularly known as the
Reclamation Act; 43 U.S.C. 391) and other authority available to the Secretary of the Inte-

1	rior, for financing the design, construction, op-
2	eration, and maintenance of such systems.
3	(C) The needs related to water and waste-
4	water infrastructure on Guam and the protec-
5	tion of water resources on Guam identified by
6	the Authority.
7	SEC. 2823. REPORT ON TYPES OF FACILITIES REQUIRED TO
8	SUPPORT GUAM REALIGNMENT.
9	(a) REPORT REQUIRED.—Not later than 180 days
10	after the date of the enactment of the Act, the Secretary
11	of Defense shall submit to the congressional defense com-
12	mittees a report on the structural integrity of facilities re-
13	quired to support the realignment of military installations
14	and the relocation of military personnel on Guam.
15	(b) CONTENTS OF REPORT.—The report required by
16	subsection (a) shall contain the following elements:
17	(1) A threat assessment to the realigned forces,
18	including natural and manmade threats.
19	(2) An evaluation of the types of facilities and
20	the enhanced structural requirements required to
21	deter the threat assessment specified in paragraph
22	(1).
23	(3) An assessment of the costs associated with
24	the enhanced structural requirements specified in
25	paragraph (2).

4 rior shall prepare a report—

5 (1) detailing the civilian infrastructure improve6 ments needed on Guam to directly and indirectly
7 support and sustain the realignment of military in8 stallations and the relocation of military personnel
9 on Guam; and

(2) identifying, to the maximum extent practical, the potential funding sources for such improvements from other Federal departments and agencies
and from existing authorities and funds within the
Department of Defense.

(b) CONSULTATION.—The Secretary of the Interior
shall prepare the report required by subsection (a) in consultation with the Secretary of Defense, the Government
of Guam, and the Interagency Group on the Insular Areas
established by Executive Order No. 13537.

(c) SUBMISSION.—The Secretary of the Interior shall
submit the report required by subsection (a) to the congressional defense committees and the Committee on Natural Resources of the House of Representatives, and the
Committee on Energy and Natural Resources of the Senate not later than 180 days after the date of the enactment of this Act.

1	Subtitle D—Energy Security
2	SEC. 2831. CONSIDERATION OF ENVIRONMENTALLY SUS-
3	TAINABLE PRACTICES IN DEPARTMENT EN-
4	ERGY PERFORMANCE PLAN.
5	Section 2911(c) of title 10, United States Code, is
6	amended—
7	(1) in paragraph (4), by inserting "and hybrid-
8	electric drive" after "alternative fuels";
9	(2) by redesignating paragraph (9) as para-
10	graph (11);
11	(3) by redesignating paragraphs (5) through
12	(8) as paragraphs (6) through (9), respectively;
13	(4) by inserting after paragraph (4) the fol-
14	lowing new paragraph:
15	"(5) Opportunities for the high-performance
16	construction, lease, operation, and maintenance of
17	buildings."; and
18	(5) by inserting after paragraph (9) (as redesig-
19	nated by paragraph (3)) the following new para-
20	graph:
21	"(10) The value of incorporating electric, hy-
22	brid-electric, and high efficiency vehicles into vehicle
23	fleets.".

1	837 SEC. 2832. ENHANCEMENT OF ENERGY SECURITY ACTIVI-
2	TIES OF THE DEPARTMENT OF DEFENSE.
3	(a) Energy Performance Master Plan.—
4	(1) ENHANCEMENT OF ENERGY PERFORMANCE
5	PLAN TO MASTER PLAN.—Subsection (b) of section
6	2911 of title 10, United States Code, is amended to
7	read as follows:
8	"(b) Energy Performance Master Plan.—(1)
9	The Secretary of Defense shall develop a comprehensive
10	master plan for the achievement of the energy perform-
11	ance goals of the Department of Defense, as set forth in
12	laws, executive orders, and Department of Defense poli-
13	cies.
14	((2) The master plan shall include the following:
15	"(A) A separate master plan, developed by each
16	military department and Defense Agency, for the
17	achievement of energy performance goals.
18	"(B) The use of a baseline standard for the
19	measurement of energy consumption by transpor-
19 20	measurement of energy consumption by transpor- tation systems, support systems, utilities, and facili-
20	tation systems, support systems, utilities, and facili-
20 21	tation systems, support systems, utilities, and facili- ties and infrastructure that is consistent for all of

25 the taking into account of changes in the current

size of fleets, number of facilities, and overall square
 footage of facility plants.

3 "(D) Metrics to track annual progress in meet-4 ing energy performance goals.

5 "(E) A description of specific requirements, and 6 proposed investments, in connection with the 7 achievement of energy performance goals reflected in 8 the budget of the President for each fiscal year (as 9 submitted to Congress under section 1105(a) of title 10 31).

11 "(3) Not later than 30 days after the date on which 12 the budget of the President is submitted to Congress for 13 a fiscal year under section 1105(a) of title 31, the Sec-14 retary shall submit the current version of the master plan 15 to Congress.".

16 (2) CONFORMING AMENDMENTS.—Such section
17 is further amended by striking "plan" each place it
18 appears and inserting "master plan".

19 (3) SECTION HEADING AMENDMENT.—The
20 heading of such section is amended to read as fol21 lows:

2 for the Department of Defense". 3 (b) EXPANSION OF FACILITIES FOR WHICH USE OF RENEWABLE ENERGY AND ENERGY EFFICIENT PROD-4 5 UCTS IS REQUIRED.— 6 (1) RENEWABLE ENERGY.—Subsection (a) of 7 section 2915 of title 10, United States Code, is 8 amended-9 (A) by inserting "and facility repairs and renovations" after "military family housing 10 11 projects)"; and 12 (B) by striking "energy performance plan" and inserting "energy performance master 13 14 plan". 15 (2) CONSIDERATION IN DESIGN.—Subsection 16 (b)(1) of such section is amended by striking "the

(b)(1) of such section is amended by striking the
design" and all that follows and inserting the following: "the design for the construction, repair, or
renovation of facilities (including family housing and
back-up power generation facilities) requires consideration of energy systems using solar energy or
other renewable forms of energy when use of a renewable form of energy—

24 "(A) is consistent with the energy perform-25 ance goals and energy performance master plan

1

1	for the Department of Defense developed under
2	section 2911 of this title; and
3	"(B) supported by the special consider-
4	ations specified in subsection (c) of such sec-
5	tion.".
6	(3) Energy efficient products.—Sub-
7	section (e) of such section is amended—
8	(A) by striking the heading and inserting
9	the following: "Use of Energy Efficient
10	PRODUCTS IN FACILITIES.—";
11	(B) in paragraph (1)—
12	(i) by striking "new facility construc-
13	tion" and inserting "construction, repair,
14	or renovation of facilities"; and
15	(ii) by striking "energy performance
16	plan" and inserting "energy performance
17	master plan";
18	(C) by redesignating paragraph (2) as
19	paragraph (3); and
20	(D) by inserting after paragraph (1) the
21	following new paragraph (2):
22	((2) For purposes of this subsection, energy efficient
23	products may include, at a minimum, the following tech-
24	nologies, consistent with the products specified in para-
25	graph (3):

1	"(A) Roof-top solar thermal, photovoltaic, and
2	energy reducing coating technologies.
3	"(B) Energy management control and super-
4	visory control and data acquisition systems.
5	"(C) Energy efficient heating, ventilation, and
6	air conditioning systems.
7	"(D) Thermal windows and insulation systems.
8	"(E) Electric meters.
9	"(F) Lighting, equipment, and appliances that
10	are designed to use less electricity.
11	"(G) Hybrid vehicle plug-in charging stations.
12	"(H) Solar-power collecting structures to shade
13	vehicle parking areas.
14	"(I) Wall and roof insulation systems and air
15	infiltration-mitigation systems, such as weather-
16	proofing.".
17	(4) Section heading amendment.—The
18	heading of such section is amended to read as fol-
19	lows:
20	"§2915. Facilities: use of renewable forms of energy
21	and energy efficient products".
22	(c) OTHER AMENDMENTS.—
23	(1) CONFORMING AMENDMENT.—Section
24	2925(a) of title 10, United States Code, is amended
25	by striking "energy performance plan" each place it

1	appears and inserting "energy performance master
2	plan''.
3	(2) CLERICAL AMENDMENTS.—The table of sec-
4	tions at the beginning of subchapter I of chapter
5	173 of such title is amended—
6	(A) by striking the item relating to section
7	2911 and inserting the following new item:
	"2911. Energy performance goals and master plan for the Department of Defense."; and
8	(B) by striking the item relating to section
9	2915 and inserting the following new item:
	"2915. Facilities: use of renewable forms of energy and energy efficient prod- ucts.".
10	Subtitle E—Land Conveyances
11	SEC. 2841. LAND CONVEYANCE, DEFENSE FUEL SUPPORT
11 12	SEC. 2841. LAND CONVEYANCE, DEFENSE FUEL SUPPORT POINT (DFSP) WHITTIER, ALASKA.
12	POINT (DFSP) WHITTIER, ALASKA.
12 13	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey
12 13 14	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey
12 13 14 15	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey to the City of Whittier, Alaska (in this section referred
12 13 14 15 16	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey to the City of Whittier, Alaska (in this section referred to as the "City"), all right, title, and interest of the United
12 13 14 15 16 17	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey to the City of Whittier, Alaska (in this section referred to as the "City"), all right, title, and interest of the United States in and to a parcel of real property, including any
12 13 14 15 16 17 18	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey to the City of Whittier, Alaska (in this section referred to as the "City"), all right, title, and interest of the United States in and to a parcel of real property, including any improvements thereon, consisting of approximately 62
 12 13 14 15 16 17 18 19 	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey to the City of Whittier, Alaska (in this section referred to as the "City"), all right, title, and interest of the United States in and to a parcel of real property, including any improvements thereon, consisting of approximately 62 acres, located at the Defense Fuel Support Point (DFSP)
 12 13 14 15 16 17 18 19 20 	POINT (DFSP) WHITTIER, ALASKA. (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army or the Secretary of the Air Force may convey to the City of Whittier, Alaska (in this section referred to as the "City"), all right, title, and interest of the United States in and to a parcel of real property, including any improvements thereon, consisting of approximately 62 acres, located at the Defense Fuel Support Point (DFSP) Whittier, Alaska, that the Secretary making the convey-

Secretary conveying the property an amount that is not
 less than the fair market value of the property conveyed,
 as determined by the Secretary. The Secretary's deter mination shall be final. In lieu of all or a portion of cash
 payment of consideration, the Secretary may accept in kind consideration, including environmental remediation
 for the property conveyed.

8 (c) PAYMENT OF COSTS OF CONVEYANCE.—

9 (1) PAYMENT REQUIRED.—The Secretary con-10 veying property under subsection (a) shall require 11 the City to reimburse the Secretary to cover costs 12 (except costs for environmental remediation of the 13 property) to be incurred by the Secretary, or to re-14 imburse the Secretary for costs incurred by the Sec-15 retary, to carry out the conveyance under subsection 16 (a), including survey costs, costs related to environ-17 mental documentation, and any other administrative 18 costs related to the conveyance. If amounts are col-19 lected in advance of the Secretary incurring the ac-20 tual costs, and the amount collected exceeds the 21 costs actually incurred by the Secretary to carry out 22 the conveyance, the Secretary shall refund the excess 23 amount to the City of Whittier.

24 (2) TREATMENT OF AMOUNTS RECEIVED.—
25 Amounts received as reimbursement under para-

1 graph (1) shall be credited to the fund or account 2 that was used to cover those costs incurred by the 3 Secretary in carrying out the conveyance. Amounts 4 so credited shall be merged with amounts in such 5 fund or account and shall be available for the same 6 purposes, and subject to the same conditions and 7 limitations, as amounts in such fund or account.

8 (d) COMPLIANCE WITH ENVIRONMENTAL LAWS.— 9 Nothing in this section shall be construed to affect or limit 10 the application of, or any obligation to comply with, any 11 environmental law, including the Comprehensive Environ-12 mental Response, Compensation, and Liability Act of 13 1980 (42 U.S.C. 9601 et seq.) and the Solid Waste Dis-14 posal Act (42 U.S.C. 6901 et seq.).

(e) TREATMENT OF CASH CONSIDERATION RECEIVED.—Any cash payment received by the United
States as consideration for the conveyance under subsection (a) shall be deposited in the special account in the
Treasury established under subsection (b) of section 572
of title 40, United States Code, and shall be available in
accordance with paragraph (5)(B) of such subsection.

(f) DESCRIPTION OF PROPERTY.—The exact acreage
and legal description of the parcel of real property to be
conveyed under this section shall be determined by a survey satisfactory to the Secretary of the Interior.

1 (g) ADDITIONAL TERMS AND CONDITIONS.—The 2 Secretary making the conveyance under subsection (a) 3 may require such additional terms and conditions in con-4 nection with the conveyance as the Secretary considers ap-5 propriate to protect the interests of the United States.

6 SEC. 2842. LAND CONVEYANCE, FORT KNOX, KENTUCKY.

7 (a) CONVEYANCE AUTHORIZED.—The Secretary of 8 the Army may convey, without consideration, to the De-9 partment of Veterans Affairs of the Commonwealth of 10 Kentucky (in this section referred to as the "Department") all right, title, and interest of the United States 11 in and to a parcel of real property, including any improve-12 ments thereon, consisting of approximately 194 acres at 13 Fort Knox, Kentucky, for the purpose of permitting the 14 Department to establish and operate a State veterans 15 home and future expansion of the adjacent State veterans 16 17 cemetery for veterans and eligible family members of the Armed Forces. 18

(b) REVERSIONARY INTEREST.—If the Secretary determines at any time that the real property conveyed
under subsection (a) is not being used in accordance with
the purpose of the conveyance specified in such subsection,
all right, title, and interest in and to the property shall
revert, at the option of the Secretary, to the United States,
and the United States shall have the right of immediate

entry onto the property. Any determination of the Sec retary under this subsection shall be made on the record
 after an opportunity for a hearing.

4 (c) PAYMENT OR COSTS OF CONVEYANCE.—

5 (1) IN GENERAL.—The Secretary shall require 6 the Department to cover costs to be incurred by the 7 Secretary, or to reimburse the Secretary for costs in-8 curred by the Secretary, to carry out the conveyance 9 under subsection (a), including costs related to envi-10 ronmental documentation and other administrative 11 costs. This paragraph does not apply to costs associ-12 ated with the environment al remediation of the 13 property to be conveyed.

14 TREATMENT OF AMOUNTS RECEIVED.— (2)Amounts received as reimbursements under para-15 16 graph (1) shall be credited to the fund or account 17 that was used to cover the costs incurred by the Sec-18 retary in carrying out the conveyance. Amounts so 19 credited shall be merged with amounts in such fund 20 or account and shall be available for the same pur-21 poses, and subject to the same conditions and limita-22 tions, as amounts in such fund or account.

23 (d) 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 (e) ADDITIONAL TERMS AND CONDITIONS.—The
4 Secretary may require such additional terms and condi5 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 SEC. 2843. LAND CONVEYANCE, NAVAL SUPPORT ACTIVITY 9 (WEST BANK), NEW ORLEANS, LOUISIANA.

(a) CONVEYANCE AUTHORIZED.—Except as provided
in subsection (b), the Secretary of the Navy may convey
to the Algiers Development District all right, title, and interest of the United States in and to the real property
comprising the Naval Support Activity (West Bank), New
Orleans, Louisiana, including—

- 16 (1) any improvements and facilities on the real17 property; and
- 18 (2) available personal property on the real prop-19 erty.

20 (b) CERTAIN PROPERTY EXCLUDED.—The convey-21 ance under subsection (a) may not include—

(1) the approximately 29-acre area known as
the Secured Area of the real property described in
such subsection, which shall remain subject to the
Lease; and

(2) the Quarters A site, which is located at 1 2 Sanctuary Drive, as determined by a survey satisfac-3 tory to the Secretary of the Navy. 4 (c) DESCRIPTION OF PROPERTY.—The exact acreage 5 and legal description of the real property to be conveyed under subsection (a) shall be determined by a survey satis-6 7 factory to the Secretary of the Navy. 8 (d) TIMING.—The authority provided in subsection 9 (a) may only be exercised after— 10 (1) the Secretary of the Navy determines that 11 the property described in subsection (a) is no longer 12 needed by the Department of the Navy; and 13 (2) the Algiers Development District delivers 14 the full consideration as required by Article 3 of the 15 Lease. 16 (e) CONDITION OF CONVEYANCE.—The conveyance 17 authorized by subsection (a) shall include a condition that expressly prohibits any use of the property that would 18 19 interfere or otherwise restrict operations of the Department of the Navy in the Secured Area referred to in sub-20 21 section (b), as determined by the Secretary of the Navy. 22 (f)SUBSEQUENT CONVEYANCE OF SECURED 23 AREA.—If at any time the Secretary of the Navy deter-24 mines and notifies the Algiers Development District that 25 there is no longer a continuing requirement to occupy or otherwise control the Secured Area referred to in sub section (b) to support the mission of the Marine Forces
 Reserve or other comparable Marine Corps use, the Sec retary may convey to the Algiers Development District the
 Secured Area and the any improvements situated thereon.

6 (g) SUBSEQUENT CONVEYANCE OF QUARTERS A.— 7 If at any time the Secretary of the Navy determines that 8 the Department of the Navy no longer has a continuing 9 requirement for general officers quarters to be located on 10 the Quarters A site referred to in subsection (b) or the Department of the Navy elects or offers to transfer, sell, 11 lease, assign, gift or otherwise convey any or all of the 12 13 Quarters A site or any improvements thereon to any third party, the Secretary may convey to the Algiers Develop-14 15 ment District the real property containing the Quarters A site. 16

(h) ADDITIONAL TERMS AND CONDITIONS.—The
Secretary of the Navy may require such additional terms
and conditions in connection with the conveyance of property under this section, consistent with the Lease, as the
Secretary considers appropriate to protect the interest of
the United States.

23 (i) DEFINITIONS.—In this section:

(1) The term "Algiers Development District" 1 2 means the Algiers Development District, a local political subdivision of the State of Louisiana. 3 (2) The term "Lease" means that certain Real 4 5 Estate Lease for Naval Support Activity New Orle-6 ans, West Bank, New Orleans, Louisiana, Lease No. 7 N47692–08–RP–08P30, by and between the United 8 States, acting by and through the Department of the 9 Navy, and the Algiers Development District dated 10 September 30, 2008.

11SEC. 2844. LAND CONVEYANCE, FORMER NAVY EXTREMELY12LOWFREQUENCYCOMMUNICATIONS

PROJECT SITE, REPUBLIC, MICHIGAN.

14 (a) CONVEYANCE AUTHORIZED.—The Secretary of 15 the Navy may convey, without consideration, to Humboldt 16 Township in Marquette County, Michigan, all right, title, 17 and interest of the United States in and to a parcel of 18 real property, including any improvements thereon, in Re-19 public, Michigan, consisting of approximately seven acres and formerly used as an Extremely Low Frequency com-20 21 munications project site, for the purpose of permitting the 22 Township to use the property for public benefit.

23 (b) DESCRIPTION OF PROPERTY.—The exact acreage24 and legal description of the real property to be conveyed

13

under subsection (a) shall be determined by a survey satis factory to the Secretary.

3 (c) ADDITIONAL TERMS AND CONDITIONS.—The
4 Secretary may require such additional terms and condi5 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 SEC. 2845. LAND CONVEYANCE, MARINE FORCES RESERVE 9 CENTER, WILMINGTON, NORTH CAROLINA.

10 (a) CONVEYANCE AUTHORIZED.—The Secretary of the Navy may convey to the North Carolina State Port 11 12 Authority of Wilmington, North Carolina (in this section referred to as the "Port Authority"), all right, title, and 13 interest of the United States in and to a parcel of real 14 15 property, including any improvements thereon, consisting of approximately 3.03 acres and known as the Marine 16 17 Forces Reserve Center in Wilmington, North Carolina, for the purpose of permitting the Port Authority to use the 18 parcel for development of a port facility and for other pub-19 lic purposes. 20

(b) INCLUSION OF PERSONAL PROPERTY.—The Secretary of the Navy may include as part of the conveyance
under subsection (a) personal property of the Navy at the
Marine Forces Reserve Center that the Secretary of
Transportation recommends is appropriate for the devel-

opment or operation of the port facility and the Secretary
 of the Navy agrees is excess to the needs of the Navy.
 (c) INTERIM LEASE.—Until such time as the real
 property described in subsection (a) is conveyed by deed,
 the Secretary of the Navy may lease the property to the
 Port Authority.

7 (d) CONSIDERATION.—

8 (1) CONVEYANCE.—The conveyance under sub-9 section (a) shall be made without consideration as a 10 public benefit conveyance for port development if the 11 Secretary of the Navy determines that the Port Au-12 thority satisfies the criteria specified in section 554 13 of title 40, United States Code, and regulations pre-14 scribed to implement such section. If the Secretary 15 determines that the Port Authority fails to qualify 16 for a public benefit conveyance, but still desires to 17 acquire the property, the Port Authority shall pay to 18 the United States an amount equal to the fair mar-19 ket value of the property to be conveyed. The fair 20 market value of the property shall be determined by 21 the Secretary.

(2) LEASE.—The Secretary of the Navy may
accept as consideration for a lease of the property
under subsection (c) an amount that is less than fair

1	market value if the Secretary determines that the
2	public interest will be served as a result of the lease.
3	(e) Description of Property.—The exact acreage
4	and legal description of the property to be conveyed under
5	subsection (a) shall be determined by a survey satisfactory
6	to the Secretary of the Navy and the Port Authority. The
7	cost of such survey shall be borne by the Port Authority.
8	(f) Additional Terms.—The Secretary of the Navy
9	may require such additional terms and conditions in con-
10	nection with the conveyance as the Secretary considers ap-
11	propriate to protect the interests of the United States.
12	Subtitle F—Other Matters
13	SEC. 2851. LIMITATION ON AVAILABILITY OF FUNDS PEND-
14	ING REPORT REGARDING CONSTRUCTION OF
15	A NEW OUTLYING LANDING FIELD IN NORTH
16	CAROLINA AND VIRGINIA.
17	(a) FINDINGS.—Congress makes the following find-
18	ings:
19	(1) The Navy has studied the feasibility and po-
20	tential locations of a new outlying landing field on
21	the East Coast since 2001.
22	(2) Since January 2008, the Navy has studied
23	five potential sites in North Carolina and Virginia,
24	whose communities have expressed opposition. Some
25	local governments where the sites under consider-

	804
1	ation are located have taken formal action in opposi-
2	tion by resolution or correspondence to the Navy and
3	congressional officials.
4	(b) Limitation on Funds Pending Report.—
5	(1) IN GENERAL.—The Secretary of the Navy
6	may not obligate or expend funds for the study or
7	development of a new outlying landing field in North
8	Carolina or Virginia after fiscal year 2011 until the
9	Secretary has provided the congressional defense
10	committees a report on the Navy's efforts with re-
11	spect to the outlying landing field.
12	(2) ELEMENTS OF REPORT.—The report re-
13	quired under paragraph (1) shall include the fol-
14	lowing:
15	(A) A description of the actual training re-
16	quirements and completed training events in-
17	volving Fleet Carrier Landing Practice oper-
18	ations at Naval Air Station Oceana and Naval
19	Auxiliary Landing Field Fentress for the pre-
20	vious 10 years, to include statistics for the cur-
21	rent fiscal year.
22	(B) An assessment of the aviation training
23	requirements and completed aviation training
24	events conducted on all existing Navy outlying
25	landing fields and installations located in North

1	Carolina and Virginia, to include statistics for
2	the current fiscal year.
3	(C) An assessment of the suitability of all
4	Naval installations in North Carolina and Vir-
5	ginia to conduct Fleet Carrier Landing Practice
6	operations, including necessary facility modi-
7	fications and requirements to de-conflict with
8	current operations at each installation.
9	(D) A description of the estimated funding
10	necessary to construct a new outlying landing
11	field at each of the five sites under current con-
12	sideration, and a cost comparison analysis be-
13	tween construction of a new outlying landing
14	field versus use of an existing facility.
15	(E) A description of all completed or pend-
16	ing environmental studies conducted on any of
17	the five sites currently under consideration, in-
18	cluding the methodology, conclusions, and rec-
19	ommendations.
20	(F) Criteria for the basing of the Joint
21	Strike Fighter F-35 aircraft and a description
22	of the outlying landing field facilities that will
23	be required to support its training require-
24	ments.

