Union Calendar No. 335 H.R.4310

112TH CONGRESS 2D Session

[Report No. 112-479]

To authorize appropriations for fiscal year 2013 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2013, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 29, 2012

Mr. McKEON (for himself and Mr. SMITH of Washington) (both by request): introduced the following bill; which was referred to the Committee on Armed Services

May 11, 2012

Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on March 29, 2012]

A BILL

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To authorize appropriations for fiscal year 2013 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2013, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "National Defense Au-
5	thorization Act for Fiscal Year 2013".
6	SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF
7	CONTENTS.
8	(a) DIVISIONS.—This Act is organized into four divi-
9	sions as follows:
10	(1) Division A—Department of Defense Author-
11	izations.
12	(2) Division B—Military Construction Author-
13	izations.
14	(3) Division C—Department of Energy National
15	Security Authorizations and Other Authorizations.
16	(4) Division D—Funding Tables.
17	(b) TABLE OF CONTENTS.—The table of contents for
18	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. Authorization of appropriations.

Subtitle B—Army Programs

Sec. 111. Multiyear procurement authority for Army CH-47 helicopters. Sec. 112. Reports on airlift requirements of the Army.

Subtitle C—Navy Programs

- Sec. 121. Retirement of nuclear-powered ballistic submarines.
- Sec. 122. Extension of Ford-class aircraft carrier construction authority.
- Sec. 123. Extension of multiyear procurement authority for F/A–18E, F/A–18F, and EA–18G aircraft.
- Sec. 124. Multiyear procurement authority for V-22 joint aircraft program.
- Sec. 125. Multiyear procurement authority for Arleigh Burke-class destroyers and associated systems.
- Sec. 126. Multiyear procurement authority for Virginia-class submarine program.
- Sec. 127. Refueling and complex overhaul of the U.S.S. Abraham Lincoln.
- Sec. 128. Report on Littoral Combat Ship designs.
- Sec. 129. Comptroller General reviews of Littoral Combat Ship program.
- Sec. 130. Sense of Congress on importance of engineering in early stages of shipbuilding.
- Sec. 131. Sense of Congress on Marine Corps Amphibious Lift and Presence Requirements.

Subtitle D—Air Force Programs

- Sec. 141. Retirement of B-1 bomber aircraft.
- Sec. 142. Maintenance of strategic