1	856 SEC. 2852. REQUIREMENTS RELATED TO PROVIDING
2	WORLD CLASS MILITARY MEDICAL CENTERS.
3	(a) Unified Construction Standard for Mili-
4	TARY CONSTRUCTION AND REPAIRS TO MILITARY MED-
5	ICAL CENTERS.—Not later than 180 days after the date
6	of the enactment of this Act, the Secretary of Defense
7	shall establish a unified construction standard for military
8	construction and repairs for military medical centers that
9	provides a single standard of care. This standard shall also
10	include—
11	(1) size standards for operating rooms and pa-
12	tient recovery rooms; and
13	(2) such other construction standards that the
14	Secretary considers necessary to support military
15	medical centers.
16	(b) INDEPENDENT REVIEW PANEL.—
17	(1) ESTABLISHMENT; PURPOSE.—The Sec-
18	retary of Defense shall establish an independent ad-
19	visory panel for the purpose of—
20	(A) reviewing the unified construction
21	standards established pursuant to subsection
22	(a) to determine the standards consistency with
23	industry practices and benchmarks for world
24	class medical construction;
25	(B) reviewing ongoing construction pro-
	grams within the Department of Defense to en-

1	sure medical construction standards are uni-
2	formly applied across applicable military med-
3	ical centers;
4	(C) assessing the approach of the Depart-
5	ment of Defense approach to planning and pro-
6	gramming facility improvements with specific
7	emphasis on—
8	(i) facility selection criteria and pro-
9	portional assessment system; and
10	(ii) facility programming responsibil-
11	ities between the Assistant Secretary of
12	Defense for Health Affairs and the Secre-
13	taries of the military departments;
14	(D) assessing whether the Comprehensive
15	Master Plan for the National Capital Region
16	Medical, dated April 2010, is adequate to fulfill
17	statutory requirements, as required by section
18	2714 of the Military Construction Authorization
19	Act for Fiscal Year 2010 (division B of Public
20	Law 111-84; 123 Stat. 2656), to ensure that
21	the facilities and organizational structure de-
22	scribed in the plan result in world class military
23	medical centers in the National Capital Region;
24	and

1	(E) making recommendations regarding
2	any adjustments of the master plan referred to
3	in subparagraph (D) that are needed to ensure
4	the provision of world class military medical
5	centers and delivery system in the National
6	Capital Region.
7	(2) Members.—
8	(A) APPOINTMENTS BY SECRETARY.—The
9	panel shall be composed of such members as de-
10	termined by the Secretary of Defense, except
11	that the Secretary shall include as members—
12	(i) medical facility design experts;
13	(ii) military healthcare professionals;
14	(iii) representatives of premier health
15	care centers in the United States; and
16	(iv) former retired senior military offi-
17	cers with joint operational and budgetary
18	experience.
19	(B) Congressional appointments.—
20	The chairmen and ranking members of the
21	Committees on the Armed Services of the Sen-
22	ate and House of Representatives may each
23	designate one member of the panel.

(C) TERM.—Members of the panel may
 serve on the panel until the termination date
 specified in paragraph (7).
 (D) COMPENSATION.—While performing
 duties on behalf of the panel, a member and
 any adviser referred to in paragraph (4) shall
 be reimbursed under Government travel regula-

9 (3) MEETINGS.—The panel shall meet not less 10 than quarterly. The panel or its members may make 11 other visits to military treatment centers and mili-12 tary headquarters in connection with the duties of 13 the panel.

tions for necessary travel expenses.

(4) STAFF AND ADVISORS.—The Secretary of
Defense shall provide necessary administrative staff
support to the panel. The panel may call in advisers
for consultation.

18 (5) Reports.—

8

19 (A) INITIAL REPORT.—Not later than 120
20 days after the first meeting of the panel, the
21 panel shall submit to the Secretary of Defense
22 a written report containing—

(i) an assessment of the adequacy of
the plan of the Department of Defense to
address the items specified in subpara-

1	graphs (A) through (E) of paragraph (1)
2	relating to the purposes of the panel; and
3	(ii) the recommendations of the panel
4	to improve the plan.
5	(B) Additional reports.—Not later
6	than February 1, 2011, and each February 1
7	thereafter until termination of the panel, the
8	panel shall submit to the Secretary of Defense
9	a report on the findings and recommendations
10	of the panel to address any deficiencies identi-
11	fied by the panel.
12	(6) Assessment of recommendations.—Not
13	later than 30 days after the date of the submission
14	of each report under paragraph (5), the Secretary of
15	Defense shall submit to the congressional defense
16	committees a report including—
17	(A) a copy of the panel's assessment;
18	(B) an assessment by the Secretary of the
19	findings and recommendations of the panel; and
20	(C) the plans of the Secretary for address-
21	ing such findings and recommendations.
22	(7) TERMINATION.—The panel shall terminate
23	on September 30, 2015.
24	(c) DEFINITIONS.—In this section:

(1) NATIONAL CAPITAL REGION.—The term
 "National Capital Region" has the meaning given
 the term in section 2674(f) of title 10, United States
 Code.

5 (2) WORLD CLASS MILITARY MEDICAL CEN-6 TER.—The term "world class military medical cen-7 ter" has the meaning given the term "world class military medical facility" by the National Capital 8 9 Region Base Realignment and Closure Health Sys-10 tems Advisory Subcommittee of the Defense Health 11 Board in appendix B of the report titled "Achieving 12 World Class—An Independent Review of the Design 13 Plans for the Walter Reed National Military Medical 14 Center and the Fort Belvoir Community Hospital" 15 and published in May 2009, as required by section 16 2721 of the Military Construction Authorization Act 17 for Fiscal Year 2009 (division B of Public Law 110– 18 417; 122 Stat. 4716).

19 SEC.2853.REPORTONFUELINFRASTRUCTURE20SUSTAINMENT, RESTORATION, AND MOD-21ERNIZATION REQUIREMENTS.

Not later than 270 days after the date of the enactment of this Act, the Director of the Defense Logistics
Agency shall submit to the congressional defense commit-

tees a report on the fuel infrastructure of the Department
 of Defense. The report shall include the following:

3 (1) Fiscal projections for fuel infrastructure
4 sustainment, restoration, and modernization require5 ments to fully meet Department of Defense
6 sustainment models and industry recapitalization
7 practices.

8 (2) An assessment of the risk associated with 9 not providing adequate funding to support such fuel 10 infrastructure sustainment, restoration, and mod-11 ernization requirements.

(3) An assessment of fuel infrastructure real
property deficiencies impacting the ability of the Defense Logistics Agency to fully support mission requirements.

16 (4) An assessment of environmental liabilities17 associated with current fueling operations.

(5) A list of real property previously used to
support fuel infrastructure and an assessment of the
environmental liabilities associated with such real
property and whether any of such real property can
be declared excess to the needs of the Department
of Defense.

1 (6) An assessment of the real property demar-2 cation between the Secretaries of the military de-3 partments and the Defense Logistics Agency. 4 SEC. 2854. NAMING OF ARMED FORCES RESERVE CENTER, 5 MIDDLETOWN, CONNECTICUT. 6 The newly constructed Armed Forces Reserve Center in Middletown, Connecticut, shall be known and des-7 8 ignated as the "Major General Maurice Rose Armed 9 Forces Reserve Center". Any reference in a law, map, reg-10 ulation, document, paper, or other record of the United States to such Armed Forces Reserve Center shall be 11 deemed to be a reference to the Major General Maurice 12 13 Rose Armed Forces Reserve Center. 14 SEC. 2855. SENSE OF CONGRESS ON PROPOSED EXTENSION 15 OF THE ALASKA RAILROAD CORRIDOR 16 ACROSS FEDERAL LAND IN ALASKA. 17 (a) FINDING.—Congress finds that the Alaska Railroad proposes the extension of its railroad corridor over 18 approximately 950 acres of land located south and east 19

20 of North Pole, Alaska, including lands located near or ad21 jacent to the Chena River spillway, Eielson Air Force
22 Base, Tanana Flats Training Area (Fort Wainwright),
23 Donnelly Training Area (Fort Wainwright), and Fort
24 Greely.

v

1 (b) SENSE OF CONGRESS.—It is the sense of Con-2 gress that the Department of the Army and the Depart-3 ment of the Air Force should explore means of accommo-4 dating the railroad corridor expansion referred to in sub-5 section (a) using existing authorities that will not adversely impact military missions, operations, and training. 6 7 SEC. 2856. SENSE OF CONGRESS ON IMPROVING MILITARY 8 HOUSING FOR MEMBERS OF THE AIR FORCE. 9 (a) FINDING.—Congress makes the following find-

10 ings:

(1) In the mid-1990s, the Department of Defense became concerned that inadequate and poor
quality housing for members of the Armed Forces
was adversely affecting the quality of life for members and their families and adversely affecting military readiness by contributing to decisions by members to leave the Armed Forces.

18 (2) At that time, the Department of Defense
19 designated about 180,000 houses, or nearly two20 thirds of its domestic family housing inventory, as
21 inadequate and needing repair or complete replace22 ment.

(3) The Department of Defense believed that it
would need about \$20,000,000 in appropriated
funds and would take up to 40 years to eliminate

poor quality military housing through new construc tion or renovation using its traditional military con struction approach.

4 (4) In 1996, Congress enacted the Military
5 Housing Privatization Initiative to provide the De6 partment of Defense with a variety of authorities to
7 obtain private sector financing and management for
8 the repair, renovation, construction, and manage9 ment of military family housing.

10 (5) The Air Force has used the Military Hous11 ing Privatization Initiative to award 27 projects at
12 44 military bases to improve over 37,000 homes.

(6) The Air Force has received \$7,100,000,000
in total development investment from the private
sector for new housing with a taxpayer contribution
of approximately \$425,000,000, representing a 15 to
1 leveraging of taxpayer dollars.

18 (7) The Air Force, like the other military serv19 ices, has been able to leverage varying conditions of
20 housing at military bases into fiscally viable projects
21 by packaging housing inventories at multiple bases
22 into a single transaction.

(8) Congress has approved transactions involving the packaging of multiple bases as a critical tool
to maximize the efficient use of taxpayer funds.

1	(9) Congress supports the goal of the Air Force
2	to complete transactions for the repair, renovation,
3	construction, and management of 100 percent of
4	their military family housing inventory in the United
5	States by December 31, 2012.
6	(10) The Air Force currently has 6 project so-
7	licitations prepared for open competition at 22 Air
8	Force installations to improve over 15,000 homes.
9	(b) SENSE OF CONGRESS.—It is the sense of Con-
10	gress that the Secretary of the Air Force should use exist-
11	ing authority to carry out solicitations for the 6 military
12	housing projects involving the packaging of 22 bases con-
13	sistent with the goal of improving 15,000 homes for Air
14	Force personnel and their families by December 31, 2012.
15	SEC. 2857. SENSE OF CONGRESS REGARDING REC-
16	REATIONAL HUNTING AND FISHING ON MILI-
17	TARY INSTALLATIONS.
18	It is the sense of the Congress that—
19	(1) military installations that permit public ac-
20	cess for recreational hunting and fishing should con-
21	tinue to permit such hunting and fishing where ap-
22	propriate;
23	(2) permitting the public to access military in-
24	stallations for recreational hunting and fishing bene-
25	fits local communities by conserving and promoting

1	the outdoors and establishing positive relations be-
2	tween the civilian and defense sectors;
3	(3) any military installations that make rec-
4	reational hunting and fishing permits available for
5	purchase should provide a discounted rate for active
6	and retired members of the Armed Forces and vet-
7	erans with disabilities; and
8	(4) the Department of Defense, all of the serv-
9	ice branches, and military installations that permit
10	public access for recreational hunting and fishing
11	should promote access to such installations by mak-
12	ing the appropriate accommodations for members of
13	the Armed Forces and veterans with disabilities.
14	TITLE XXIX—OVERSEAS CONTIN-
14 15	GENCY OPERATIONS MILI-
15	GENCY OPERATIONS MILI-
15	GENCY OPERATIONS MILL- DARY CONSTRUCTIONMILL-Sec. 2901. Authorized Army construction and land acquisition projects. Sec. 2902. Authorized Air Force construction and land acquisition project. Sec. 2903. Authorized Defense Wide Construction and Land Acquisition
15 16	GENCY OPERATIONS MILL- DEPENDENTIONSec. 2901. Authorized Army construction and land acquisition projects. Sec. 2902. Authorized Air Force construction and land acquisition project. Sec. 2903. Authorized Defense Wide Construction and Land Acquisition
15 16 17	GENCY OPERATIONS MILL- DARY CONSTRUCTIONSec. 2901. Authorized Army construction and land acquisition projects. Sec. 2902. Authorized Air Force construction and land acquisition project. Sec. 2903. Authorized Defense Wide Construction and Land Acquisition Projects and Authorization of Appropriations.SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND
15 16 17 18	GENCY OPERATIONS MILL Sec. 2901. Authorized Army construction and land acquisition projects. Sec. 2902. Authorized Air Force construction and land acquisition project. Sec. 2903. Authorized Defense Wide Construction and Land Acquisition Projects and Authorization of Appropriations. SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISITION PROJECTS.
15 16 17 18 19	GENCY OPERATIONS MILL Sec. 2901. Authorized Army construction and land acquisition projects. Sec. 2902. Authorized Air Force construction and land acquisition project. Sec. 2903. Authorized Defense Wide Construction and Land Acquisition Projects and Authorization of Appropriations. SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISITION PROJECTS. (a) OUTSIDE THE UNITED STATES.—The Secretary
15 16 17 18 19 20	GENCY OPERATIONS MILI- DARY CONSTRUCTIONSec. 2901. Authorized Army construction and land acquisition projects. Sec. 2902. Authorized Air Force construction and land acquisition project. Sec. 2903. Authorized Defense Wide Construction and Land Acquisition Projects and Authorization of Appropriations.SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISITION PROJECTS. (a) OUTSIDE THE UNITED STATES.—The Secretary of the Army may acquire real property and carry out mili-
15 16 17 18 19 20 21	GENCY OPERATIONS MILL- DARN CONSTRUCTIONSec. 2901. Authorized Army construction and land acquisition projects. Sec. 2902. Authorized Air Force construction and land acquisition project. Sec. 2903. Authorized Defense Wide Construction and Land Acquisition Projects and Authorization of Appropriations.SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISITION PROJECTS. (a) OUTSIDE THE UNITED STATES.—The Secretary of the Army may acquire real property and carry out mili- tary construction projects for the installations or locations

Installation or Location	Amount
Bagram Air Base	\$270,000,000
Delaram II	\$4,400,000
Dwyer	\$74,100,000
Frontenac	\$8,400,000
Kandahar	\$80,400,000
Maywand	\$7,000,000
Shank	\$98,300,000
Sharana	\$12,400,000
Shindand	\$6,100,000
	Bagram Air Base Delaram II Dwyer Frontenae Kandahar Maywand Shank Sharana

Tarin Kowt

Tombstone/Bastion Various locations

Wolverine

\$29,600,000

\$112,600,000

\$100,000,000

\$13,000,000

Army: Outside the United States

1 (b) AUTHORIZATION OF APPROPRIATIONS.—

(1) OUTSIDE THE UNITED STATES.—For military construction projects outside the United States
authorized by subsection (a), funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2010, in the total amount
of \$816,300,000.

8 (2) UNSPECIFIED MINOR MILITARY CONSTRUC-9 TION PROJECTS.—For unspecified minor military 10 construction projects authorized by section 2805 of 11 title 10, United States Code, funds are hereby au-12 thorized to be appropriated for fiscal years begin-13 ning after September 30, 2010, in the total amount 14 of \$78,350,000.

15 (3) ARCHITECTURAL AND ENGINEERING SERV16 ICES AND CONSTRUCTION DESIGN.—For architec17 tural and engineering services and construction de18 sign under section 2807 of title 10, United States
HR 6523 PCS

1 Code, funds are hereby authorized to be appro-2 priated for fiscal years beginning after September 3 30, 2010, in the total amount of \$79,716,000. 4 (4) OVERSIGHT.—For the Department of De-5 fense Inspector General, funds are hereby authorized 6 to be appropriated for fiscal years beginning after 7 September 30, 2010, in the total amount of 8 \$7,000,000. 9 SEC. 2902. AUTHORIZED AIR FORCE CONSTRUCTION AND 10 LAND ACQUISITION PROJECT. 11 (a) OUTSIDE THE UNITED STATES.—The Secretary 12 of the Air Force may acquire real property and carry out

13 military construction projects for the installations or loca14 tions outside the United States, and in the amounts, set
15 forth in the following table:

Air Force: Outside the United States

Country	Installation or Location	Amount
	Al Musannah Al Udeid	\$69,000,000 \$63,000,000

16 (b) AUTHORIZATION OF APPROPRIATIONS.—

(1) OUTSIDE THE UNITED STATES.—For military construction projects outside the United States
authorized by subsection (a), funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2010, in the total amount
of \$132,000,000.

1	(2) Unspecified minor military construc-
2	TION PROJECTS.—For unspecified minor military
3	construction projects authorized by section 2805 of
4	title 10, United States Code, funds are hereby au-
5	thorized to be appropriated for fiscal years begin-
6	ning after September 30, 2010, in the total amount
7	of \$49,584,000.
8	(3) Architectural and engineering serv-
9	ices and construction design.—For architec-
10	tural and engineering services and construction de-
11	sign under section 2807 of title 10, United States
12	Code, funds are hereby authorized to be appro-
13	priated for fiscal years beginning after September
14	30, 2010, in the total amount of \$13,422,000.
15	SEC. 2903. AUTHORIZED DEFENSE WIDE CONSTRUCTION
16	AND LAND ACQUISITION PROJECTS AND AU-
17	THORIZATION OF APPROPRIATIONS.
18	(a) Outside the United States.—The Secretary
19	of Defense may acquire real property and carry out mili-
20	tary construction projects for the Defense Agencies for the
21	installations or locations outside the United States, and
22	in the amounts, set forth in the following table:
	Defense Wide: Outside the United States

Country	Installation or Location	Amount
Classified Location	Classified Project	\$41,900,000

23 (b) Authorization of Appropriations.—

(1) OUTSIDE THE UNITED STATES.—For mili tary construction projects outside the United States
 authorized by subsection (a), funds are hereby au thorized to be appropriated for fiscal years begin ning after September 30, 2010, in the total amount
 of \$41,900,000.

7 (2) ARCHITECTURAL AND ENGINEERING SERV8 ICES AND CONSTRUCTION DESIGN.—For architec9 tural and engineering services and construction de10 sign authorized by section 2807 of title 10, United
11 States Code, funds are hereby authorized to be ap12 propriated for fiscal years beginning after September
13 30, 2010, in the total amount of \$4,600,000.

1TITLEXXX—MILITARYCON-2STRUCTION FUNDING TABLES

Sec. 3001. Military construction.

Sec. 3002. Overseas contingency operations.

3

SEC. 3001. MILITARY CONSTRUCTION (In Thousands of Dollars)					
Account	State/Country and Installation	Project Title	Budget Request	Agreement	
	Alabama				
Army	Fort Rucker	Aviation Component Maintenance Shop	29,000	29,000	
Army	Fort Rucker	Aviation Maintenance Facility	36,000	36,000	
Army	Fort Rucker	Training Aids Center	4,650	4,650	
	Alaska		22.000	24.000	
Army	Fort Greely	Fire Station	26,000	26,000	
Army	Fort Richardson	Brigade Complex, Ph 1	67,038	67,038	
Army	Fort Richardson	Multipurpose Machine Gun Range	12,200	12,200	
Army	Fort Richardson	Simulations Center	34,000	34,000	
Army	Fort Wainwright	Aviation Task Force Complex, Ph 1 Incr 2	30,000	0	
Army	Fort Wainwright	Aviation Task Force Complex, Ph 2A (Hangar)	142,650	142,650	
Army	Fort Wainwright	Aviation Task Force Complex, Ph 2B (Company Ops Facility).	27,000	27,000	
Army	Fort Wainwright California	Urban Assault Course	3,350	3,350	
Army	Fort Irwin	Water Treatment and Distro System	0	0	
Army	Presidio Monterey	Advanced Individual Training Barracks	63,000	63,000	
Army	Presidio Monterey	General Instruction Building	39,000	39,000	
Army	Presidio Monterey Colorado	Satellite Communications Facility	38,000	38,000	
Army	Fort Carson	Automated Sniper Field Fire Range	3,650	3,650	
Army	Fort Carson	Battalion Headquarters	6,700	6,700	
Army	Fort Carson	Brigade Complex	56,000	56,000	
Army	Fort Carson Florida	Simulations Center	40,000	40,000	
Army	Eglin Ab	Chapel	6,900	6,900	
Army	Miami-Dade County	Command & Control Facility	41,000	41,000	
Army	US Army Garrison	Commissary	19,000	0	
	Miami Georgia				
Army	Fort Benning	Land Acquisition	12,200	12,200	
Army	Fort Benning	Museum Operations Support Building	32,000	12,200	
Army	Fort Benning	Trainee Barracks, Ph 2	51,000	51,000	
Army	Fort Benning	Training Battalion Complex, Ph 2	14,600	14,600	
Army	Fort Benning	Training Battalion Complex, Ph 2	14,600	14,600	
Army	Fort Benning	Vehicle Maintenance Shop	53,000	53,000	
Army	Fort Gordon	Qualification Training Range	0	00,000	
Army	Fort Gordon	Training Aids Center	4,150	4,150	
Army	Fort Stewart	Automated Infantry Platoon Battle Course	6,200	6,200	
Army	Fort Stewart	Automated Multipurpose Machine Gun Range	9,100	9,100	
Army	Fort Stewart	Aviation Unit Operations Complex	47,000	47,000	
Army	Fort Stewart	Battalion Complex	18,000	18,000	
Army	Fort Stewart	General Instruction Building	8,200	8,200	
Army	Fort Stewart	Modified Record Fire Range	3,750	3,750	
Army	Fort Stewart	Simulations Center	26,000	26,000	
Army	Fort Stewart	Training Aids Center	7,000	7,000	
,	Hawaii		.,	.,	
Army	Fort Shafter	Command & Control Facility, Ph 1	58,000	58,000	
Army	Fort Shafter	Flood Mitigation	23,000	23,000	
Army	Schofield Barracks	Barracks	98,000	98,000	
Army	Schofield Barracks	Barracks	90,000	90,000	
Army	Schofield Barracks	Training Aids Center	24,000	24,000	
Army	Tripler Army Medical Center	Barracks	28,000	28,000	
	Kansas				
Army	Fort Leavenworth	Vehicle Maintenance Shop	7,100	7,100	
Army	Fort Riley	Automated Infantry Squad Battle Course	4,100	4,100	
Army	Fort Riley	Automated Qualification/Training Range	14,800	14,800	
Army	Fort Riley	Battalion Complex, Ph 1	31,000	31,000	
	• v• v ••••vy		51,000	51,000	

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0	1	Ð.

Army Army Army Army Army Army Army Army	Kentucky Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Knox Fort Knox Fort Knox Louisiana	Automated Sniper Field Fire Range Brigade Complex Company Operations Facilities	1,500 67,000 25,000 0 5,600 0 26,000 3,300 15,500 6,000 12,800	1,50 67,00 25,00 5,60
Army Army Army Army Army Army Army Army	Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Knox Fort Knox	Brigade Complex Company Operations Facilities Infantry Squad Battle Course Rappelling Training Area Shoot House Unit Operations Facilities Urban Assault Course Vehicle Maintenance Shop Access Corridor Improvements Military Operation Urban Terrain Collective Training	$\begin{array}{c} 67,000\\ 25,000\\ 0\\ 5,600\\ 0\\ 26,000\\ 3,300\\ 15,500\\ 6,000 \end{array}$	67,00 25,00
Army Army Army Army Army Army Army Army	Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Knox Fort Knox	Company Operations Facilities Infantry Squad Battle Course	25,000 0 5,600 0 26,000 3,300 15,500 6,000	25,00
Army Army Army Army Army Army Army Army	Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Knox Fort Knox	Infantry Squad Battle Course	$\begin{array}{c} 0 \\ 5,600 \\ 0 \\ 26,000 \\ 3,300 \\ 15,500 \\ 6,000 \end{array}$	
Army Army Army Army Army Army Army Army	Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Knox Fort Knox	Rappelling Training Area Shoot House Unit Operations Facilities Urban Assault Course Vehicle Maintenance Shop Access Corridor Improvements Military Operation Urban Terrain Collective Training	5,600 0 26,000 3,300 15,500 6,000	5,60
urmy urmy urmy urmy urmy urmy urmy urmy	Fort Campbell Fort Campbell Fort Campbell Fort Campbell Fort Knox Fort Knox	Shoot House	$\begin{array}{r} 0 \\ 26,000 \\ 3,300 \\ 15,500 \\ 6,000 \end{array}$	5,60
urny urny urny urny urmy urmy urmy urmy urmy urmy	Fort Campbell Fort Campbell Fort Campbell Fort Knox Fort Knox	Unit Operations Facilities Urban Assault Course Vehicle Maintenance Shop Access Corridor Improvements Military Operation Urban Terrain Collective Training	26,000 3,300 15,500 6,000	
rmy rmy rmy rmy rmy rmy rmy rmy	Fort Campbell Fort Campbell Fort Knox Fort Knox Fort Knox	Urban Assault Course Vehicle Maintenance Shop Access Corridor Improvements Military Operation Urban Terrain Collective Training	$3,300 \\ 15,500 \\ 6,000$	ac 01
rny rny rmy rmy rmy rmy rmy	Fort Campbell Fort Knox Fort Knox Fort Knox	Vehiele Maintenance Shop Access Corridor Improvements Military Operation Urban Terrain Collective Training	$15,500 \\ 6,000$	26,00
rmy rmy rmy rmy rmy rmy	Fort Knox Fort Knox Fort Knox	Access Corridor Improvements Military Operation Urban Terrain Collective Training	6,000	3,30
rmy rmy rmy rmy rmy	Fort Knox Fort Knox	Military Operation Urban Terrain Collective Training		15,50
rmy rmy rmy			12,800	6,00 12,80
amy amy	Louisiana	Rail Head Upgrade	0	
rmy	Fort Polk	Barracks	29,000	29,00
	Fort Polk	Emergency Services Center	0	
	Fort Polk	Heavy Sniper Range	4,250	4,2
	Fort Polk	Land Acquisition	24,000	24,0
rmy	Fort Polk	Land Acquisition	6,000	6,0
	Maryland Aberdeen Proving	Auto Tech Evaluate Facility, Ph 2	14,600	14,6
rmy	Ground	•		,
rmy	Fort Meade	Indoor Firing Range	7,600	7,6
rmy	Fort Meade Missouri	Wideband SATCOM Operations Center	25,000	25,0
my	Fort Leonard Wood	Barracks	29,000	29,0
rmy	Fort Leonard Wood	Brigade Headquarters	12,200	12,2
rmy	Fort Leonard Wood	General Instruction Building	7,000	7,0
rmy	Fort Leonard Wood	Information Systems Facility	15,500	15,5
	Fort Leonard Wood	Training Barracks	19,000	19,0
my my	Fort Leonard Wood	Transient Advanced Trainee Barracks, Ph 2	29,000	29,0
my	New Mexico White Sands	Barracks	29,000	29,0
	New York			
·my	Fort Drum	Aircraft Fuel Storage Complex	14,600	14,6
my	Fort Drum	Aircraft Maintenance Hangar	16,500	16,5
my	Fort Drum	Alert Holding Area Facility	0	
my	Fort Drum	Battalion Complex	61,000	61,0
my	Fort Drum	Brigade Complex, Ph 1	55,000	55,0
my	Fort Drum	Infantry Squad Battle Course	8,200	8,2
my	Fort Drum	Railhead Loading Area	0	
my	Fort Drum	Training Aids Center	18,500	18,5
my	Fort Drum	Transient Training Barracks	55,000	55,0
my	U.S. Military Academy	Science Facility, Ph 2	130,624	130,6
my	U.S. Military Academy North Carolina	Urban Assault Course	1,700	1,7
			22.000	<u></u>
rmy	Fort Bragg	Battalion Complex	33,000	33,0
my	Fort Bragg	Brigade Complex	41,000	41,0
my	Fort Bragg	Brigade Complex	25,000	25,0
my	Fort Bragg	Brigade Complex	50,000	50,0
my	Fort Bragg	Command and Control Facility	53,000	53,0
my	Fort Bragg	Company Operations Facilities	12,600	12,6
my	Fort Bragg	Dining Facility	11,200	11,2
my	Fort Bragg	Murchison Road Right of Way Acquisition	17,000	17,0
·my	Fort Bragg	Staging Area Complex	14,600	14,6
my	Fort Bragg	Student Barracks	18,000	18,0
my	Fort Bragg	Vehicle Maintenance Shop	7,500	7,5
my	Fort Bragg Oklahoma	Vehicle Maintenance Shop	28,000	28,0
my	Fort Sill	General Purpose Storage Building	13,800	13,8
rmy	Fort Sill	Museum Operations Support Building	12,800	,-
rmy	McAlester	Igloo Storage, Depot Level	3,000	3,0
2003	South Carolina Fort Jackson	Trainee Barracks	28,000	90 A
rmy	Fort Jackson Fort Jackson		,	28,0
my		Trainee Barracks Complex, Ph 1	46,000	46,0
my	Fort Jackson Texas	Training Aids Center	17,000	17,0
my	Corpus Christi NAS	Rotor Blade Processing Facility, Ph 2	0	
rmy	Fort Bliss	Automated Multipurpose Machine Gun Range	6,700	6,7
my	Fort Bliss	Company Operations Facilities	18,500	18,5
rmy	Fort Bliss	Digital Multipurpose Training Range	22,000	22,0
my	Fort Bliss	Heavy Sniper Range	3,500	3,5
my	Fort Bliss	Indoor Swimming Pool	15,500	15,5
rmy	Fort Bliss	Light Demolition Range	2,100	2,1
rmy	Fort Bliss	Live Fire Exercise Shoothouse	3,150	2,1
rmy	Fort Bliss	Scout/Reconnaissance Crew Engagement Gunnery	15,500	

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Army				
	Fort Bliss	Squad Defense Range	3,000	3,000
Army	Fort Bliss	Theater High Altitude Area Defense Battery Complex	17,500	17,500
Army	Fort Bliss	Transient Training Complex	31,000	31,000
Army	Fort Bliss	Urban Assault Course	2,800	2,800
Army	Fort Bliss	Vehicle Bridge Overpass	8,700	8,700
Army	Fort Hood	Battalion Complex	40,000	40,000
Army Army	Fort Hood Fort Hood	Brigade Complex Company Operations Facilities	38,000	38,000 4,300
Army	Fort Hood	Convov Live Fire	4,300 3,200	4,300
Army	Fort Hood	Live Fire Exercise Shoothouse	2,100	2,100
Army	Fort Hood	Soldier Readiness Processing Center	2,100	2,100
Army	Fort Hood	Unmanned Aerial System Hangar	55,000	55,000
Army	Fort Hood	Urban Assault Course	2,450	2,450
Army	Fort Sam Houston	Simulations Center	16,000	16,000
Army	Fort Sam Houston Virginia	Training Aids Center	6,200	6,200
Army	Fort A.P. Hill	1200 Meter Range	14,500	14,500
Army	Fort A.P. Hill	Indoor Firing Range	6,200	6,200
Army	Fort A.P. Hill	Known Distance Range	3,800	3,800
Army	Fort A.P. Hill	Light Demolition Range	4,100	4,100
Army	Fort A.P. Hill	Military Operation Urban Terrain Collective Training Facility.	65,000	65,000
Army	Fort Eustis	Warrior in Transition Complex	18,000	18,000
Army	Fort Lee	Automated Qualification Training Range	7,700	7,700
Army	Fort Lee	Company Operations Facility	4,900	4,900
Army	Fort Lee	Museum Operations Support Building	30,000	0
Army	Fort Lee	Training Aids Center	5,800	5,800
	Washington			
Army	Fort Lewis	Barracks	47,000	47,000
Army	Fort Lewis	Barracks Complex	40,000	40,000
Army	Fort Lewis	Rappelling Training Area	5,300	5,300
Army	Fort Lewis	Regional Logistic Support Complex	63,000	63,000
Army	Fort Lewis	Regional Logistic Support Complex Warehouse	16,500	16,500
Army	Yakima	Sniper Field Fire Range	3,750	3,750
	Afghanistan			
Army	Bagram AB	Army Aviation HQ Facilities	19,000	19,000
Army	Bagram AB	Barracks	18,000	18,000
Army	Bagram AB	Consolidated Community Support Area	14,800	14,800
Army	Bagram AB	Eastside Electrical Distribution	10,400	10,400
Army	Bagram AB	Eastside Utilities Infrastructure	29,000	29,000
Army	Bagram AB	Entry Control Point	7,500	7,500
Army	Bagram AB Germany	Joint Defense Operations Center	2,800	2,800
Army	Ansbach	Physical Fitness Center	13,800	13,800
Army	Ansbach	Vehicle Maintenance Shop	18,000	18,000
Army	Grafenwoehr	Barracks	20,000	20,000
Army	Grafenwoehr	Barracks	19,000	19,000
Army	Grafenwoehr	Barracks	19,000	19,000
Army	Grafenwoehr	Barracks	17,500	17,500
Army	Rhine Ordnance Bar- racks	Barracks Complex	35,000	35,000
Army	Sembach AB	Confinement Facility	9,100	9,100
Army	Wiesbaden AB	Command and Battle Center, Incr 2	59,500	59,500
Army	Wiesbaden AB	Construct New Access Control Point	5,100	5,100
Army	Wiesbaden AB	Information Processing Center	30,400	30,400
Army	Wiesbaden AB	Sensitive Compartmented Information Facility	91,000	91,000
Army	Honduras Soto Cano AB	Barracks	20,400	20,400
	Italy			
Army	Vicenza	Brigade Complex—Barracks/Community, Incr 4	26,000	26,000
Army	Vicenza	Brigade Complex—Operations Support Facility, Incr 4.	25,000	25,000
Army	Korea Camp Walker	Electrical System Upgrade & Natural Gas System	19,500	19,500
Army	Unspecified Troop Trainee Housing	Training Barracks	0	0
Army	Worldwide Unspecified Unspecified Worldwide	Host Nation Support FY 11	28,000	28,000
Army	Locations Unspecified Worldwide	Minor Construction FY 11	23,000	23,000
Army	Locations Unspecified Worldwide	Planning and Design FY 11	221,636	221,636
	Locations ry Construction, Army		4,078,798	3,954,998

Alabama Mobile

T–6 Outlying Landing Field		29,082	29,082
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HR 6523 PCS

Navy

SEC. 3001. MILITARY CONSTRUCTION (In Thousands of Dollars)

Navy Navy	Arizona Yuma			
Navy	Yuma			
•		Aircraft Maintenance Hangar	40,600	40,600
	Yuma	Aircraft Maintenance Hangar	63,280	63,280
Navy	Yuma	Communications Infrastructure Upgrade	63,730	63,730
Navy	Yuma	Intermediate Maintenance Activity Facility	21,480	21,480
Navy	Yuma	Simulator Facility	36,060	36,060
Navy Navy	Yuma Yuma	Utilities Infrastructure Upgrades Van Pad Complex Relocation	44,320 15,590	44,320 15,590
Ivavy	California	van 1 au complex nelocation	15,550	15,550
Navy	Camp Pendleton	Bachelor Enlisted Quarters—13 Area	42,864	42,864
Navy	Camp Pendleton	Bachelor Enlisted Quarters—Las Flores	37,020	37,020
Navy	Camp Pendleton	Center for Naval Aviation Technical Training/Fleet Replacement Squadron—Aviation Training and Bachelor Enlisted Quarters.	66,110	66,110
Navy Navy	Camp Pendleton Camp Pendleton	Conveyance/Water Treatment Marine Aviation Logistics Squadron-39 Maintenance Hangen Evanation	100,700 48,230	100,700 48,230
Norm	Camp Pendleton	Hangar Expansion.	9,950	9,950
Navy Navy	Camp Pendleton	Marine Corps Energy Initiative North Region Tert Treat Plant (Incremented)	30,000	9,950 30,000
Navy	Camp Pendleton	Small Arms Magazine—Edson Range	3,760	3,760
Navy	Camp Pendleton	Truck Company Operations Complex	53,490	53,490
Navy	Coronado	Maritime Expeditionary Security Group- One (Mesg- 1) Consolidated Boat Maintenance Facility.	0	00,100
Navy	Coronado	Rotary Hangar	67,160	67,160
Navy	Miramar	Aircraft Maintenance Hangar	90,490	90,490
Navy	Miramar	Hangar 4	33,620	33,620
Navy	Miramar	Parking Apron/Taxiway Expansion	66,500	66,500
Navy	Monterey NSA	International Academic Instruction Building	0	0
Navy	San Diego	Bachelor Enlisted Quarters, Homeport Ashore	75,342	75,342
Navy	San Diego	Berthing Pier 12 Replace & Dredging, Ph 1	108,414	108,414
Navy	San Diego	Marine Corps Energy Initiative	9,950	9,950
Navy	Twentynine Palms Connecticut	Bachelor Enlisted Quarters & Parking Structure	53,158	53,158
Navy	New London NSB Florida	Submarine Group 2 Headquarters	0	0
Navy	Blount Island	Consolidated Warehouse Facility	17,260	17,260
Navy	Blount Island	Container Staging and Loading Lot	5,990	5,990
Navy	Blount Island	Container Storage Lot	4,910	4,910
Navy	Blount Island	Hardstand Extension	17,930	17,930
Navy	Blount Island	Paint and Blast Facility	18,840	18,840
Navy	Blount Island	Washrack Expansion	9,690	9,690
Navy	Panama City NSA	Land Acquisition	0	0
Navy	Panama City NSA	Purchase 9 Acres	0	0
Navy	Tampa Georgia	Joint Comms Support Element Vehicle Paint Facility	2,300	0
Navy	Albany MCLB	Maintenance Center Test Firing Range	0	0
Navy	Kings Bay	Security Enclave & Vehicle Barriers	45,004	45,004
Navy	Kings Bay	Waterfront Emergency Power	15,660	15,660
	Hawaii			
Navy	Camp Smith	Physical Fitness Center	29,960	29,960
Navy	Kaneohe Bay	Bachelor Enlisted Quarters	90,530	90,530
Navy	Kaneohe Bay Pacific Missile Range	Waterfront Operations Facility Replace North Loop Electrical Distribution System	19,130 0	19,130 0
Navy	Facility	· · ·		
Navy Navy	Pearl Harbor Pearl Harbor	Center for Disaster Mgt/Humanitarian Assistance Fire Station, West Loch	9,140 0	9,140 0
Navy Navy	Pearl Harbor Pearl Harbor	Joint Pow/Mia Accounting Command	99,328	99,328
Navy Navy	Pearl Harbor	Pre-Fab Bridge Nohili Ditch	99,528 0	99,528 0
Navy	Pearl Harbor Maine	Welding School Shop Consolidation	0	0
Navy	Portsmouth NSY	Consolidation of Structural Shops	0	0
Navy	Portsmouth NSY	Structural Shops Addition, Ph 1	0	0
	Maryland			
Navy	Indian Head	Advanced Energetics Research Lab Complex Phase 2	0	0
Navy	Indian Head	Agile Chemical Facility, Ph 2	34,238	34,238
Navy	Patuxent River	Atlantic Test Range Addition	0	0
Navy	Patuxent River	Broad Area Maritime Surveillance & E Facility	42,211	42,211
Navy	Mississippi Gulfport	Branch Health Clinic	0	0
	North Carolina			_
Navy	Camp Lejeune	2nd Intel Battalion Maintenance/Ops Complex	90,270	90,270
Navy	Camp Lejeune	Armory- II Mef—Wallace Creek	12,280	12,280
	Camp Lejeune	Bachelor Enlisted Quarters—Courthouse Bay	42,330	42,330
		Bachelor Enlisted Quarters—Courthouse Bay	40,780	40,780
Navy	Camp Lejeune			
Navy Navy	Camp Lejeune	Bachelor Enlisted Quarters—French Creek	43,640	43,640
Navy Navy Navy	Camp Lejeune Camp Lejeune	Bachelor Enlisted Quarters—French Creek Bachelor Enlisted Quarters—Rifle Range	$43,640 \\ 55,350$	43,640 55,350
Navy Navy Navy Navy Navy Navy	Camp Lejeune	Bachelor Enlisted Quarters—French Creek	43,640	43,640 55,350 51,660 46,290

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Account	State/Country and Installation	Project Title	Budget Request	Agreement
Navy	Camp Lejeune	Bachelor Enlisted Quarters—Camp Johnson	46,550	46,550
Navy	Camp Lejeune	Explosive Ordnanance Disposal Unit Addition—2nd Marine Logistics Group.	7,420	7,420
Navy	Camp Lejeune	Hangar	73,010	73,010
Navy	Camp Lejeune	Maintenance Hangar	74,260	74,260
Navy	Camp Lejeune	Maintenance/Ops Complex—2nd Air Naval Gunfire Liaison Company.	36,100	36,100
Navy	Camp Lejeune	Marine Corps Energy Initiative	9,950	9,950
Navy	Camp Lejeune	Mess Hall—French Creek	25,960	25,960
Navy	Camp Lejeune	Mess Hall Addition—Courthouse Bay	2,553	2,553
Navy	Camp Lejeune	Motor Transportation/Communications Maintenance Facility.	18,470	18,470
Navy	Camp Lejeune	Utility Expansion—Hadnot Point	56,470	56,470
Navy	Camp Lejeune	Utility Expansion—French Creek	56,050	56,050
Navy	Cherry Point Marine Corps Air Station	Bachelor Enlisted Quarters	42,500	42,500
Navy	Cherry Point Marine Corps Air Station	Mariners Bay Land Acquisition—Bogue	3,790	3,790
Navy	Cherry Point Marine Corps Air Station	Missile Magazine	13,420	13,420
Navy	Cherry Point Marine Corps Air Station	Station Infrastructure Upgrades	5,800	5,800
Navy	Pennsylvania Naval Support Activity	North Gate Security Improvements	0	0
Navy	Mechanicsburg Naval Support Activity	Quiet Propulsion Load House	0	0
	Mechanicsburg Rhode Island			
Navy	Newport	Electromagnetic Facility	27,007	27,007
Navy	Newport	Gate Improvements	0	0
Navy	Newport South Carolina	Submarine Payloads Integration Laboratory	0	0
Navy	Beaufort	Air Installation Compatable Use Zone Land Acquisi- tion.	21,190	21,190
Navy	Beaufort	Aircraft Hangar	46,550	46,550
Navy	Beaufort	Physical Fitness Center	15,430	15,430
Navy	Beaufort Texas	Training and Simulator Facility	46,240	46,240
Navy	Kingsville NAS Virginia	Youth Center	0	0
Navy	Dahlgren	Building 1200—Missile Support Facility Replacement Phase 1.	0	0
Navy	Norfolk	Pier 9 & 10 Upgrades for Ddg 1000	2,400	2,400
Navy	Norfolk	Pier 1 Upgrades to Berth Usns Comfort	10,035	10,035
Navy	Portsmouth	Ship Repair Pier Replacement, Incr 2	100,000	100,000
Navy	Quantico	Academic Facility Addition—Staff Non Comissioned Officer Academy.	12,080	12,080
Navy	Quantico	Bachelor Enlisted Quarters	37,810	37,810
Navy	Quantico	Research Center Addition—MCU	37,920	37,920
Navy	Quantico	Student Officer Quarters—the Basic School	55,822	55,822
	Washington			
Navy	Bangor	Commander Submarine Development Squadron 5 Laboratory Expansion Ph1.	16,170	16,170
Navy	Bangor	Limited Area Emergency Power	15,810	15,810
Navy	Bangor	Waterfront Restricted Area Emergency Power	24,913	24,913
Navy	Naval Base Kitsap	Charleston Gate Ecp Improvements	0	0
Navy	Naval Base Kitsap Bahrain Island	Limited Area Product/Strg Complex (Incremented)	19,116	19,116
Navy	SW Asia	Navy Central Command Ammunition Magazines	89,280	89,280
Navy	SW Asia	Operations and Support Facilities	60,002	60,002
Navy	SW Asia Guam	Waterfront Development, Ph 3	63,871	63,871
Navy	Guam	Anderson AFB North Ramp Parking, Ph 1, Inc 2	93,588	0
Navy	Guam	Anderson AFB North Ramp Utilities, Ph 1, Inc 2	79,350	0
Navy	Guam	Apra Harbor Wharves Improvements, Ph 1	40,000	40,000
Navy	Guam	Defense Access Roads Improvements	66,730	66,730
Navy	Guam Japan	Finegayan Site Prep and Utilities	147,210	0
Navy	Atsugi Spain	MH-60r/S Trainer Facility	6,908	6,908
Navy	Rota Djibouti	Air Traffic Control Tower	23,190	23,190
Navy	Camp Lemonier	Camp Lemonier HQ Facility	12,407	0
Navy	Camp Lemonier	General Warehouse	7,324	7,324
Navy Navy	Camp Lemonier Camp Lemonier	Horn of Africa Joint Operations Center Pave External Roads	28,076 3,824	0 3,824
	Worldwide Unspecified			

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SEC. 3001. MILITARY CONSTRUCTION (In Thousands of Dollars)

Account	State/Country and Installation	Project Title	Budget Request	Agreement
Navy	Unspecified Worldwide Locations	Unspecified Minor Construction	20,877	20,877
Total Militar	ry Construction, Navy		3,879,104	3,516,173
	Alabama			
AF	Maxwell AFB	Adal Air University Library	13,400	13,400
AF	Alaska Eielson AFB	Repair Central Heat Plant & Power Plant Boilers	28,000	28,000
AF	Elmendorf AFB	Add/Alter Air Support Operations Squadron Training	4,749	4,749
ΑF	Elmendorf AFB	Construct Railhead Operations Facility	15,000	15,000
AF	Elmendorf AFB	Dod Joint Regional Fire Training Facility	0	0
AF	Elmendorf AFB Arizona	F–22 Add/Alter Weapons Release Systems Shop	10,525	10,525
AF	Davis-Monthan AFB	Aerospace Maintenance and Regeneration Group	25,000	25,000
		Hangar.	1 000	
AF	Davis-Monthan AFB	HC-130 Aerospace Ground Equipment Maintenance Encility	4,600	4,600
AF	Davis-Monthan AFB	Facility. HC–130J Aerial Cargo Facility	10,700	10,700
AF	Davis-Monthan AFB	HC-130J Parts Store	8,200	8,200
AF	Fort Huachuca	Total Force Integration-Predator Launch and Recov-	11,000	0
1.17		ery Element Beddown.	0	51.150
AF AF	Luke AFB Luke AFB	F-35 Academic Training Center F-35 Squadron Operations Facility	0	54,150 10,260
11	California	r-ss squation operations racinty	0	10,200
AF	Edwards AFB	Flightline Fire Station	0	0
AF	Los Angeles AFB	Consolidated Parking Area, Ph 2	0	0
12	Colorado Bushlan AFR	T and A aminitian	0	0
AF AF	Buckley AFB Buckley AFB	Land Acquisition Security Forces Operations Facility	12,160	12,160
AF	Peterson AFB	Rapid Attack Identification Detection Repair System Space Control Facility.	24,800	24,800
AF	U.S. Air Force Academy	Const Center for Character & Leadership Develop- ment.	27,600	27,600
	Delaware			2.200
AF	Dover AFB District of Columbia	C–5M/C–17 Maintenance Training Facility, Ph 2	3,200	3,200
AF	Bolling AFB Florida	Joint Air Defense Operations Center	13,200	13,200
AF	Eglin AFB	F–35 Fuel Cell Maintenance Hangar	11,400	11,400
AF	Hurlburt Field	Adal Special Operations School Facility	6,170	6,170
AF	Hurlburt Field	Add to Visiting Quarters (24 Rm)	4,500	4,500
AF AF	Hurlburt Field Patrick AFB	Base Logistics Facility Air Force Technical Application Center	24,000 158,009	24,000 158,009
AF AF	Patrick AFB	Relocate Main Gate	158,009	158,009
	Georgia	Resource main outco	0	
AF	Robins AFB	54th Combat Communications Squadron Warehouse Facility, Ph 2.	0	0
1.17	Louisiana Dalah AFD		10 140	10 140
AF	Barksdale AFB Missouri	Weapons Load Crew Training Facility	18,140	18,140
AF	Whiteman AFB Montana	Consolidated Air Ops Facility	0	0
AF	Malmstrom AFB	Physical Fitness Center, Phase II	0	0
	Nebraska			
AF	Offutt AFB	Kenney/Bellevue Gates	0	0
AF	Nevada Creech AFB	UAS Airfield Fire/Crash Rescue Station	11,710	11,710
AF	Nellis AFB	Communication Network Control Center	0	11,110
AF	Nellis AFB	F-35 Add/Alter 422 Test Evaluation Squadron Facil- ity.	7,870	7,870
AF	Nellis AFB	F–35 Add/Alter Flight Test Instrumentation Facility	1,900	1,900
AF	Nellis AFB	F-35 Flight Simulator Facility	13,110	13,110
ΑF	Nellis AFB New Jersey	F–35 Maintenance Hangar	28,760	28,760
AF	McGuire AFB	Base Ops/Command Post Facility (TFI)	8.000	8,000
4F	McGuire AFB	Dormitory (120 Rm)	18,440	18,440
	New Mexico			
AF	Cannon AFB	Dormitory (96 Rm)	14,000	14,000
AF AF	Cannon AFB Connon AFP	Family Support Center	0 20.000	0
ΛF ΛF	Cannon AFB Holloman AFB	UAS Squadron Ops Facility Parallel Taxiway, Runway 07/25	20,000 0	20,000
AF AF	Holloman AFB	UAS Add/Alter Maintenance Hangar	15,470	15,470
AF	Holloman AFB	UAS Maintenance Hangar	22,500	22,500
	Kirtland AFB	Aerial Delivery Facility Addition	3,800	3,800
41				
AF AF AF	Kirtland AFB Kirtland AFB	Armament Shop H/MC–130 Fuel System Maintenance Facility	6,460 14,142	6,460 14,142

Account	State/Country and Installation	Project Title	Budget Request	Agreement
F	Kirtland AFB	Replace Fire Station 3	0	0
F	New York Fort Drum North Carolina	20th Air Support Operations Squadron Complex	20,440	20,440
F	Pope AFB North Dakota	Crash/Fire/Rescue Station	0	0
F	Grand Forks AFB	Central Deployment Center	0	0
F	Minot AFB Oklahoma	Control Tower/Base Operations Facility	18,770	18,770
F F	Tinker AFB Tinker AFB	Air Traffic Control Tower Upgrade Building 3001 Infrastructure, Ph 3	0 14,000	0 14,000
F	South Carolina Charleston AFB South Dakota	Civil Engineer Complex (TFI)—Ph 1	15,000	15,000
F	Ellsworth AFB Texas	Maintenance Training Facility	0	0
F	Dyess AFB	C–130J Add/Alter Flight Simulator Facility	4,080	4,080
F	Ellington Field	Upgrade Unmanned Aerial Vehicle Maintenance Hangar.	7,000	0
F	Lackland AFB	Basic Military Training Satellite Classroom/Dining Facility No 2.	32,000	32,000
F	Lackland AFB	One-Company Fire Station	5,500	5,500
AF AF	Lackland AFB	Recruit Dormitory, Ph 3	67,980	67,980
\F \F	Lackland AFB Laughlin AFB	Recruit/Family Inprocessing & Info Center Community Event Complex	21,800 0	21,800
AF	Randolph AFB Utah	Fire Crash Rescue Station	0	0
ΔF	Hill AFB	Consolidated Transportation Facilities, Phase I	0	0
ΔF	Hill AFB	F-22 T-10 Engine Test Cell	2,800	2,800
ΔF	Hill AFB	F-35 Add/Alt Building 118 for Flight Simulator	0	3,600
Γ	Hill AFB	F-35 Add/Alt Hangar 45W/AMU	0	6,500
Æ	Hill AFB Virginia	F–35A Modular Storage Magazine	0	2,000
Æ	Langley AFB Washington	F-22 Add/Alter Hangar Bay Lo/Cr Facility	8,800	8,800
ΔF	Fairchild AFB	Precision Measurement Equipment Laboratory (Pmel) Facility.	0	0
AF	Mechord AFB Wyoming	Chapel Center	0	0
\F \F	Camp Guernsey Afghanistan Bagram AFB	Nuclear/Space Security Tactics Training Center Consolidated Rigging Facility	4,650 9,900	4,650 9,900
ΔF	Bagram AFB	Fighter Hangar	16,480	16,480
ΔF	Bagram AFB Bahrain Island	Medevac Ramp Expansion/Fire Station	16,580	16,580
Æ	SW Asia Germany	North Apron Expansion	45,000	45,000
AF	Kapaun	Dormitory (128 Rm)	19,600	19,600
ΑF	Ramstein AB	Construct C–130J Flight Simulator Facility	8,800	8,800
AF AF	Ramstein AB Ramstein AB	Deicing Fluid Storage & Dispensing Facility Unmanned Aerial System Satellite Communication	2,754 10,800	2,754 10,800
Æ	Vilseck	Relay Pads & Facility. Air Support Operations Squadron Complex	12,900	12,900
٨F	Guam Andersen AFB	Compat Communications Or anti-re- E- Site	0.000	0.000
AF	Andersen AFB	Combat Communications Operations Facility Commando Warrior Open Bay Student Barracks	9,200 11,800	9,200 11,800
.F	Andersen AFB	Guam Strike Ops Group & Tanker Task Force	9,100	9,100
Æ	Andersen AFB	Guam Strike South Ramp Utilities, Ph 1	12,200	12,200
ΛF	Andersen AFB Italy	Red Horse Headquarters/Engineering Facility	8,000	8,000
AF	Aviano AFB	Air Support Operations Squadron Facility	10,200	10,200
Æ	Aviano AFB Korea	Dormitory (144 Rm)	19,000	19,000
Æ	Kunsan AFB	Construct Distributed Mission Training Flight Simu- lator Facility.	7,500	7,500
Æ	Qatar Al Udeid	Blatchford-Preston Complex Ph 3	62,300	62,300
Æ	United Kingdom Royal Air Force Mildenhall	Extend Taxiway Alpha	15,000	15,000
AF	Worldwide Unspecified Unspecified Worldwide	F–35 Academic Training Center	54,150	0
ΛF	Locations Unspecified Worldwide	F-35 Flight Simulator Facility	12,190	0
ΑF	Locations Unspecified Worldwide	Planning & Design	66,336	66,336
	Locations			

Account	State/Country and Installation	Project Title	Budget Request	Agreemen
AF	Various Worldwide Lo-	F-35 Squadron Operations Facility	10,260	(
Total Militar	cations ry Construction, Air For	ce	1,311,385	1,293,295
	Arizona			
Def-Wide	Marana	Special Operations Forces Parachute Training Facil- ity.	0	(
Def-Wide	Yuma	Special Operations Forces Military Free Fall Simu- lator.	8,977	8,977
	California		20.000	20.00
Def-Wide Def-Wide	Point Loma Annex	Replee Storage Facility, Incr 3	20,000	20,00
Det-wide	Point Mugu Colorado	Aircraft Direct Fueling Station	3,100	3,10
Def-Wide	Fort Carson	Special Operations Forces Tactical Unmanned Aerial Vehicle Hangar.	3,717	3,71
	District of Columbia			
Def-Wide	Bolling AFB	Replace Parking Structure, Ph 1	3,000	3,00
	Florida			
Def-Wide	Eglin AFB	Special Operations Forces Ground Support Battalion Detachment.	6,030	6,030
DofWido	Georgia	National Security Accountral Security Securico	19.955	19.95
Def-Wide	Augusta	National Security Agency/Central Security Service Georgia Training Facility.	12,855	12,855
Def-Wide	Fort Benning	Dexter Elementary School Construct Gym	2,800	2,80
Def-Wide	Fort Benning	Special Operations Forces Company Support Facility	20,441	20,44
Def-Wide	Fort Benning	Special Operations Forces Military Working Dog Kennel Complex.	3,624	3,624
Def-Wide	Fort Stewart	Health Clinic Addtion/Alteration	35,100	35,10
Def-Wide	Hunter Angs	Fuel Unload Facility	2,400	2,40
Def-Wide	Hunter Army Airfield	Special Operations Forces Tactical Equipment Main- tenance Facility Expansion.	3,318	3,31
C C MY 1	Hawaii		0 500	0.50
Def-Wide Def-Wide	Hickam AFB Pearl Harbor	Alter Fuel Storage Tanks Naval Special Warfare Group 3 Command and Oper- ations Facility.	8,500 28,804	8,50 28,80
	Idaho			
Def-Wide	Mountain Home AFB Illinois	Replace Fuel Storage Tanks	27,500	27,50
Def-Wide	Scott Air Force Base Kentucky	Field Command Facility Upgrade	1,388	1,38
Def-Wide	Fort Campbell	Landgraf Hangar Addition, 160th Soar	0	
Def-Wide	Fort Campbell Maryland	Special Operations Forces Battalion Ops Complex	38,095	38,09
Def-Wide	Aberdeen Proving Ground	US Army Medical Research Institue of Infectious Diseases Replacement, Inc 3.	105,000	105,00
Def-Wide	Andrews AFB	Replace Fuel Storage & Distribution Facility	14,000	14,00
Def-Wide	Bethesda Naval Hos- pital	National Naval Medical Center Parking Expansion	17,100	17,10
Def-Wide	Bethesda Naval Hos- pital	Transient Wounded Warrior Lodging	62,900	62,90
Def-Wide	Fort Detrick	Consolidated Logistics Facility	23,100	23,10
Def-Wide	Fort Detrick	Information Services Facility Expansion	4,300	4,30
Def-Wide	Fort Detrick	National Interagency Biodefense Campus Security Fencing and Equipment.	2,700	2,70
Def-Wide Def-Wide	Fort Detrick Fort Detrick	Supplemental Water Storage US Army Medical Research Institue of Infectious Diseases—Stage I, Inc 5.	3,700 17,400	3,70 17,40
Def-Wide	Fort Detrick	Water Treatment Plant Repair & Supplement	11,900	11,90
Def-Wide	Fort Meade Massachusetts	North Campus Utility Plant, Iner 1	219,360	219,36
Def-Wide	Hanscom AFB Mississippi	Mental Health Clinic Addition	2,900	2,90
Def-Wide	Stennis Space Center	SOF Western Maneuver Area (Phase II)	0	(
Def-Wide	Stennis Space Center	SOF Western Maneuver Area (Phase III)	0	
Def-Wide	Stennis Space Center New Mexico	Special Operations Forces Land Acquisition, Ph 3	0	
Def-Wide	Cannon AFB	Special Operations Forces Add/Alt Simulator Facility for MC-130.	13,287	13,28
Def-Wide	Cannon AFB	Special Operations Forces Aircraft Parking Apron (MC-130J).	12,636	12,63
Def-Wide	Cannon AFB	Special Operations Forces C-130 Parking Apron Phase I.	26,006	26,00
Def-Wide	Cannon AFB	Special Operations Forces Hangar/AMU (MC–130J)	24,622	24,622
Def-Wide	Cannon AFB	Special Operations Forces Operations and Training Complex.	39,674	39,674
Def-Wide	White Sands	Health and Dental Clinics	22,900	22,90

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Account	State/Country and Installation	Project Title	Budget Request	Agreement
Def-Wide	U.S. Military Academy North Carolina	West Point MS Add/Alt	27,960	27,960
Def-Wide	Camp Lejeune	Tarawa Terrace I Elementry School Replace School	16,646	16,646
Def-Wide	Fort Bragg	Menair Elementry School—Replace School	23,086	23,086
Def-Wide	Fort Bragg	Murray Elementry School—Replace School	22,000	22,000
	00		22,000	
Def-Wide	Fort Bragg	SOF Baffle Containment for Range 19C		0
Def-Wide	Fort Bragg	SOF Medical Support Addition	0	0
Def-Wide	Fort Bragg	Special Operations Forces Admin/Company Oper- ations.	10,347	10,347
Def-Wide	Fort Bragg	Special Operations Forces C4 Facility	41,000	41,000
Def-Wide	Fort Bragg	Special Operations Forces Joint Intelligence Brigade Facility.	32,000	32,000
Def-Wide	Fort Bragg	Special Operations Forces Operational Communica- tions Facility.	11,000	11,000
Def-Wide	Fort Bragg	Special Operations Forces Operations Additions	15,795	15,795
Def-Wide	Fort Bragg	Special Operations Forces Operations Support Facil- ity.	13,465	13,465
	Ohio	·		
Def-Wide	Columbus	Replace Public Safety Facility	7,400	7,400
	Pennsylvania	······································	.,	.,
Def-Wide	Def Distribution Depot New Cumberland	Replace Headquarters Facility	96,000	96,000
	Texas			
Def-Wide	Fort Bliss	Hospital Replacement, Incr 2	147,100	147,100
Def-Wide	Lackland AFB Utah	Ambulatory Care Center, Ph 2	162,500	162,500
Def-Wide	Camp Williams	Comprehensive National Cybersecurity Initiative Data Center Increment 2.	398,358	398,358
	Virginia			
Def-Wide	Craney Island	Replace Fuel Pier	58,000	58,000
Def-Wide	Fort Belvoir	Dental Clinic Replacement	6,300	6,300
Def-Wide	Pentagon	Pentagon Metro & Corridor 8 Screening Facility	6,473	6,473
Def-Wide	Pentagon	Power Plant Modernization, Ph 3	51,928	51,928
Def-Wide	Pentagon	Secure Access Lane-Remote Vehicle Screening	4,923	4,923
Def-Wide	Quantico	New Consolidated Elemetary School	47,355	47,355
0.43171	Washington		0.400	0.400
Def-Wide	Fort Lewis	Preventive Medicine Facility	8,400	8,400
Def-Wide	Fort Lewis	Special Operations Forces Military Working Dogs Kennel.	0	0
	Belgium			
Def-Wide	Brussels	NATO Headquarters Facility	31,863	31,863
Def-Wide	Brussels Germany	Replace Shape Middle School/High School	67,311	67,311
Def-Wide	Katterbach	Health/Dental Clinic Replacement	37,100	37,100
Def-Wide	Panzer Kaserne	Replace Boeblingen High School	48,968	48,968
Def-Wide	Vilseck	Health Clinic Add/Alt		34,800
	Guam		34,800	
Def-Wide	Agana NAS Japan	Hospital Replacement, Incr 2	70,000	0
Def-Wide	Kadena AB	Install Fuel Filters-Separators	3,000	3,000
Def-Wide	Misawa AB Korea	Hydrant Fuel System	31,000	31,000
Def-Wide	Camp Carroll Qatar	Health/Dental Clinic Replacement	19,500	19,500
Def-Wide	Al Udeid Puerto Rico	Qatar Warehouse	1,961	1,961
Def-Wide	Fort Buchanan	Antilles Elementry School/Intermediate School—Re- place School.	58,708	58,708
Def-Wide	United Kingdom Menwith Hill Station	Menwith Hill Station PSC Construction—Generators	2,000	2,000
Def-Wide	Royal Air Force	10 & 11. Alconbury Elementry School Replacement	30,308	30,308
Def-Wide	Alconbury Royal Air Force	Replace Hydrant Fuel Distribution System	15,900	15,900
	Mildenhall Various Locations			
Def-Wide	Unspecified Worldwide Locations	General Reduction	0	0
Def-Wide	Worldwide Unspecified Unspecified Worldwide	Contingency Construction	10,000	10,000
Def-Wide	Locations Unspecified Worldwide Locations	Energy Conservation Investment Program	120,000	120,000
Def-Wide	Unspecified Worldwide Locations	Planning and Design (DODEA)	79,763	79,763
Def-Wide	Unspecified Worldwide Locations	Planning and Design (DSS)	1,988	1,988
	Unspecified Worldwide	Planning and Design (NSA)	28,239	28,239

Account Installation Frequence Agreement DetWale Unspecified Planning and Design (90003) 30,83 30,83 DetWale Unspecified Planning and Design (Thinkrichtel) 220,30 230,30 230,30 DetWale Unspecified Planning and Design (Thinkrichtel) 54,221 54,231 54,221 54,231 54,221 54,231 54,221 54,231 54,221 54,231 54,221 54,221	Accor+	State/Country and	(In Thousands of Dollars)	Budget	Acres
Leastions 230,300 230,300 DefWide Unspecified Workbride Planning and Design (TMA) 230,300 DefWide Unspecified Workbride Planning and Design (WIBS) 6,270 6,27 DefWide Unspecified Workbride Planning and Design (WIBS) 6,270 6,27 DefWide Unspecified Workbride Planning and Design (WIBS) 6,270 6,27 DefWide Unspecified Workbride Unspecified Minor Construction (DODEA) 13,841 13,84 DefWide Unspecified Workbride Unspecified Minor Construction (DODEA) 3,284 DefWide Unspecified Workbride Unspecified Minor Construction (TMA) 4,884 4,88 DefWide Unspecified Minor Construction (TMA) 4,884 4,88 DefWide Unspecified Minor Construction (DA) 5,258 5,21 DefWide Various Workbride Lactions Unspecified Minor Construction (SOCOM) 7,663 7,60 Total Military Construction, Defense-Wide XATO Security Investment Program 258,884 258,884 258,884 Colorando NATO Security Investment Program 258,884 258,884 258,884 Total Military NATO Security Investment Program 258,884 258,884 258,884 Anamanition Demilitariza	Account		Project Title		Agreement
bcHWale Competified Workheide Planning and Design (TMA) 230,300 223,33 bcHWale Unspecified Workheide Planning and Design (UBA) 54,221 54,221 54,221 bcHWale Unspecified Workheide Planning and Design (WIB) 6,370 6,370 bcHWale Unspecified Workheide Planning and Design (WIB) 6,370 6,370 bcHWale Unspecified Workheide Unspecified Minor Construction (DODEA) 13,341 13,8 bcHWale Unspecified Minor Construction (DODEA) 13,341 13,8 bcHWale Unspecified Minor Construction (ICA) 8,210 8,2 bcHWale Unspecified Minor Construction (ICA) 3,000 3,00 bcHWale Unspecified Minor Construction (ICA) 5,258 5,25 bcHWale Variens Workheide La Unspecified Minor Construction (ICA) 5,258 5,25 bcHWale Colorado 3,118,062 3,048,00 Colorado 3,118,062 3,048,00 Dem Deall Publo Dopt Ammunition Densilitarization Pi 11 59,462 59,462 Colorado Fort Machina Law erations 0 124,971 124,971 NATO Socurity Investment Program 258,884 258,884 258,884	Def-Wide		Planning and Design (SOCOM)	30,836	30,830
Def Wale Unspecified Workheide Planning and Dasign (Undistributed) 54,221 54,221 54,221 Def Wale Unspecified Workheide Planning and Dasign (WIIS) 6,270 6,270 Def Wale Unspecified Workheide Planning and Dasign (WIIS) 6,270 6,27 Def Wale Unspecified Workheide Unspecified Minor Construction (DOEA) 13,841 13,84 Def Wale Unspecified Workheide Unspecified Minor Construction (CMS) 8,210 8,22 Def Wale Unspecified Workheide Unspecified Minor Construction (DIA) 5,258 5,21 Def Wale Unspecified Minor Construction (DIA) 5,258 5,22 Def Wale Various Workheide Locutions Unspecified Minor Construction (DIA) 5,258 5,22 Def Wale Various Workheide Locutions Unspecified Minor Construction (DIA) 5,258 5,23 Def Wale Various Workheide Locutions Unspecified Minor Construction (SOCOM) 7,663 7,60 Jam Dendi Baue (rass Army Depot Ammunition Demilitarization Facility, Ph 12 65,569 65,54 Jam Dendi Baue (rass Army Depot Ammunition Demilitarization Facility, Minor Construction, Defense 124,971 124,971 NATO Scentrity Investment Program 258,884 258,	Def-Wide	Unspecified Worldwide	Planning and Design (TMA)	230,300	230,300
bc/Wile Construction Planning and Design (WHS) 6,270 6,270 bc/Wile Unspecified Workheide Planning and Design-RCIP 0 bc/Wile Unspecified Workheide Unspecified Minor Construction (DODEA) 13,841 13,845 bc/Wile Unspecified Workheide Unspecified Minor Construction (GS) 8,210 8,22 bc/Wile Unspecified Workheide Unspecified Minor Construction (Chaistruction) 4,884 4,88 bc/Wile Unspecified Workheide Unspecified Minor Construction (DLA) 5,258 5,22 bc/Wile Varianse Workheide Lac Unspecified Minor Construction (DLA) 5,258 5,22 cutors cutors 3,018,002 3,048,00 3nem Deenil Colorado 7,663 7,66 3nem Deenil Bane Grass Array: Depot Ammanition Demilitarization Facility, Ph 12 65,569 65,51 3nem Deenil Bane Grass Array: Depot Ammanition Demilitarization Facility, Ph 12 65,569 55,854 Calerado Yartons Array Depot Ammanition Demilitarization Facility, Ph 12 65,569 55,854 YATO Socurity Investment Program 258,884 258,884 258,884 258,884 YATO Socurity Investment Program 258,884 258,884 258,884	Def-Wide	Unspecified Worldwide	Planning and Design (Undistributed)	54,221	54,223
ActWile Coopering Panning and Design-BCTP 0 ActWile Coopering Coopering 13,841 13,8 ActWile Coopering Coopering 124,841 13,8 ActWile Coopering Coopering 124,841 13,8 ActWile Coopering Coopering 8,210 8,2 ActWile Coopering Coopering 8,210 8,2 ActWile Coopering Coopering 8,210 8,2 ActWile Coopering Coopering 3,000 3,00 ActWile Coopering Coopering 124,971 3,000 3,00 ActWile Coopering Coopering Coopering 3,018,000 3,018,000 Colorado Coopering Coopering 3,018,000 3,018,000 Colorado Coopering Annonnition Densilitarization Facility, Ph 12 65,569 65,569 Colorado Coopering 124,971 124,971 124,971 124,971 Colorado Coopering Annonnition Densilitarization Pin 11 59,402 59,402 59,402 Colorado Coopering 255,884 255,884 255,884 255,884 Colorado Coopering A	Def-Wide	Unspecified Worldwide	Planning and Design (WHS)	6,270	6,270
Def Wilde Unspecified Monthvide Unspecified Minor Construction (DODEA) 13,841 13,8 bef Wilde Unspecified Monthvide Unspecified Minor Construction (JCS) 8,210 8,2 bef Wilde Unspecified Minor Construction (JCS) 8,210 8,2 bef Wilde Unspecified Minor Construction (TMA) 4,884 4,88 bef Wilde Unspecified Minor Construction (DLA) 6,538 5,22 bef Wilde Unspecified Minor Construction (DLA) 6,538 5,22 ottoms ottoms 5,238 5,22 3,045,00 bef Wilde Varians Wethvide Loue Unspecified Minor Construction (SOCOM) 7,663 7,69 Total Military Construction, Defense-Wide 3,118,062 3,045,00 5,049 5,549 hem Demil Biae Grass Army Depot Annumition Demilitarization Pacificy, Ph 12 6,5,569 6,5,569 6,5,569 Vorthwide Unspecified NATO Security Investment Program 255,884 255,884 255,884 255,884 Varto Security Investment Program 0 Arizona 0 0 0	Def-Wide	Unspecified Worldwide	Planning and Design-ECIP	0	(
hef Wile Longinos Lon	Def-Wide	Unspecified Worldwide	Unspecified Minor Construction (DODEA)	13,841	13,841
bef Wilde Unspecified Miner Construction (TMA) 4,884 4,884 bef Wilde Unspecified Miner Construction (Undistributed) 3,000 3,000 bef Wilde Various Workbride Lo- ortions Unspecified Miner Construction (ULA) 5,258 5,22 bef Wilde Various Workbride Lo- ortions Unspecified Miner Construction (SOCOM) 7,663 7,60 Total Military Construction, Defense-Wilde 3,118,062 3,048,00 hem Demil Puoblo Depot Annumition Demilitarization Facility, Ph 12 65,569 66,564 hem Demil Blue Grass Army Depot Annumition Demilitarization Facility, Ph 12 65,569 66,564 fato NATO Security Invest NATO Security Investment Program 258,884 258,884 GATO NATO Security Invest NATO Security Investment Program 258,884 258,884 cruty NG Fort Chaffee Cohone Arms Cohlective Training Facility 10,000 10,00 runy NG Fort Chaffee Cohone Arms Cohlective Training Facility 10,000 10,00 runy NG Fort Chaffee Cohone Arms Cohlective Training Facility 10,000 10,00 runy NG Fort Chaffee Cohone Arms Cohlective Training Facility 10,000 10,00 runy NG Fort Chaffee Coho	Def-Wide	Unspecified Worldwide	Unspecified Minor Construction (JCS)	8,210	8,210
bcfWide Unspecified Wardwide Unspecified Minor Construction (Undistributed) 3,000 3,00 bcfWide Various Workbride Lo Unspecified Minor Construction (DLA) 5,258 5,22 bcfWide Various Workbride Lo Unspecified Minor Construction (SOCOM) 7,663 7,663 Total Military Construction, Defense-Wide 3,118,002 3,048,00 Total Military Construction, Defense-Wide 3,118,002 3,048,00 Them Demil Bue Grass Arny Depot Ammunition Demilitarization Fheility, Ph 12 65,569 65,55 hem Demil Bue Grass Arny Depot Ammunition Demilitarization Ph 11 59,402 59,44 Total Chemical Demilitarization Construction, Defense 124,971 124,971 124,971 Alatama 0 0 0 0 0 Arizona 0 0 0 0 0 0 0 0 Arizona 0	Def-Wide	Unspecified Worldwide	Unspecified Minor Construction (TMA)	4,884	4,88
bef-Wale Varians Workbride Lo- cations Unspecified Minor Construction (DLA) 5,258 5,21 bef-Wale Varians Workbride Lo- cations Unspecified Minor Construction (SOCOM) 7,663 7,66 Total Military Construction, Defense-Wide 3,118,062 3,048,00 Colorado Easterna 65,559 65,551 hem Denil Paedao Depot Anumanition Denilitarization Faeilty, Ph 12 65,569 65,51 hem Denil Base Grass Aray Depot Anumanition Denilitarization Faeilty, Ph 12 65,569 65,51 Market Lo- ment Program 258,884 258,884 258,884 258,884 258,884 Vario NATO Security Invest. NATO Security Invest. NATO Security Invest. 0 16,500 16,510 Arizona ment Program 258,884 258,884 258,884 258,884 truny NG Fort Medellan Live Fire Shoot House 0 0 10,00 Arizona Quintoriant 10,000 30,000 30,00 30,00 30,00 30,00 30,00 30,00 30,00 30,00 30,00 30,00 30,00 30,00 30,00	Def-Wide	Unspecified Worldwide	Unspecified Minor Construction (Undistributed)	3,000	3,00
bef Wild Various Workhvide Lo- outions Unspecified Minor Construction (SOCOM) 7,663 7,663 Total Military Construction, Defense-Wide 3,118,062 3,048,00 Them Demil Pueblo Depot Ammunition Demilitarization Facility, Ph 12 65,569 Them Demil Bue Grass Army Depot Ammunition Demilitarization Pacility, Ph 12 65,569 Them Demil Bue Grass Army Depot Ammunition Demilitarization Ph 11 59,402 Total Chemical Demilitarization Construction, Defense 124,971 124,971 Varto NATO Security Investment Program 258,884 258,88 Total NATO Security Investment Program 258,884 258,884 Vary NG Fort Medellan Live Fire Shoot House 0 Vary NG Fort Redellan Live Fire Shoot House 0 Vary NG Fort Chaffee Combined Support Maintenance Shop 30,000 30,00 Varay NG Fort Chaffee Combined Arms Collective Training Facility 19,000 19,00 Vary NG Fort Chaffee Combined Arms Collective Training Facility 19,000 19,00 Varay NG Camp Roberts Combined Arms Collective Training Facility 19,000 10,00 Vary NG Card Roberts Combined Arms Collective Training Stellary 0	Def-Wide	Various Worldwide Lo-	Unspecified Minor Construction (DLA)	5,258	5,258
Total Military Construction, Defense-Wide 3,118,602 3,048,00 Isem Demil Pueblo Depot Ammunition Demilitarization Facility, Ph 12 65,569 65,57 Isem Demil Bue Grass Army Depot Ammunition Demilitarization Ph 11 59,402 59,44 Total Chemical Demilitarization Construction, Defense 124,971 124,971 124,971 NATO Security Investment Program 258,884 258,884 258,884 Total NATO Security Investment Program 258,884 258,884 Natro Security Investment Program 258,884 258,884 Veray NG Fort Medellan Live Fire Shoot House 0 Arizona 0 16,500 16,50 Veray NG Fort Medellan Live Fire Shoot House 0 Veray NG Fort Nedellan Live Fire Shoot House 0 Veray NG Fort Chaffee Consined Arms Collective Training Facility 19,000 10,00 Veray NG Fort Chaffee Consol Live Fire/Katr Control Point Range 0 0 Veray NG Calaronia Consol Live Fire/Katr Control Point Range 0 0 Veray NG Calaronia Calaronia 2,500 2,501 Veray NG Calaronia Calaronia 2,500 2,000 2,	Def-Wide	Various Worldwide Lo-	Unspecified Minor Construction (SOCOM)	7,663	7,663
Shen Denil Pueblo Depot Ammunition Demilitarization Facility, Ph 12 65,569 65,51 Total Chemical Demilitarization Construction, Defense 124,971 124,971 Total Chemical Demilitarization Construction, Defense 124,971 124,971 Worldwide Unspecified NATO Security Invest- NATO Security Invest- 124,971 Total NATO Security Invest- NATO Security Investment Program 258,884 258,884 Total NATO Security Investment Program 258,884 258,884 258,884 Ananna 0 Arizona 0 Array NG Fort Meelellan Live Fire Shoot House 0 Array NG Fort Meelellan Live Fire Shoot House 0 Array NG Fort Chaffee Combined Support Maintenance Shop 30,000 30,00 Ymy NG Fort Chaffee Live Fire Shoot House 2,500 2,56 Ymy NG Fort Chaffee Live Fire Shoot House 2,500 2,56 Ymy NG Fort Chaffee Live Fire Shoot House 2,500 2,56 Ymy NG Colorado Springs Readiness Center 2,500 2,56 Ymy NG <	Total Milita		-Wide	3,118,062	3,048,062
Shem Denill Blue Grass Army Depot Ammunition Demilitarization Ph 11 59,402 59,41 Total Chemical Demilitarization Construction, Defense 124,971 124,971 124,971 Worldwide Unspecified NATO Security Invest- ment Program 258,884 258,884 258,884 Total NATO Security Investment Program 258,884 258,884 258,884 258,884 Anhama 0 Arizona 0 0 0 Arizona 0 Arizona 0 0 0 Yany NG Florence Readiness Center 16,500 16,55 Arage Camp Robinson Combined Support Maintenance Shop 30,000 30,000 Yany NG Fort Chaffee Convoy Live Five/Karty Control Point Range 0 Yany NG Fort Chaffee Live Five Shoot House 2,500 2,500 California 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500	Them Demil	Pueblo Depot	Ammunition Demilitarization Facility, Ph 12	65,569	65,569
Worldwide Unspecified NATO Security Investment Program 258,884 258,884 Total NATO Security Investment Program 258,884 258,884 258,884 Varuy NG Fort Meelelan Live Fire Shoot Honse 0 Araisona 0 Arizona 0 Aruny NG Fort Meelelan Combined Support Maintenance Shop 30,000 30,000 Yany NG Camp Robinson Combined Support Maintenance Shop 0 0 0 Yany NG Fort Chaffee Combined Arms Collective Training Pacifity 19,000 19,00 Yany NG Fort Chaffee Combined Arms Collective Training Pacifity 19,000 19,00 Yany NG Fort Chaffee Live Fire/Entry Control Point Range 0 20,000 20,00 Yany NG Camp Roberts Combined Arms Collective Training Facility 19,000 19,00 Yany NG Colorado Sprims Regional Training Institute 40,000 40,000 Yany NG Golorado Springs Readiness Center 7,500 7,51 Yany NG Watkins Parachutch Maintenance Facility 0 0 <td< td=""><td></td><td>Blue Grass Army Depot</td><td></td><td></td><td>59,40</td></td<>		Blue Grass Army Depot			59,40
XATO NATO Security Invest- NATO Security Investment Program 258,884 258,884 Total NATO Security Investment Program 258,884 258,884 258,884 Total NATO Security Investment Program 258,884 258,884 258,884 army NG Fort Medellan Live Fire Shoot House 0 army NG Florence Readiness Center 16,500 16,50 army NG Camp Robinson Combined Support Maintenance Shop 30,000 30,000 army NG Fort Chaffee Convoy Live PireyEntry Control Point Range 0 0 army NG Fort Chaffee Live Fire Shoot House 2,500 2,50 army NG Fort Chaffee Live Fire Shoot House 2,000 20,00 army NG Contraftee Convoy Live PireyEntry Control Point Range 0 0 army NG Colorado Springs Readiness Center 20,000 20,00 army NG Fort Carson Regional Training Institute 40,000 40,00 army NG Windsor Readiness Center 7,500 7,51 Connecticat army NG Windsor Locks				121,011	12 1,0 1
Total NATO Security Investment Program 258,881 258,881 Alabama	IATO	NATO Security Invest-	NATO Security Investment Program	258,884	258,88
rmy NG Fort Meelellan Live Fire Shoot House	Total NATO	Security Investment Pro	ogram	258,884	258,88
Arizona yrmy NG Florence Readiness Center 16,500 16,550 yrmy NG Camp Robinson Combined Support Maintenance Shop 30,000 30,000 yrmy NG Fort Chaffee Combined Arms Collective Training Facility 19,000 19,00 yrmy NG Fort Chaffee Live Fire Shoot House 2,500 2,510 urmy NG Cort Chaffee Live Fire Shoot House 20,000 20,000 urmy NG Colorado Combined Arms Collective Training Facility 19,000 19,000 Wrmy NG Colorado Readiness Center 20,000 20,000 wrmy NG Colorado Aviation Support Facility. 39,000 39,00 wrmy NG Gypsum High Altitude Army Aviation Training Site/Army 39,000 39,00 wrmy NG Watkins Parachute Maintenance Facility. 0 wrmy NG Watkins Parachute Maintenance Facility. 0 wrmy NG Watkins Parachute Maintenance Facility. 0 wrmy NG Watkins Readiness Center (Aviation) 41,000 41,000 Wrmy NG New Castle	Army NG		Live Fire Shoot House	0	
Arkansas army NG Camp Robinson Combined Support Maintenance Shop 30,000 30,00 army NG Fort Chaffee Combined Arms Collective Training Facility 19,000 19,00 army NG Fort Chaffee Live Fire/Entry Control Point Range 0 army NG Fort Chaffee Live Fire/Shoot House 2,500 2,51 army NG California 20,000 20,00 army NG Colorado 20,000 20,00 army NG Fort Carson Regional Training Institute 40,000 40,00 army NG Fort Carson Regional Training Institute 40,000 40,00 army NG Gysun High Altitude Army Aviation Training Site/Army 39,000 39,000 army NG Windsor Readiness Center 7,500 7,510 army NG Windsor Readiness Center (Aviation) 41,000 41,000 army NG New Castle Armed Forees Reserve Center(JFHQ) 27,000 27,000 army NG Cumming Readiness Center 17,000 17,000 17,000 army NG Cobbins ARB <td></td> <td></td> <td>Beadiness Center</td> <td>16 500</td> <td>16.50</td>			Beadiness Center	16 500	16.50
rmy NG Fort Chaffee Combined Arms Collective Training Facility	·	Arkansas			
army NG Fort Chaffee Convoy Live Fire/Entry Control Point Range 0 army NG Fort Chaffee Live Fire Shoot House 2,500 2,500 army NG Camp Roberts Combined Arms Collective Training Facility 19,000 19,000 army NG Colorado Springs Readiness Center 20,000 20,000 army NG Fort Carson Regional Training Institute 40,000 40,00 army NG Fort Carson Regional Training Institute 40,000 40,00 army NG Gypsum High Altitude Army Aviation Training Site/Army 39,000 39,000 army NG Watkins Parachute Maintenance Facility 0 0 army NG Windsor Readiness Center 7,500 7,500 army NG Windsor Locks Readiness Center (Aviation) 41,000 41,000 army NG New Castle Armed Forces Reserve Center(JFHQ) 27,000 27,000 army NG Cumming Readiness Center Add/Alt 10,400 10,44 army NG Cumming Readiness Center Add/Alt 10,400 10,44 army NG <				,	
rmy NG Fort Chaffee Live Fire Shoot House			~ ·		15,00
rmy NG Camp Roberts Combined Arms Collective Training Facility					2,50
rmy NG Colorado Springs Readiness Center	rmy NG		Combined Arms Collective Training Facility	19,000	19,00
rmy NG Fort Carson Regional Training Institute 40,000 40,00 rmy NG Gypsum High Altitude Army Aviation Training Site/Army 39,000 39,00 rmy NG Watkins Parachute Maintenance Facility 0 rmy NG Windsor Readiness Center 7,500 7,50 rmy NG Windsor Readiness Center 7,500 7,50 rmy NG Windsor Locks Readiness Center (Aviation) 41,000 41,00 rmy NG New Castle Armed Forces Reserve Center(JFHQ) 27,000 27,00 Georgia rmy NG Cumming Readiness Center Add/Alt 10,400 10,400 rmy NG Cumming Readiness Center Add/Alt 10,400 10,400 10,400 rmy NG Goven Field Barracks (Operational Readiness Training Complex) 17,500 17,500 rmy NG Gowen Field Barracks (Operational Readiness Training Complex) 17,500 17,500 rmy NG Mountain Home Tactical Unmanned Aireraft System Facility 6,300 6,300 rmy NG Marseilles TA Simulation Center 0 0		Colorado			
rmy NG Gypsum High Altitude Army Aviation Training Site/Army 39,000 39,00 rmy NG Watkins Parachute Maintenance Facility 0 rmy NG Windsor Readiness Center 7,500 7,50 rmy NG Windsor Locks Readiness Center 7,500 7,50 rmy NG Windsor Locks Readiness Center (Aviation) 41,000 41,00 Delaware 7 7,000 27,000 27,000 rmy NG New Castle Armed Forces Reserve Center(JFHQ) 27,000 17,000 rmy NG Cumming Readiness Center 10,400 10,440 rmy NG Dobbins ARB Readiness Center Add/Alt 10,400 10,440 rmy NG Kalaeloa Combined Support Maintenance Shop 38,000 38,000 rmy NG Gowen Field Barracks (Operational Readiness Training Complex) 17,500 17,500 rmy NG Mountain Home Tactical Unmanned Aireraft System Facility 6,300 6,300 rmy NG Marseilles TA Simulation Center 0 0 rmy NG Marseilles TA Simulation Cen	rmy NG	Colorado Springs	Readiness Center	20,000	20,00
Aviation Support Facility. 0 rmy NG Watkins Parachute Maintenance Facility 0 rmy NG Windsor Readiness Center 7,500 7,50 rmy NG Windsor Locks Readiness Center 7,500 7,50 rmy NG Windsor Locks Readiness Center (Aviation) 41,000 41,00 Delaware 7 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 27,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,000 17,500 17,510			0 0		40,00
rmy NG Windsor Readiness Center			Aviation Support Facility.		39,00
Connecticut rmy NG Windsor Locks Readiness Center (Aviation) 41,000 41,000 Delaware New Castle Armed Forces Reserve Center(JFHQ) 27,000 27,000 Georgia rmy NG Cumming Readiness Center 17,000 17,000 17,000 rmy NG Cumming Readiness Center 10,400 10,400 10,400 rmy NG Dobbins ARB Readiness Center Add/Alt 10,400 10,400 10,400 rmy NG Kalaeloa Combined Support Maintenance Shop 38,000 38,000 14aho rmy NG Gowen Field Barracks (Operational Readiness Training Complex) 17,500 17,500 17,500 rmy NG Mountain Home Tactical Unmanned Aireraft System Facility 6,300 6,300 rmy NG Marseilles TA Simulation Center 0 0 rmy NG Marseilles TA Simulation Center 0 0 rmy NG Camp Dodge Combined Arms Collective Training Facility 0 15,000 rmy NG Camp Dodge Combined Arms Collective Training Facility 0 0	•		v		7.50
rmy NG Windsor Loeks Readiness Center (Aviation)	rmy NG		Readiness Center	7,500	7,50
rmy NG New Castle Armed Forces Reserve Center(JFHQ)	rmy NG	Windsor Locks	Readiness Center (Aviation)	41,000	41,00
rmy NG Cumming Readiness Center	rmy NG	New Castle	Armed Forces Reserve Center(JFHQ)	27,000	27,00
rmy NG Dobbins ARB Readiness Center Add/Alt	rmy NG		Readiness Center	17.000	17.00
rmy NG Kalaeloa Combined Support Maintenance Shop					10,40
Idaho Idaho rmy NG Gowen Field Barracks (Operational Readiness Training Complex) 17,500 17,50 rmy NG Mountain Home Tactical Unmanned Aircraft System Facility 6,300 6,30 Illinois Illinois 0 7 7 rmy NG Marseilles TA Simulation Center 0 0 rmy NG Springfield Combined Support Maintenance Shop Add/Alt 15,000 15,00 rmy NG Camp Dodge Combined Arms Collective Training Facility 0 6 Kansas Topeka Army Aviation Taxiway, Parking Ramps and Hanger Alterations 0	rmv NG		Combined Support Maintenance Shop	38,000	38,00
Ph1. rmy NG Mountain Home Tactical Unmanned Aircraft System Facility				,	,
Illinois 0 rmy NG Marseilles TA Simulation Center 0 rmy NG Springfield Combined Support Maintenance Shop Add/Alt 15,000 15,00 rmy NG Camp Dodge Combined Arms Collective Training Facility 0 Kansas Kansas 0 rmy NG Topeka Army Aviation Taxiway, Parking Ramps and Hanger Alterations 0	rmy NG	Gowen Field		17,500	17,50
rmy NG Springfield Combined Support Maintenance Shop Add/Alt 15,000 15,00 Iowa Iowa Iowa Iowa Iowa rmy NG Camp Dodge Combined Arms Collective Training Facility 0 Kansas Iowa Iowa Iowa rmy NG Topeka Army Aviation Taxiway, Parking Ramps and Hanger Alterations 0	rmy NG			6,300	6,30
Iowa rmy NG Camp Dodge Combined Arms Collective Training Facility	rmy NG	Marseilles TA	Simulation Center	0	
Kansas rmy NG Topeka Army Aviation Taxiway, Parking Ramps and Hanger Alterations 0	army NG		Combined Support Maintenance Shop Add/Alt	15,000	15,00
		Kansas			
	•	Support Facility			24,00

SEC 3001 MILITARY CONSTRUCTION

881

Account	State/Country and Installation	Project Title	Budget Request	Agreement
Army NG	Wichita Kentucky	Readiness Center	43,000	43,000
Army NG	Burlington Louisiana	Readiness Center	19,500	19,500
Army NG	Fort Polk	Tactical Unmanned Aircraft System Facility	5,500	5,500
Army NG	Minden	Readiness Center	28,000	28,000
Army NG	Maryland St. Inigoes	Tactical Unmanned Aircraft System Facility	5,500	5,500
	Massachusetts			
Army NG	Hanscom AFB Michigan	Armed Forces Reserve Center(JFHQ)Ph2	23,000	23,000
Army NG	Camp Grayling Range	Barracks Replacement, Phase Ii	0	10.000
Army NG	Camp Grayling Range Camp Grayling Range	Combined Arms Collective Training Facility	19,000 0	19,000
Army NG	Minnesota	Light Demolition Range	0	0
Army NG	Arden Hills	Field Maintenance Shop	29,000	29,000
Army NG	Camp Ripley	Infantry Squad Battle Course	4,300	4,300
Army NG	Camp Ripley Missouri	Tactical Unmanned Aircraft System Facility	4,450	4,450
Army NG	Fort Leonard Wood Nebraska	Regional Training Institute	0	0
Army NG	Lincoln	Readiness Center Add/Alt	3,300	3,300
Army NG	Mead	Readiness Center	11,400	11,400
NG	Nevada		0	
Army NG	Las Vegas Normala National Grand	Cst Ready Building Las Vegas Field Maintenance Shop	0	0
Army NG	Nevada National Guard New Hampshire	Las Vegas Field Maintenance Snop	0	(
Army NG	Pembroke	Barracks Facility (Regional Training Institute)	15,000	15,000
Army NG	Pembroke	Classroom Facility (Regional Training Institute)	21,000	21,000
Army NG	New Mexico Farmington	Readiness Center Add/Alt	8,500	8,500
uniy No	New York	neauness Center Aug/An	0,500	0,500
Army NG	Ronkonkoma	Flightline Rehabilitation	0	(
	North Carolina			
Army NG	High Point	Readiness Center Add/Alt	1,551	1,551
Army NG	Morrisville	Aasf 1 Fixed Wing Aircraft Hangar Annex	0	0
Army NG	North Dakota Camp Grafton	Readiness Center Add/Alt	11,200	11.900
army NG	Ohio	Readiness Center Add/An	11,200	11,200
Army NG	Camp Sherman	Maintenance Building Add/Alt	0	0
	Rhode Island	Ť		
Army NG	East Greenwich	United States Property & Fiscal Office	27,000	27,000
Army NG	Middletown	Readiness Center Add/Alt	0	0
NO	South Dakota	D F C (25 000	27 000
Army NG	Watertown Texas	Readiness Center	25,000	25,000
Army NG	Camp Maxey	Combat Pistol/Military Pistol Qualification Course	2,500	2,500
Army NG	Camp Swift	Urban Assault Course	2,600	2,600
	Washington			
Army NG	Tacoma	Combined Support Maintenance Shop	25,000	25,000
	West Virginia			
Army NG	Moorefield	Readiness Center	14,200	14,200
Army NG	Morgantown Wisconsin	Readiness Center	21,000	21,000
Army NG	Madison	Aircraft Parking	5,700	5,700
Army NG	Wausau	Field Maintenance Shop	0	
Army NG	Wyoming Laramie	Field Maintenance Shop	14,400	14,400
army NG	Guam	r leid Maintenance shop	14,400	14,400
Army NG	Barrigada	Combined Support Maint Shop Ph1	19,000	19,000
	Puerto Rico		.,	.,
Army NG	Camp Santiago	Live Fire Shoot House	3,100	3,100
Army NG	Camp Santiago	Multipurpose Machine Gun Range	9,200	9,200
	Virgin Islands	D. H. G. (1997)	25 000	
Army NG	St. Croix Unspecified	Readiness Center (JFHQ)	25,000	25,000
Army NG	Unspecified Varlocs	Varlocs	0	C
	Worldwide Unspecified		0	t
Army NG	Unspecified Worldwide	Planning & Design	25,663	25,663
Army NG	Locations Unspecified Worldwide	Unspecified Minor Construction	11,400	11,400
Total Milita	Locations ry Construction, Army N	ational Guard	873,664	873,664
	California			
Army Res	Fairfield	Army Reserve Center	26.000	26.000

	Camorina			
Army Res	Fairfield	Army Reserve Center	26,000	26,000
Army Res	Fort Hunter Liggett	Equipment Concentration Site Tactical Equipment	22,000	22,000
		Maint Facility.		

HR 6523 PCS

HR 6523 PCS

Locations Total Military Construction, Naval Reserve		61,557	61,557	
	Alabama			
Air NG	Montgomery Regional Airport (ANG) Base	Fuel Cell and Corrosion Control Hangar	7,472	7,472
Air NG	Montgomery Regional Airport (ANG) Base Alaska	Replace Squad Ops Facility	0	0
Air NG	Eielson AFB Arizona	Add/Alter Communications Facility	0	0

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NAIC B	California	Much Valida Maintanana Dadita	5 001	5 001
N/MC Res	Twentynine Palms Louisiana	Tank Vehicle Maintenance Facility	5,991	5,991
N/MC Res	New Orleans Virginia	Joint Air Traffic Control Facility	16,281	16,281
N/MC Res	Williamsburg	Navy Ordnance Cargo Logistics Training Camp	21,346	21,346
	Washington			
N/MC Res	Yakima	Marine Corps Reserve Center	13,844	13,844
	Unspecified			
N/MC Res	Varlocs	Varlocs	0	0
N/MC Res	Varlocs	Varlocs	0	0
	Worldwide Unspecified			
N/MC Res	Unspecified Worldwide Locations	Menr Unspecified Minor Construction	2,238	2,238
N/MC Res	Unspecified Worldwide Locations	Planning and Design	1,857	1,857
Total Milit	ary Construction, Naval I	Reserve	61,557	61,557

Account	State/Country and Installation	Project Title	Budget Request	Agreement
Army Res	Fort Hunter Liggett	Equipment Concentration Site Warehouse	15,000	15,000
Army Res	Fort Hunter Liggett	Grenade Launcher Range	1,400	1,400
Army Res	Fort Hunter Liggett	Hand Grenade Familiarization Range (Live)	1,400	1,400
Army Res	Fort Hunter Liggett	Light Demolition Range	2,700	2,700
Army Res	Fort Hunter Liggett	Tactical Vehicle Wash Rack	9,500	9,500
	Florida			
Army Res	North Fort Myers	Army Reserve Center/Land	13,800	13,800
Army Res	Orlando	Army Reserve Center/Land	10,200	10,200
Army Res	Tallahassee	Army Reserve Center/Land	10,400	10,400
	Georgia			
Army Res	Macon	Army Reserve Center/Land	11,400	11,400
	Illinois			
Army Res	Quincy	Army Reserve Center/Land	12,200	12,200
Army Res	Rockford Usare	Army Reserve Center	0	0
	Indiana			
Army Res	Michigan City	Army Reserve Center/Land	15,500	15,500
	Iowa			
Army Res	Des Moines	Army Reserve Center	8,175	8,175
	Massachusetts			
Army Res	Devens Reserve Forces Training Area	Automated Record Fire Range	4,700	4,700
	Missouri			
Army Res	Belton	Army Reserve Center	11,800	11,800
	New Jersey			
Army Res	Fort Dix	Automated Multipurpose Machine Gun Range	0	0
	New Mexico			
Army Res	Las Cruces	Army Reserve Center/Land	11,400	11,400
	New York			
Army Res	Binghamton	Army Reserve Center/Land	13,400	13,400
·	Texas			
Army Res	Denton	Army Reserve Center/Land	12,600	12,600
Army Res	Fort Hood	Army Reserve Center	0	0
Army Res	Rio Grande	Army Reserve Center/Land	6,100	6,100
Army Res	San Marcos	Army Reserve Center/Land	8,500	8,500
	Virginia	,	-,	-,
Army Res	Fort A.P. Hill	Army Reserve Center	15,500	15,500
Army Res	Fort Story	Army Reserve Center	11,000	11,000
Army Res	Roanoke	Army Reserve Center/Land	14,800	14,800
	Wisconsin	,	,	,
Army Res	Fort Mecov	AT/MOB Billeting Complex, Ph 1	9,800	9,800
Army Res	Fort Meeoy	Nco Academy, Ph 2	10,000	10,000
Army nes	Unspecified	Neo Academy, 1 h 2	10,000	10,000
Army Res	Varloes	Varlocs	0	0
Army nes	Worldwide Unspecified	varioes	0	0
Army Res	Unspecified Worldwide Locations	Planning and Design	25,900	25,900
Army Res	Unspecified Worldwide Locations	Unspecified Minor Construction	3,000	3,000
Total Milita	ry Construction, Army R	leserve	318,175	318,175

SEC. 3001. MILITARY CONSTRUCTION (In Thousands of Dollars)

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Account	State/Country and Installation	Project Title	Budget Request	Agreemen
Air NG	Davis Monthan AFB	TFI-Predator FOC-Increased Mission Orbit	4,650	4,650
Air NG	Fort Huachuca	Tasking. Total Force Integration—Predator Launch and Re- covery Element Beddown.	0	11,000
Air NG	Arkansas Little Rock AFB	Fuel Cell and Corrosion Control Hangar	0	(
Air NG	Colorado Buckely AFB	Taxiway Juliet and Lima	0	(
Air NG	Delaware New Castle County Air-	C–130 Aircraft Maintenance Shops (Phase III)	0	(
ir NG	port New Castle County Air- port	Joint Forces Operations Center-ANG Share	1,500	1,500
ir NG	Florida Jacksonville IAP	Security Forces Training Facility	6,700	6,700
ir NG	Georgia Savannah/Hilton Head IAP	Relocate Air Supt Opers Sqdn (Asos) Fac	7,450	7,450
	Hawaii			
Air NG	Hickam AFB	F-22 Beddown Intrastructure Support	5,950	5,950
Air NG Air NG	Hickam AFB Hickam AFB	F-22 Hangar, Squadron Operations and AMU F-22 Upgrade Munitions Complex	48,250 17,250	48,250 17,250
Air NG	Illinois Capital Map	CNAF Beddown-Upgrade Facilities	16,700	16,700
Air NG	Indiana Hulman Regional Air-	Asos Beddown-Upgrade Facilities	4,100	4,10
	port			
Air NG	Iowa Des Moines	Corrosion Control Hangar	0	(
Air NG	Des Moines IAP	Corrosion Control Hangar	0	
	Maryland			
ir NG	Martin State Airport	Replace Ops and Medical Training Facility	11,400	11,40
ir NG	Massachusetts Barnes ANGB	Add to Aircraft Maintenance Hangar	0	
år NG	Barnes Municipal Air-	Additions and Renovations to Building 15	0	
	port			
	Michigan			
ir NG	Alpena Combat Readi- ness Training Center	Replace Troop Quarters, Phase II	0	1
ir NG	Minnesota Duluth	Load Crew Training and Weapon Release Shops		
ir NG	New Jersey 177th Fighter Wing, At-	Fuel Cell and Corrosion Control Hanger	0	
ir NG	lantic City Atlantic City IAP New York	Fuel Cell and Corrosion Control Hangar	0	
ir NG	Fort Drum	Reaper Infrastructure Support	2,500	2,50
ir NG	Stewart IAP	Aircraft Conversion Facility	0	(
air NG	Stewart IAP North Carolina	Base Defense Group Beddown	14,250	14,250
air NG	Stanly County Airport Ohio	Upgrade Asos Facilities	2,000	2,00
ir NG	Toledo Express Airport	Replace Security Forces Complex	0	
ir NG	Toledo Express Airport	Replace Security Forces Complex	0	
Air NG	Oregon Kingsley Field ANG Base	Replace Fire Station	0	
ur NG	Pennsylvania State College Angs	Add to and Alter AOS Facility	4,100	4,10
Air NG	Rhode Island Quonset State Airport	C-130 Parking Apron	0	, ,
	South Carolina	~ .		
Air NG	Meentire	Training/Operations Center	0	
ir NG	Mcentire Joint National Guard Base South Dakota	Replace Operations and Training	0	(
ir NG	Joe Foss Field Tennessee	Aircraft Maintenance Shops	0	(
ur NG	Mcghee Tyson ANG Base	Hobbs Road Acquisition	0	(
Air NG	Nashville IAP Texas	Renovate Intel Squadron Facilities	5,500	5,500
Air NG	Ellington Field	Upgrade Unmanned Aerial Vehicle Maintenance Hangar.	0	7,000
Air NG	Vermont Burlington International Airport	Upgrade Taxiways and Replace Arm/Disarm Pads	0	(

HR 6523 PCS

		(In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	Budget Request	Agreemen
ir NG ir NG	Yeager AFB Yeager AFB	Communications Training Fac Force Protection/Antiterrorism	0 0	
ir NG	Wisconsin General Mitchell Inter- national Airport	Replace Fire Station	0	
ir NG	Unspecified Varlocs Worldwide Unspecified	Varlocs	0	
ir NG	Unspecified Worldwide Locations	Minor Construction	8,000	8,00
r NG	Unspecified Worldwide Locations	Planning & Design	9,214	9,21
Total Milita	ry Construction, Air Nat	ional Guard	176,986	194,98
F Res	Florida Patrick AFB	Weapons Maintenance Facility	3,420	3,42
7 Res	New York Niagara ARS	C–130 Flightline Operations Facility, Ph 1	0	
7 Res	Unspecified Varlocs	Varlocs	0	
7 Res	Worldwide Unspecified Unspecified Worldwide	Planning and Design	1,653	1,65
7 Res	Locations Various Worldwide Lo-	Unspecified Minor Construction	2,759	2,75
Total Milita	cations ry Construction, Air For	ce Reserve	7,832	7,83
	Alaska			
H Con Army	Fort Wainwright	Family Housing Replacement Constrution (110 Units).	21,000	21,00
I Con Army	Germany Baumholder	Family Housing Replacement Construction (64 Units).	34,329	34,32
I Con Army	Worldwide Unspecified Unspecified Worldwide Locations	Construction Improvements (235 Units)	35,000	35,00
I Con Army	Unspecified Worldwide Locations	Family Housing Planning & Design	2,040	2,04
Total, Famil	y Housing Construction,	, Army	92,369	92,36
	Worldwide Unspecified			
H Ops Army	Unspecified Worldwide Locations	Leasing	203,184	203,18
H Ops Army	Unspecified Worldwide Locations	Maintenance of Real Property	120,899	120,89
H Ops Army	Unspecified Worldwide Locations	Miscellaneous Account	1,201	1,20
H Ops Army	Unspecified Worldwide Locations	Operations	96,142	96,14
H Ops Army	Unspecified Worldwide Locations	Privatization Support Costs	27,059	27,05
H Ops Army	Unspecified Worldwide Locations	Utilities Account	69,655	69,65
Total, Famil	y Housing Operation An	d Maintenance, Army	518,140	518,14
na N	Guantanamo Bay, Cuba		07.100	07.14
H Con Navy Total, Famil	Guantanamo Bay y Housing Construction,	Replace GTMO Housing , Navy And Marine Corps	37,169 37,169	37,16 37,16
	Worldwide Unspecified			
H Con AF	Unspecified Worldwide Locations	Classified Project	50	50.00
H Con AF	Unspecified Worldwide Locations	Construction Improvments	73,750	73,80
rotal, r'amil	y Housing Construction,	, AII FORCE	73,800	73,80
H Con Navy	Worldwide Unspecified Unspecified Worldwide	Design	3,255	3,25
H Con Navy	Locations Unspecified Worldwide	Improvements	146,020	146,02
T-4-1 E	Locations Housing Construction	Navy And Marine Corps	149,275	149,27

885

	SEC. 3001. MILITARY CONSTRUCTION (In Thousands of Dollars)			
Account	State/Country and Installation	Project Title	Budget Request	Agreemen
FH Con AF	Worldwide Unspecified Unspecified Worldwide Locations	Planning & Design	4,225	4,22
Total Family	y Housing Construction,	Air Force	4,225	4,22
FH Ops Navy	Worldwide Unspecified Unspecified Worldwide	Furnishings Account	14,478	14,47
FH Ops Navy	Locations Unspecified Worldwide	Leasing	97,484	97,48
FH Ops Navy	Locations Unspecified Worldwide	Maintenance of Real Property	87,134	87,13
FH Ops Navy	Locations Unspecified Worldwide	Management Account	63,551	63,55
FH Ops Navy	Locations Unspecified Worldwide	Miscellaneous Account	464	46
FH Ops Navy	Locations Unspecified Worldwide	Privatization Support Costs	26,526	26,52
FH Ops Navy	Locations Unspecified Worldwide	Services Account	16,790	16,79
FH Ops Navy	Locations Unspecified Worldwide	Utilities Account	59,919	59,91
Total Family	Locations y Housing Operation And	d Maintenance, Navy And Marine Corps	366,346	366,34
FH Ops AF	Worldwide Unspecified Unspecified Worldwide	Furnishings Account	35,399	35,39
FH Ops AF	Locations Unspecified Worldwide	Housing Privatization	53,903	53,90
FH Ops AF	Locations Unspecified Worldwide	Leasing	95,143	95,14
FH Ops AF	Locations Unspecified Worldwide	Leasing Account	528	52
FH Ops AF	Locations Unspecified Worldwide	Maintenance	159,725	159,72
FH Ops AF	Locations Unspecified Worldwide	Maintenance Account	1,971	1,97
FH Ops AF	Locations Unspecified Worldwide	Management Account	1,561	1,56
FH Ops AF	Locations Unspecified Worldwide	Management Account	54,633	54,65
FH Ops AF	Locations Unspecified Worldwide	Miscellaneous Account	1,710	1,71
FH Ops AF	Locations Unspecified Worldwide	Services Account	19,974	19,97
FH Ops AF	Locations Unspecified Worldwide	Utilities Account	89,245	89,24
Total Family	Locations Housing Operation And	d Maintenance, Air Force	513,792	513,79
FH Ops DW	Worldwide Unspecified Unspecified Worldwide	Furnishings Account	4,501	4,50
FH Ops DW	Locations Unspecified Worldwide	Furnishings Account	18	1
FH Ops DW	Locations Unspecified Worldwide	Leasing	10,293	10,29
FH Ops DW	Locations Unspecified Worldwide	Leasing	34,124	34,12
FH Ops DW	Locations Unspecified Worldwide	Maintenance of Real Property	707	70
FH Ops DW	Locations Unspecified Worldwide	Maintenance of Real Property	70	7
FH Ops DW	Locations Unspecified Worldwide	Management Account	365	36
FH Ops DW	Locations Unspecified Worldwide	Operations	50	5
FH Ops DW	Locations Unspecified Worldwide	Services Account	29	2
FH Ops DW	Locations Unspecified Worldwide	Utilities Account	10	1
FH Ops DW	Locations Unspecified Worldwide	Utilities Account	297	29
Ŷ	Locations	d Maintenance, Defense-Wide	50,464	50,46

HR 6523 PCS

		(In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	Budget Request	Agreement
HOAD	Worldwide Unspecified	TT A STA D	10515	10 515
HOAP	Unspecified Worldwide Locations	Homeowers Assistance Program	16,515	16,515
Total Home	owners Assistance Fund		16,515	16,515
FHIF	Worldwide Unspecified Unspecified Worldwide	Family Housing Improvement Fund	1,096	1,096
FIIIF	Locations	ranny riousing improvement rund	1,050	1,050
Total DOD I	Family Housing Improve	ment Fund	1,096	1,096
	Maryland			
BRAC 05	Bethesda (Wrnmmc)	Defense Access Roads—Medical Center Entrance	20,000	20,000
BRAC 05	Bethesda (Wrnmmc)	Traffic Mitigation, Incr 2	7,600	7,600
	Texas			
BRAC 05	Fort Sam Houston	San Antonio Military Medical Center (North), Incr 4	93,941	93,941
BRAC 05	Virginia Fort Belvoir	Hamital Paplacement Inc. 5	69 697	69 697
BRAC 05 BRAC 05	Fort Belvoir	Hospital Replacement, Incr 5 NGA Headquarters Facility	63,637 83,328	63,637 83,328
BRAC 05 BRAC 05	Fort Belvoir	Office Complex, Incr 4	5,610	5,610
istate ob	Worldwide Unspecified	onice complex, net 1	0,010	0,010
BRAC 05	Unspecified Worldwide Locations	Rescission	0	0
BRAC 05	Various	Environmental	19,555	19,555
BRAC 05	Various	Environmental	73,511	73,511
BRAC 05	Various	Environmental	15,201	15,201
BRAC 05	Various	Military Personnel Permanent Change of Station	1,456	1,456
BRAC 05	Various	Military Personnel Permanent Change of Station	1,277	1,277
BRAC 05	Various	Operation and Maintenance	476,764	476,764
BRAC 05	Various	Operation and Maintenance	99,570	99,570
BRAC 05 BRAC 05	Various	Operation and Maintenance	887,231	887,231
BRAC 05 BRAC 05	Various Various	Operation and Maintenance Other	321,888	321,888
BRAC 05 BRAC 05	Various Various	Other	121,584 3,601	121,584 3,601
BRAC 05 BRAC 05	Various	Other	6,853	6,853
BRAC 05	Various	Other	51,678	51,678
	Realignment and Closure		2,354,285	2,354,285
	Worldwide Unspecified			
BRAC IV	Base Realignment & Closure, Air Force	Base Realignment & Closure	124,874	124,874
BRAC IV	Base Realignment & Closure, Army	Base Realignment & Closure	73,600	73,600
BRAC IV	Base Realignment & Closure, Navy	Base Realignment & Closure	162,000	162,000
Total Base I	Realignment and Closure	Account 1990	360,474	360,474
	Unspecified			
GR	Unspecified Worldwide Locations	General Reductions	0	0
Total Gener	al Reductions		0	
	ry Construction		18,747,368	18,190,547

SEC. 3002. MILITARY CONSTRUCTION FOR OVERSEAS CON-TINGENCY OPERATIONS.

(In Thousands of Dollars)				
Account	State/Country and Installation	Project Title	Budget Request	Agreemen
	Afghanistan			
rmy	Airborne	Rotary Wing Parking	1,200	
rmy	Bagram AFB	Army Aviation HQ Facilities	0	
rmy	Bagram AFB	Barracks	0	10.00
rmy	Bagram AFB	Command & Control Facility	13,600	13,60
rmy	Bagram AFB	Consolidated Community Support Area	0	19.00
rmy rmy	Bagram AFB Bagram AFB	Consolidated Laboratory Counter-Improvised Explosive Device Task Force Compound.	0 24,000	13,80 24,00
rmy	Bagram AFB	Detention Facility in Parwan Detainee Housing	23,000	
rmy	Bagram AFB	Dining Facility	2,650	6,00
rmy	Bagram AFB	Eastside Electrical Distribution	0	,
rmy	Bagram AFB	Eastside Utilities Infrastructure	0	
rmy	Bagram AFB	Entry Control Point	0	
rmy	Bagram AFB	Joint Defense Operations Center	0	
rmy	Bagram AFB	Military Police HQ	2,800	5,50
rmy	Bagram AFB	Replace Temporary Guard Towers	5,500	5,50
rmy	Bagram AFB	Role III Hospital	35,000	42,00
rmy	Bagram AFB	Tanker Truck Off-Load Facility	5,700	
rmy	Bagram AFB	Task Force Freedom Compound	18,000	18,00
rmy	Bagram AFB	Troop Housing, Ph 4	23,000	23,00
rmy	Bagram AFB	Troop Housing, Ph 5	29,000	29,00
rmy	Bagram AFB	Troop Housing, Ph 6	29,000	29,00
rmy	Bagram AFB	Troop Housing, Ph 7	29,000	29,00
rmy	Bagram AFB	Troop Housing, Ph 8	29,000	29,00
rmy	Bagram AFB	Vet Clinic & Kennel	2,600	2,60
rmy	Delaram Ii	Entry Control Point and Access Roads	0	4,40
rmy	Dwyer	Dining Facility	6,000	9,00
rmy	Dwyer	Entry Control Point	5,100	5,10
rmy	Dwyer	Rotary Wing Apron	44,000	44,00
rmy	Dwver	Wastewater Treatment Facility	16,000	16,00
rmy	Frontenac	Waste Management Complex	4,200	4,20
rmy	Frontenac	Wastewater Treatment Facility	4,200	4,20
rmy	Jalalabad	Rotary Wing Parking	1,100	-,
rmy	Kandahar	Command & Control Facility	5,200	5,20
rmy	Kandahar	North Area Utilities, Ph 2	21,000	26,00
rmy	Kandahar	Special Operations Forces Joint Operations Center	6,000	9,20
rmy	Kandahar	Troop Housing, Ph 4	20,000	20,00
rmy	Kandahar	Troop Housing, Ph 5	20,000	20,00
rmy	Kandahar	Troop Housing, Ph 6	20,000	20,00
rmy	Kandahar	Troop Housing, Ph 7	20,000	
rmy	Maywand	Wastewater Treatment Facility	7,000	7,00
rmy	Shank	Ammunition Supply Point	25,000	23,00
rmy	Shank	Electrical Utility Systems, Ph 2	25,000	6,40
rmy	Shank	Expand Extended Cooperation Programme 1 and Ex- tended Cooperation Programme 2.	16,000	16,00
rmy	Shank	Guard Towers	2,400	5,20
rmy	Shank	Roads and Utilities, Ph 1	8,000	25,00
rmy	Shank	Special Operations Forces Parking Apron	0	15,00
rmy	Shank	Wastewater Treatment Plant	0	7,70
rmy	Sharana	Bulk Materials Transfer Station	12,400	12,40
rmy	Shindand	Medical Facility	7,700	
rmy	Shindand	Waste Management Complex	0	6,10
rmy	Tarin Kowt	Medical Facility	5,500	
rmy	Tarin Kowt	Rotary Wing Parking and Taxiway, Ph 2	24,000	24,00
rmy	Tarin Kowt	Wastewater Treatment Facility	4,200	5,60
rmy	Tombstone/Bastion	Command & Control HQ	0	13,60
rmy	Tombstone/Bastion	Contingency Housing	41,000	
rmy	Tombstone/Bastion	Dining Facility	12,800	27,00
rmy	Tombstone/Bastion	Paved Roads	0	9,80
rmy	Tombstone/Bastion	Rotary Wing Parking	35,000	35,00
rmy	Tombstone/Bastion	Waste Management Complex Expansion	0	14,20
rmy	Tombstone/Bastion	Wastewater Treatment Facility	13,000	13,00
rmy	Various Locations	Air Pollution Abatement	0	.,
rmy	Various Locations	Community Facilities	0	
rmy	Various Locations	Hospital and Medical Facilities	0	
rmy	Various Locations	Operational Facilities	0	
rmy	Various Locations	Route Gypsum, Ph 1	40,000	50,00
rmy	Various Locations	Route Gypsum, Ph 2	10,000	50,00

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Account	State/Country and Installation	Project Title	Budget Request	Agreemen
Army	Various Locations	Supply Facilities	0	
Army	Various Locations	Supporting Activities	0	
Army	Various Locations	Troop Housing Facilities	0	
Army	Various Locations	Utility Facilities	0	
Army	Wolverine	Perimeter Fence	5,100	
Army	Wolverine	Rotary Wing Apron	24,000	
Army	Wolverine	Wastewater Treatment Facility	13,000	13,00
xi my	Worldwide Unspecified	wastewater freatment Facility	15,000	15,00
Army	Unspecified Worldwide Locations	Minor Construction	78,330	78,33
Army	Unspecified Worldwide Locations	Planning & Design	89,716	79,71
Army	Unspecified Worldwide Locations	Reseission (Public Law 111–117)	0	
Army	Unspecified Worldwide Locations	Transfer to DOD Inspector General	0	7,00
Total Milita	ry Construction, Army		929,996	981,34
	Bahrain Island			
Navy	Sw Asia	Navy Central Command Ammunition Magazines	0	
Navy	Sw Asia Djibouti	Operations & Support Facilities	0	
Navy	Camp Lemonier	General Warehouse	0	
Navy	Camp Lemonier	Pave External Roads	0	
ΛF	Afghanistan Bagram AFB	Consolidated Rigging Facility	0	
AF	Bagram AFB	Fighter Hanger	0	
Γ	Bagram AFB	Medevac Ramp Expansion/Fire Station	0	
F	Kandahar	Expand Cargo Handling Area	7,100	
F	Kandahar	Expeditionary Airlift Shelter	7,400	
F	Sharana	Runway	35,000	
F	Shindand	Passenger & Cargo Terminal	15,800	
F	Tombstone/Bastion	Expand Fuels Operations and Storage	2,500	
F	Tombstone/Bastion	Parallel Taxiway	86,000	
F	Tombstone/Bastion	Refueler Apron	55,000	
F	Various Locations	Maintenance and Production Facilities	00,000	
IF	Various Locations	Operational Facilities	0	
F	Various Locations Various Locations	Supply Facilities	0	
F	Warrior	Runway	8.700	
-	Bahrain Island		-,	
F	Sw Asia Oman	North Apron Expansion	0	
F	AL Musannah Qatar	Airlift Ramp & Fuel Facilities	0	69,0
F	AL Udeid	Blatchford-Preston Complex, Ph 3	0	
F	AL Udeid	Tactical Ramp/Vehicle Maintenance Facility	0	63,0
F	Worldwide Unspecified Unspecified Worldwide Locations	Planning & Design	13,422	13,4
Æ	Locations Unspecified Worldwide Locations	Rescission (Public Law 111–117)	0	
Æ	Unspecified Worldwide Locations	Unspecified Minor Construction—FY11 OCO	49,584	49,5
Total Milita	ry Construction, Air For	ce	280,506	195,00
	Conus Classified			
Def-Wide	Classified Location	Classified Project	41,900	41,9
Def-Wide	Worldwide Unspecified	Planning and Design	4,600	4,6
	Qatar			
Def-Wide	Qatar AL Udeid	Qatar Warehouse	0	

1,257,002 1,222,852

Total Military Construction

DIVISION C-DEPARTMENT OF 1 **ENERGY NATIONAL SECURITY** 2 AUTHORIZATIONS AND 3 **OTHER AUTHORIZATIONS** 4 XXXI-DEPARTMENT TITLE OF 5 **ENERGY NATIONAL SECURITY** 6 PROGRAMS 7

Subtitle A—National Security Programs Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental cleanup.
- Sec. 3103. Other defense activities.
- Sec. 3104. Energy security and assurance.

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3111. Aircraft procurement.
- Sec. 3112. Biennial plan on modernization and refurbishment of the nuclear security complex.
- Sec. 3113. Comptroller General assessment of adequacy of budget requests with respect to the modernization and refurbishment of the nuclear weapons stockpile.
- Sec. 3114. Notification of cost overruns for certain Department of Energy projects.
- Sec. 3115. Establishment of cooperative research and development centers.
- Sec. 3116. Future-years defense environmental management plan.
- Sec. 3117. Extension of authority of Secretary of Energy for appointment of certain scientific, engineering, and technical personnel.
- Sec. 3118. Extension of authority of Secretary of Energy to enter into transactions to carry out certain research projects.
- Sec. 3119. Extension of authority relating to the International Materials Protection, Control, and Accounting Program of the Department of Energy.
- Sec. 3120. Extension of deadline for transfer of parcels of land to be conveyed to Los Alamos County, New Mexico, and held in trust for the Pueblo of San Ildefonso.
- Sec. 3121. Repeal of sunset provision for modification of minor construction threshold for plant projects.
- Sec. 3122. Enhancing private-sector employment through cooperative research and development activities.
- Sec. 3123. Limitation on use of funds for establishment of centers of excellence in countries outside of the former Soviet Union.
- Sec. 3124. Department of Energy energy parks program.

Subtitle C-Reports

Sec. 3131. Report on graded security protection policy.

Subtitle A—National Security 1 **Programs Authorizations** 2 3 SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-4 TION. 5 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated to the Depart-6 ment of Energy for fiscal year 2011 for the activities of 7 8 the National Nuclear Security Administration in carrying 9 out programs necessary for national security in the 10 amount of \$11,214,755,000, to be allocated as follows: 11 (1) For weapons activities, \$7,028,835,000. 12 (2) For defense nuclear nonproliferation activi-13 ties, \$2,667,167,000. 14 (3) For naval reactors, \$1,070,486,000. 15 (4) For the Office of the Administrator for Nu-16 clear Security, \$448,267,000. 17 (b) AUTHORIZATION OF NEW PLANT PROJECTS.— 18 From funds referred to in subsection (a) that are available 19 for carrying out plant projects, the Secretary of Energy 20 may carry out new plant projects for the National Nuclear 21 Security Administration as follows: 22 (1) Project 11–D–801, reinvestment project 23 phase 2, Los Alamos National Laboratory, Los Ala-24 mos, New Mexico, \$20,000,000.

(2) Project 11–D–601, sanitary effluent rec-1 2 lamation facility expansion, Los Alamos National 3 Laboratory, Los Alamos, New Mexico, \$15,000,000. 4

SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP.

5 Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2011 for defense 6 7 environmental cleanup activities in carrying out programs 8 necessary for national security in the amount of 9 \$5,588,039,000.

10 SEC. 3103. OTHER DEFENSE ACTIVITIES.

11 Funds are hereby authorized to be appropriated to 12 the Department of Energy for fiscal year 2011 for other 13 defense activities in carrying out programs necessary for national security in the amount of \$878,209,000. 14

15 SEC. 3104. ENERGY SECURITY AND ASSURANCE.

16 Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2011 for energy 17 18 security and assurance programs necessary for national 19 security in the amount of \$6,188,000.

Subtitle **B**—**Program** Authoriza-20

tions, Restrictions, and Limita-21 tions 22

23 SEC. 3111. AIRCRAFT PROCUREMENT.

24 Of the amounts authorized to be appropriated and 25 made available for obligation under section 3101(1) for weapons activities for any fiscal year before fiscal year
 2012, the Secretary of Energy may procure not more than
 two aircraft.

4 SEC. 3112. BIENNIAL PLAN ON MODERNIZATION AND RE5 FURBISHMENT OF THE NUCLEAR SECURITY
6 COMPLEX.

7 (a) IN GENERAL.—Subtitle A of title XLII of the
8 Atomic Energy Defense Act (50 U.S.C. 2521 et seq.) is
9 amended by inserting after section 4203 the following new
10 section:

11 "SEC. 4203A. BIENNIAL PLAN ON MODERNIZATION AND RE12 FURBISHMENT OF THE NUCLEAR SECURITY 13 COMPLEX.

"(a) IN GENERAL.—In each even-numbered year, beginning in 2012, the Administrator for Nuclear Security
shall include in the plan for maintaining the nuclear weapons stockpile required by section 4203 a plan for the modernization and refurbishment of the nuclear security complex.

20 "(b) Plan Design.—

21 "(1) IN GENERAL.—The plan required by sub22 section (a) shall be designed to ensure that the nu23 clear security complex is capable of supporting the
24 following:

1	"(A) Except as provided in paragraph (2),
2	the national security strategy of the United
3	States as set forth in the most recent national
4	security strategy report of the President under
5	section 108 of the National Security Act of
6	1947 (50 U.S.C. 404a).
7	"(B) The nuclear posture of the United
8	States as set forth in the most recent Nuclear
9	Posture Review.
10	"(2) EXCEPTION.—If, at the time the plan is
11	submitted under subsection (a), a national security
12	strategy report has not been submitted to Congress
13	under section 108 of the National Security Act of
14	1947 (50 U.S.C. $404a$), the plan required by sub-
15	section (a) shall be designed to ensure that the nu-
16	clear security complex is capable of supporting the
17	national defense strategy recommended in the report
18	of the most recent Quadrennial Defense Review.
19	"(c) Plan Elements.—The plan required by sub-
20	section (a) shall include the following:
21	"(1) A description of the modernization and re-
22	furbishment measures the Administrator determines
23	necessary to meet the requirements of—
24	"(A) the national security strategy of the
25	United States as set forth in the most recent

1	national security strategy report of the Presi-
2	dent under section 108 of the National Security
3	Act of 1947 (50 U.S.C. 404a) or the national
4	defense strategy recommended in the report of
5	the most recent Quadrennial Defense Review,
6	as applicable under subsection (b); and
7	"(B) the Nuclear Posture Review.
8	((2) A schedule for implementing the measures
9	described in paragraph (1) during the ten years fol-
10	lowing the date on which the plan for maintaining
11	the nuclear weapons stockpile required by section
12	4203 and into which the plan required by subsection
13	(a) is incorporated is submitted to Congress under
14	section $4203(c)$.
15	"(3) Consistent with the budget justification
16	materials submitted to Congress in support of the
17	Department of Energy budget for the fiscal year (as
18	submitted with the budget of the President under
19	section 1105(a) of title 31, United States Code), an
20	estimate of the annual funds the Administrator de-
21	termines necessary to carry out the plan required by
22	subsection (a), including a discussion of the criteria,
23	evidence, and strategies on which the estimate is
24	based.

1	"(d) FORM.—The plan required by subsection (a)
2	shall be submitted in unclassified form, but may include
3	a classified annex.
4	"(e) Nuclear Weapons Council Assessment.—
5	"(1) Assessment required.—For each plan
6	required by subsection (a), the Nuclear Weapons
7	Council established by section 179 of title 10,
8	United States Code, shall conduct an assessment
9	that includes the following:
10	"(A) An analysis of the plan, including—
11	"(i) whether the plan supports the re-
12	quirements of the national security strat-
13	egy of the United States or the most re-
14	cent Quadrennial Defense Review, which-
15	ever is applicable under subsection (b), and
16	the Nuclear Posture Review; and
17	"(ii) whether the modernization and
18	refurbishment measures described under
19	paragraph (1) of subsection (c) and the
20	schedule described under paragraph (2) of
21	such subsection are adequate to support
22	such requirements.
23	"(B) An analysis of whether the plan ade-
24	quately addresses the requirements for infra-

	091
1	structure recapitalization of the facilities of the
2	nuclear security complex.
3	"(C) If the Nuclear Weapons Council de-
4	termines that the plan does not adequately sup-
5	port modernization and refurbishment require-
6	ments under subparagraph (A) or the nuclear
7	security complex facilities infrastructure recapi-
8	talization requirements under subparagraph
9	(B), a risk assessment with respect to—
10	"(i) supporting the annual certifi-
11	cation of the nuclear weapons stockpile
12	under section 4203; and
13	"(ii) maintaining the long-term safety,
14	security, and reliability of the nuclear
15	weapons stockpile.
16	"(2) Report Required.—Not later than 180
17	days after the date on which the Administrator sub-
18	mits the plan required by subsection (a), the Nu-
19	clear Weapons Council shall submit to the congres-
20	sional defense committees a report detailing the as-
21	sessment required under paragraph (1).
22	"(f) DEFINITIONS.—In this section:
23	"(1) The term 'nuclear security complex' means
24	the physical facilities, technology, and human capital
25	of the following:

1	"(A) The national security laboratories (as
2	defined in section 3281 of the National Nuclear
3	Security Administration Act (50 U.S.C. 2471)).
4	"(B) The Kansas City Plant, Kansas City,
5	Missouri.
6	"(C) The Nevada Test Site, Nevada.
7	"(D) The Savannah River Site, Aiken,
8	South Carolina.
9	"(E) The Y-12 National Security Complex,
10	Oak Ridge, Tennessee.
11	"(F) The Pantex Plant, Amarillo, Texas.
12	"(2) The term 'Quadrennial Defense Review'
13	means the review of the defense programs and poli-
14	cies of the United States that is carried out every
15	four years under section 118 of title 10, United
16	States Code.".
17	(b) CLERICAL AMENDMENT.—The table of contents
18	for the Atomic Energy Defense Act is amended by insert-
19	ing after the item relating to section 4203 the following
20	new item:
	"Sec. 4203A. Biennial plan on modernization and refurbishment of the nuclear security complex.".

1	SEC. 3113. COMPTROLLER GENERAL ASSESSMENT OF ADE-
2	QUACY OF BUDGET REQUESTS WITH RE-
3	SPECT TO THE MODERNIZATION AND REFUR-
4	BISHMENT OF THE NUCLEAR WEAPONS
5	STOCKPILE.
6	(a) IN GENERAL.—Section 3255 of the National Nu-
7	clear Security Administration Act (50 U.S.C. 2455) is
8	amended to read as follows:
9	"SEC. 3255. COMPTROLLER GENERAL ASSESSMENT OF ADE-
10	QUACY OF BUDGET REQUESTS WITH RE-
11	SPECT TO THE MODERNIZATION AND REFUR-
12	BISHMENT OF THE NUCLEAR WEAPONS
12 13	BISHMENT OF THE NUCLEAR WEAPONS STOCKPILE.
13	STOCKPILE.
13 14 15	STOCKPILE. "(a) GAO STUDY AND REPORTS.—(1) For the nu-
13 14 15 16	STOCKPILE. "(a) GAO STUDY AND REPORTS.—(1) For the nu- clear security budget materials submitted in each fiscal
13 14 15 16	STOCKPILE. "(a) GAO STUDY AND REPORTS.—(1) For the nu- clear security budget materials submitted in each fiscal year by the Administrator, the Comptroller General of the
 13 14 15 16 17 	STOCKPILE. "(a) GAO STUDY AND REPORTS.—(1) For the nu- clear security budget materials submitted in each fiscal year by the Administrator, the Comptroller General of the United States shall conduct a study on whether both the
 13 14 15 16 17 18 	STOCKPILE. "(a) GAO STUDY AND REPORTS.—(1) For the nu- clear security budget materials submitted in each fiscal year by the Administrator, the Comptroller General of the United States shall conduct a study on whether both the budget for the fiscal year following the fiscal year in which
 13 14 15 16 17 18 19 	STOCKPILE. "(a) GAO STUDY AND REPORTS.—(1) For the nu- clear security budget materials submitted in each fiscal year by the Administrator, the Comptroller General of the United States shall conduct a study on whether both the budget for the fiscal year following the fiscal year in which such budget materials are submitted and the future-years
 13 14 15 16 17 18 19 20 	STOCKPILE. "(a) GAO STUDY AND REPORTS.—(1) For the nu- clear security budget materials submitted in each fiscal year by the Administrator, the Comptroller General of the United States shall conduct a study on whether both the budget for the fiscal year following the fiscal year in which such budget materials are submitted and the future-years nuclear security program submitted to Congress in rela-

 $24 \ \ clear \ security \ complex.$

25 "(2) Not later than 90 days after the date on which
26 the Administrator submits the nuclear security budget
HR 6523 PCS

	900
1	materials, the Comptroller General shall submit to the
2	congressional defense committees a report on the study
3	under paragraph (1), including—
4	"(A) the findings of such study; and
5	"(B) whether the nuclear security budget mate-
6	rials support the requirements for infrastructure re-
7	capitalization of the facilities of the nuclear security
8	complex.
9	"(b) DEFINITIONS.—In this section:
10	$\hsizemuta{``(1)}$ The term 'budget' means the budget for a
11	fiscal year that is submitted to Congress by the
12	President under section 1105(a) of title 31, United
13	States Code.
14	((2) The term 'nuclear security budget mate-
15	rials' means the materials submitted to Congress by
16	the Administrator in support of the budget for a fis-
17	cal year.
18	"(3) The term 'nuclear security complex' means
19	the physical facilities, technology, and human capital
20	of the following:
21	"(A) The national security laboratories.
22	"(B) The Kansas City Plant, Kansas City,
23	Missouri.
24	"(C) The Nevada Test Site, Nevada.

1	"(D) The Savannah River Site, Aiken,
2	South Carolina.
3	"(E) The Y-12 National Security Complex,
4	Oak Ridge, Tennessee.
5	"(F) The Pantex Plant, Amarillo, Texas.".
6	(b) Clerical Amendment.—The table of contents
7	for the National Nuclear Security Administration Act is
8	amended by striking the item relating to section 3255 and
9	inserting the following new item:
	"Sec. 3255. Comptroller General assessment of adequacy of budget requests with respect to the modernization and refurbishment of the nu- clear weapons stockpile.".
10	SEC. 3114. NOTIFICATION OF COST OVERRUNS FOR CER-
11	TAIN DEPARTMENT OF ENERGY PROJECTS.
12	(a) IN GENERAL.—Subtitle A of title XLVII of the
12 13	(a) IN GENERAL.—Subtitle A of title XLVII of the Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is
13	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is
13 14	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section:
13 14 15	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section: "SEC. 4713. NOTIFICATION OF COST OVERRUNS FOR CER-
13 14 15 16	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section: "SEC. 4713. NOTIFICATION OF COST OVERRUNS FOR CER- TAIN DEPARTMENT OF ENERGY PROJECTS.
 13 14 15 16 17 	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section: "SEC. 4713. NOTIFICATION OF COST OVERRUNS FOR CER- TAIN DEPARTMENT OF ENERGY PROJECTS. "(a) ESTABLISHMENT OF COST AND SCHEDULE
 13 14 15 16 17 18 	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section: "SEC. 4713. NOTIFICATION OF COST OVERRUNS FOR CER- TAIN DEPARTMENT OF ENERGY PROJECTS. "(a) ESTABLISHMENT OF COST AND SCHEDULE BASELINES.—
 13 14 15 16 17 18 19 	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section: "SEC. 4713. NOTIFICATION OF COST OVERRUNS FOR CER- TAIN DEPARTMENT OF ENERGY PROJECTS. "(a) ESTABLISHMENT OF COST AND SCHEDULE BASELINES.— "(1) STOCKPILE LIFE EXTENSION PROJECTS.—
 13 14 15 16 17 18 19 20 	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section: "SEC. 4713. NOTIFICATION OF COST OVERRUNS FOR CER- TAIN DEPARTMENT OF ENERGY PROJECTS. "(a) ESTABLISHMENT OF COST AND SCHEDULE BASELINES.— "(1) STOCKPILE LIFE EXTENSION PROJECTS.— "(A) IN GENERAL.—The Administrator for
 13 14 15 16 17 18 19 20 21 	Atomic Energy Defense Act (50 U.S.C. 2741 et seq.) is amended by adding at the end the following new section: "SEC. 4713. NOTIFICATION OF COST OVERRUNS FOR CER- TAIN DEPARTMENT OF ENERGY PROJECTS. "(a) ESTABLISHMENT OF COST AND SCHEDULE BASELINES.— "(1) STOCKPILE LIFE EXTENSION PROJECTS.— "(A) IN GENERAL.—The Administrator for Nuclear Security shall establish a cost and

1	"(B) PER UNIT COST.—The cost baseline
2	developed under subparagraph (A) shall in-
3	clude, with respect to each life extension
4	project, an estimated cost for each warhead in
5	the project.
6	"(C) NOTIFICATION TO CONGRESSIONAL
7	DEFENSE COMMITTEES.—Not later than 30
8	days after establishing a cost and schedule
9	baseline under subparagraph (A), the Adminis-
10	trator shall submit the cost and schedule base-
11	line to the congressional defense committees.
12	"(2) Defense-funded construction
13	PROJECTS.—
14	"(A) IN GENERAL.—The Secretary of En-
15	ergy shall establish a cost and schedule baseline
16	under the project management protocols of the
17	Department of Energy for each construction
18	project that is—
19	"(i) in excess of \$50,000,000; and
20	"(ii) carried out by the Department
21	using funds authorized to be appropriated
22	for a fiscal year pursuant to a DOE na-
23	tional security authorization.
24	"(B) NOTIFICATION TO CONGRESSIONAL
25	DEFENSE COMMITTEES.—Not later than 30

1	days after establishing a cost and schedule
2	baseline under subparagraph (A), the Secretary
3	shall submit the cost and schedule baseline to
4	the congressional defense committees.
5	"(3) Defense environmental management
6	PROJECTS.—
7	"(A) IN GENERAL.—The Secretary shall
8	establish a cost and schedule baseline under the
9	project management protocols of the Depart-
10	ment of Energy for each defense environmental
11	management project that is—
12	"(i) in excess of \$50,000,000; and
13	"(ii) carried out by the Department
14	pursuant to such protocols.
15	"(B) NOTIFICATION TO CONGRESSIONAL
16	DEFENSE COMMITTEES.—Not later than 30
17	days after establishing a cost and schedule
18	baseline under subparagraph (A), the Secretary
19	shall submit the cost and schedule baseline to
20	the congressional defense committees.
21	"(b) Notification of Costs Exceeding Base-
22	LINE.—The Administrator or the Secretary, as applicable,
23	shall notify the congressional defense committees not later
24	than 30 days after determining that—

1	"(1) the total cost for a project referred to in
2	paragraph (1), (2), or (3) of subsection (a) will ex-
3	ceed an amount that is equal to 125 percent of the
4	cost baseline established under subsection (a) for
5	that project; and
6	((2) in the case of a stockpile life extension
7	project referred to in subsection $(a)(1)$, the cost for
8	any warhead in the project will exceed an amount
9	that is equal to 200 percent of the cost baseline es-
10	tablished under subsection $(a)(1)(B)$ for each war-
11	head in that project.
12	"(c) Notification of Determination With Re-
13	SPECT TO TERMINATION OR CONTINUATION OF
14	PROJECTS.—Not later than 90 days after submitting a
15	notification under subsection (b) with respect to a project,
16	the Administrator or the Secretary, as applicable, shall—
17	((1)) notify the congressional defense commit-
18	tees with respect to whether the project will be ter-
19	minated or continued; and
20	"(2) if the project will be continued, certify to
21	the congressional defense committees that—
22	"(A) a revised cost and schedule baseline
23	has been established for the project and, in the
24	case of a stockpile life extension project referred
25	to in subparagraph (A) or (B) of subsection

1	(a)(1), a revised estimate of the cost for each
2	warhead in the project has been made;
3	"(B) the continuation of the project is nec-
4	essary to the mission of the Department of En-
5	ergy and there is no alternative to the project
6	that would meet the requirements of that mis-
7	sion; and
8	"(C) a management structure is in place
9	adequate to manage and control the cost and
10	schedule of the project.
11	"(d) Applicability of Requirements to Revised
12	COST AND SCHEDULE BASELINES.—A revised cost and
13	schedule baseline established under subsection (c) shall—
14	((1) be submitted to the congressional defense
15	committees with the certification submitted under
16	subsection $(c)(2)$; and
17	"(2) be subject to the notification requirements
18	of subsections (b) and (c) in the same manner and
19	to the same extent as a cost and schedule baseline
20	established under subsection (a).".
21	(b) CLERICAL AMENDMENT.—The table of contents
22	for the Atomic Energy Defense Act is amended by insert-
23	ing after the item relating to section 4712 the following
24	new item:
	"Sec. 4713. Notification of cost overruns for certain Department of Energy projects.".

	906
1	SEC. 3115. ESTABLISHMENT OF COOPERATIVE RESEARCH
2	AND DEVELOPMENT CENTERS.
3	(a) Cooperative Research and Development
4	Centers.—
5	(1) IN GENERAL.—Section 4813 of the Atomic
6	Energy Defense Act (division D of Public Law 107–
7	314; 50 U.S.C. 2794) is amended—
8	(A) by redesignating subsection (b) as sub-
9	section (c); and
10	(B) by inserting after subsection (a) the
11	following new subsection (b):
12	"(b) Cooperative Research and Development
13	CENTERS.—(1) Subject to the availability of appropria-
14	tions provided for such purpose, the Administrator for Nu-
15	clear Security shall establish a cooperative research and
16	development center described in paragraph (2) at each na-
17	tional security laboratory.
18	$\ensuremath{^{\prime\prime}(2)}$ A cooperative research and development center
19	described in this paragraph is a center to foster collabo-
20	rative scientific research, technology development, and the
21	appropriate transfer of research and technology to users
22	in addition to the national security laboratories.
23	"(3) In establishing a cooperative research and devel-

24 opment center under this subsection, the Administrator—

1	"(A) shall enter into cooperative research and
2	development agreements with governmental, public,
3	academic, or private entities; and
4	"(B) may enter into a contract with respect to
5	constructing, purchasing, managing, or leasing
6	buildings or other facilities.".
7	(2) DEFINITION.—Subsection (c) of such sec-
8	tion, as redesignated by paragraph $(1)(A)$, is amend-
9	ed by adding at the end the following new para-
10	graph:
11	"(5) The term 'national security laboratory' has
12	the meaning given that term in section 3281 of the
13	National Nuclear Security Administration Act (50
14	U.S.C. 2471).".
15	(3) Section heading.—The heading of such
16	section is amended by inserting "AND COOPERA-
17	TIVE RESEARCH AND DEVELOPMENT CEN-
18	TERS" after "PARTNERSHIPS".
19	(b) CLERICAL AMENDMENT.—The table of contents
20	for the Atomic Energy Defense Act is amended by striking
21	the item relating to section 4813 and inserting the fol-
22	lowing new item:

[&]quot;Sec. 4813. Critical technology partnerships and cooperative research and development centers.".

3 (a) IN GENERAL.—Title XLIV of the Atomic Energy
4 Defense Act (50 U.S.C. 2581 et seq.) is amended by in5 serting after section 4402 the following new section:

6 "SEC. 4402A. FUTURE-YEARS DEFENSE ENVIRONMENTAL 7 MANAGEMENT PLAN.

8 "(a) IN GENERAL.—The Secretary of Energy shall 9 submit to Congress each year, at or about the same time 10 that the President's budget is submitted to Congress for 11 a fiscal year under section 1105(a) of title 31, United 12 States Code, a future-years defense environmental man-13 agement plan that—

"(1) reflects the estimated expenditures and
proposed appropriations included in that budget for
the Department of Energy for environmental management; and

18 "(2) covers a period that includes the fiscal
19 year for which that budget is submitted and not less
20 than the four succeeding fiscal years.

21 "(b) ELEMENTS.—Each future-years defense envi22 ronmental management plan required by subsection (a)
23 shall contain the following:

24 "(1) A detailed description of the projects and
25 activities relating to defense environmental manage26 ment to be carried out during the period covered by
HR 6523 PCS

1	the plan at the sites specified in subsection (c) and
2	with respect to the activities specified in subsection
3	(d).
4	"(2) A statement of proposed budget authority,
5	estimated expenditures, and proposed appropriations
6	necessary to support such projects and activities.
7	"(3) With respect to each site specified in sub-
8	section (c), the following:
9	"(A) A statement of each milestone in-
10	cluded in an enforceable agreement governing
11	cleanup and waste remediation for that site for
12	each fiscal year covered by the plan.
13	"(B) For each such milestone, a statement
14	with respect to whether each such milestone will
15	be met in each such fiscal year.
16	"(C) For any milestone that will not be
17	met, an explanation of why the milestone will
18	not be met and the date by which the milestone
19	is expected to be met.
20	"(c) SITES SPECIFIED.—The sites specified in this
21	subsection are the following:
22	"(1) The Idaho National Laboratory, Idaho.
23	"(2) The Waste Isolation Pilot Plant, Carlsbad,
24	New Mexico.

1	"(3) The Savannah River Site, Aiken, South
2	Carolina.
3	"(4) The Oak Ridge National Laboratory, Oak
4	Ridge, Tennessee.
5	"(5) The Hanford Site, Richland, Washington.
6	"(6) Any defense closure site of the Depart-
7	ment of Energy.
8	"(7) Any site of the National Nuclear Security
9	Administration.
10	"(d) ACTIVITIES SPECIFIED.—The activities specified
11	in this subsection are the following:
12	"(1) Program support.
13	"(2) Program direction.
14	"(3) Safeguards and security.
15	"(4) Technology development and deployment.
16	"(5) Federal contributions to the Uranium En-
17	richment Decontamination and Decommissioning
18	Fund established under section 1801 of the Atomic
19	Energy Act of 1954 (42 U.S.C. 2297g).".
20	(b) CLERICAL AMENDMENT.—The table of contents
21	for the Atomic Energy Defense Act is amended by insert-
22	ing after the item relating to section 4402 the following
23	new item:

"Sec. 4402A. Future-years defense environmental management plan.".

1	SEC. 3117. EXTENSION OF AUTHORITY OF SECRETARY OF
2	ENERGY FOR APPOINTMENT OF CERTAIN
3	SCIENTIFIC, ENGINEERING, AND TECHNICAL
4	PERSONNEL.
5	Section 4601(c)(1) of the Atomic Energy Defense Act
6	(50 U.S.C. 2701(c)(1)) is amended by striking "Sep-
7	tember 30, 2011" and inserting "September 30, 2016".
8	SEC. 3118. EXTENSION OF AUTHORITY OF SECRETARY OF
9	ENERGY TO ENTER INTO TRANSACTIONS TO
10	CARRY OUT CERTAIN RESEARCH PROJECTS.
11	Section $646(g)(10)$ of the Department of Energy Or-
12	ganization Act (42 U.S.C. $7256(g)(10)$) is amended by
13	striking "September 30, 2010" and inserting "September
14	30, 2015".
15	SEC. 3119. EXTENSION OF AUTHORITY RELATING TO THE
16	INTERNATIONAL MATERIALS PROTECTION,
17	CONTROL, AND ACCOUNTING PROGRAM OF
18	THE DEPARTMENT OF ENERGY.
19	Section 3156(b)(1) of the Bob Stump National De-
20	fense Authorization Act for Fiscal Year 2003 (Public Law

21 107–314; 50 U.S.C. 2343(b)(1)) is amended by striking

22 "January 1, 2013" and inserting "January 1, 2018".

1SEC. 3120. EXTENSION OF DEADLINE FOR TRANSFER OF2PARCELS OF LAND TO BE CONVEYED TO LOS3ALAMOS COUNTY, NEW MEXICO, AND HELD IN4TRUST FOR THE PUEBLO OF SAN ILDEFONSO.

5 (a) ENVIRONMENTAL RESTORATION.—If the Secretary of Energy determines under any authority pre-6 7 viously established by law that a parcel of land described 8 in subsection (c) requires environmental restoration or re-9 mediation, the Secretary shall, to the maximum extent 10 practicable, complete the environmental restoration or re-11 mediation of the parcel not later than September 30, 12 2022, and otherwise in compliance with such law.

(b) CONVEYANCE OR TRANSFER.—If the Secretary
determines under any authority previously established by
law that environmental restoration or remediation cannot
reasonably be expected to be completed with respect to a
parcel of land described in subsection (c) by September
30, 2022, the Secretary shall not convey or transfer the
parcel of land.

(c) PARCELS OF LAND.—A parcel of land described
in this subsection is a parcel of land under the jurisdiction
or administrative control of the Secretary at or in the vicinity of Los Alamos National Laboratory that the Secretary has previously identified as suitable for conveyance
or transfer in a report submitted to the congressional de-

fense committees prior to the date of the enactment of
 this Act.

3 SEC. 3121. REPEAL OF SUNSET PROVISION FOR MODIFICA4 TION OF MINOR CONSTRUCTION THRESHOLD 5 FOR PLANT PROJECTS.

6 (a) MINOR CONSTRUCTION THRESHOLD.—Para7 graph (3) of section 4701 of the Atomic Energy Defense
8 Act (50 U.S.C. 2741(3)), as amended by section 3118(b)
9 of the National Defense Authorization Act for Fiscal Year
10 2010 (Public Law 111–84; 123 Stat. 2709), is amended
11 by striking "\$5,000,000" and inserting "\$10,000,000".

(b) NOTIFICATION.—Section 3118(c) of the National
Defense Authorization Act for Fiscal Year 2010 (Public
Law 111-84; 123 Stat. 2709) is amended by striking
"during fiscal year 2010".

16SEC. 3122. ENHANCING PRIVATE-SECTOR EMPLOYMENT17THROUGH COOPERATIVE RESEARCH AND DE-18VELOPMENT ACTIVITIES.

(a) IN GENERAL.—The Administrator for Nuclear
Security shall encourage cooperative research and development activities at the national security laboratories (as defined in section 3281 of the National Nuclear Security Administration Act (50 U.S.C. 2471)) that lead to the creation of new private-sector employment opportunities.

1 (b) REPORTS.—Not later than January 31 of each 2 year from 2012 through 2017, the Administrator shall 3 submit to Congress a report detailing the number of new 4 private-sector employment opportunities created as a re-5 sult of the previous years' cooperative research and devel-6 opment activities at each national security laboratory.

7 SEC. 3123. LIMITATION ON USE OF FUNDS FOR ESTABLISH-

8 MENT OF CENTERS OF EXCELLENCE IN 9 COUNTRIES OUTSIDE OF THE FORMER SO-10 VIET UNION.

11 Not more than \$500,000 of the funds authorized to 12 be appropriated by section 3101(a)(2) for defense nuclear 13 nonproliferation activities may be obligated or expended to establish a center of excellence in a country that is not 14 15 a state of the former Soviet Union until the date that is 15 days after the date on which the Administrator for Nu-16 clear Security submits to the congressional defense com-17 18 mittees a report that includes the following:

19 (1) An identification of the country in which20 the center will be located.

21 (2) A description of the purpose for which the22 center will be established.

23 (3) The agreement under which the center will24 operate.

25 (4) A funding plan for the center, including—

1	(A) the amount of funds to be provided by
2	the government of the country in which the cen-
3	ter will be located; and
4	(B) the percentage of the total cost of es-
5	tablishing and operating the center the funds
6	described in subparagraph (A) will cover.
7	SEC. 3124. DEPARTMENT OF ENERGY ENERGY PARKS PRO-
8	GRAM.
9	(a) IN GENERAL.—The Secretary of Energy may es-
10	tablish a program to permit the establishment of energy
11	parks on former defense nuclear facilities.
12	(b) OBJECTIVES.—The objectives for establishing en-
13	ergy parks pursuant to subsection (a) are the following:
14	(1) To provide locations to carry out a broad
15	range of projects relating to the development and de-
16	ployment of energy technologies and related ad-
17	vanced manufacturing technologies.
18	(2) To provide locations for the implementation
19	of pilot programs and demonstration projects for
20	new and developing energy technologies and related
21	advanced manufacturing technologies.
22	(3) To set a national example for the develop-
23	ment and deployment of energy technologies and re-
24	lated advanced manufacturing technologies in a

1	manner that will promote energy security, energy
2	sector employment, and energy independence.
3	(4) To create a business environment that en-
4	courages collaboration and interaction between the
5	public and private sectors.
6	(c) CONSULTATION.—In establishing an energy park
7	pursuant to subsection (a), the Secretary shall consult
8	with—
9	(1) the local government with jurisdiction over
10	the land on which the energy park will be located;
11	(2) the local governments of adjacent areas;
12	and
13	(3) any community reuse organization recog-
14	nized by the Secretary at the former defense nuclear
15	facility on which the energy park will be located.
16	(d) REPORT REQUIRED.—Not later than 120 days
17	after the date of the enactment of this Act, the Secretary
18	shall submit to the Committee on Armed Services of the
19	Senate and the Committee on Armed Services of the
20	House of Representatives a report on the implementation
21	of the program under subsection (a). The report shall in-
22	clude such recommendations for additional legislative ac-
23	tions as the Secretary considers appropriate to facilitate
24	the development of energy parks on former defense nu-
25	clear facilities.

1 (e) DEFENSE NUCLEAR FACILITY DEFINED.—In 2 this section, the term "defense nuclear facility" has the 3 meaning given the term "Department of Energy defense 4 nuclear facility" in section 318 of the Atomic Energy Act 5 of 1954 (42 U.S.C. 2286g).

6 Subtitle C—Reports
7 SEC. 3131. REPORT ON GRADED SECURITY PROTECTION

POLICY.

8

9 (a) REPORT.—Not later than February 1, 2011, the 10 Secretary of Energy shall submit to the congressional de-11 fense committees a report on the implementation of the 12 graded security protection policy of the Department of En-13 ergy.

14 (b) MATTERS INCLUDED.—The report under sub-15 section (a) shall include the following:

16 (1) A comprehensive plan and schedule (includ17 ing any benchmarks, milestones, or other deadlines)
18 for implementing the graded security protection pol19 icy.

20 (2) An explanation of the current status of the
21 graded security protection policy for each site with
22 respect to the comprehensive plan under paragraph
23 (1).

24 (3) An explanation of the Secretary's objective25 end-state for implementation of the graded security

1	protection policy (such end-state explanation shall
2	include supporting justification and rationale to en-
3	sure that robust and adaptive security measures
4	meet the graded security protection policy require-
5	ments).
6	(4) Identification of each site that has received
7	an exception or waiver to the graded security protec-
8	tion policy, including the justification for each such
9	exception or waiver.
10	(5) A schedule for "force-on-force" exercises
11	that the Secretary considers necessary to maintain
12	operational readiness.
13	(6) A description of a program that will provide
14	proper training and equipping of personnel to a cer-
15	tifiable standard.
16	(c) FORM.—The report required by subsection (a)
17	shall be submitted in unclassified form, but may include
18	a classified annex.
19	TITLE XXXII—DEFENSE NU-
20	CLEAR FACILITIES SAFETY
21	BOARD
	Sec. 3201. Authorization.
22	SEC. 3201. AUTHORIZATION.

23 There are authorized to be appropriated for fiscal24 year 2011, \$28,640,000 for the operation of the Defense

1 Nuclear Facilities Safety Board under chapter 21 of the

2 Atomic Energy Act of 1954 (42 U.S.C. 2286 et seq.).

3 TITLE XXXIV—NAVAL 4 PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

5 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.

6 (a) AMOUNT.—There are hereby authorized to be ap7 propriated to the Secretary of Energy \$23,614,000 for fis8 cal year 2011 for the purpose of carrying out activities
9 under chapter 641 of title 10, United States Code, relating
10 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.

TITLE XXXV—MARITIME

15

14

ADMINISTRATION

Sec. 3501. Authorization of appropriations for national security aspects of the merchant marine for fiscal year 2011.
Sec. 3502. Extension of Maritime Security Fleet program.
Sec. 3503. United States Merchant Marine Academy nominations of residents of the Northern Mariana Islands.
Sec. 3504. Research authority.

16 SEC. 3501. AUTHORIZATION OF APPROPRIATIONS FOR NA-

17 TIONAL SECURITY ASPECTS OF THE MER-

18 CHANT MARINE FOR FISCAL YEAR 2011.

19 Funds are hereby authorized to be appropriated for20 fiscal year 2011, to be available without fiscal year limita-21 tion if so provided in appropriations Acts, for the use of

1	the Department of Transportation for Maritime Adminis-
2	tration programs associated with maintaining national se-
3	curity aspects of the merchant marine, as follows:
4	(1) For expenses necessary for operations of the
5	United States Merchant Marine Academy,
6	\$100,020,000, of which—
7	(A) \$63,120,000 shall remain available
8	until expended for Academy operations;
9	(B) \$6,000,000 shall remain available until
10	expended for refunds to Academy midshipmen
11	for improperly charged fees; and
12	(C) \$30,900,000 shall remain available
13	until expended for capital improvements at the
14	Academy.
15	(2) For expenses necessary to support the State
16	maritime academies, \$15,007,000, of which—
17	(A) \$2,000,000 shall remain available until
18	expended for student incentive payments;
19	(B) \$2,000,000 shall remain available until
20	expended for direct payments to such acad-
21	emies; and
22	(C) \$11,007,000 shall remain available
23	until expended for maintenance and repair of
24	State maritime academy training vessels.

	021
1	(3) For expenses necessary to dispose of vessels
2	in the National Defense Reserve Fleet, \$10,000,000.
3	(4) For expenses to maintain and preserve a
4	United States-flag merchant marine to serve the na-
5	tional security needs of the United States under
6	chapter 531 of title 46, United States Code,
7	\$174,000,000.
8	(5) For the cost (as defined in section $502(5)$
9	of the Federal Credit Reform Act of 1990 (2 U.S.C.
10	661a(5)) of loan guarantees under the program au-
11	thorized by chapter 537 of title 46, United States
12	Code, \$60,000,000, of which \$3,688,000 shall re-
13	main available until expended for administrative ex-
14	penses of the program.
15	SEC. 3502. EXTENSION OF MARITIME SECURITY FLEET PRO-
16	GRAM.
17	Chapter 531 of title 46, United States Code, is
18	amended—
19	(1) in section $53104(a)$, by striking "2015" and
20	inserting "2025";
21	(2) in section $53106(a)(1)(C)$, by striking "for
22	each fiscal years 2012, 2013, 2014, and 2015" and
23	inserting "for each of fiscal years 2012 though
24	

1	(3) in section $53111(3)$, by striking "2015" and
2	inserting "2025".
3	SEC. 3503. UNITED STATES MERCHANT MARINE ACADEMY
4	NOMINATIONS OF RESIDENTS OF THE
5	NORTHERN MARIANA ISLANDS.
6	Section 51302(b) of title 46, United States Code, is
7	amended—
8	(1) in paragraph (3), by inserting "the North-
9	ern Mariana Islands," after "Guam,"; and
10	(2) by striking paragraph (5) and redesignating
11	paragraph (6) as paragraph (5).
12	SEC. 3504. RESEARCH AUTHORITY.
13	Section 51301 title 46, United States Code, is
14	amended—
15	(1) by inserting "as an institution of higher
16	education" after "Academy"; and
17	(2) by striking "States." and inserting "States,
18	to conduct research with respect to maritime-related
19	matters, and to provide such other appropriate aca-
20	demic support, assistance, training, and activities in

1 accordance with the provisions of this chapter as the Sec-

2 retary may authorize.".

Passed the House of Representatives December 17, 2010.

Attest: LORRAINE C. MILLER, Clerk.

Calendar No. 717

111TH CONGRESS H. R. 6523

AN ACT

To authorize appropriations for fiscal year 2011 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.

DECEMBER 19, 2010 Read twice and placed on the calendar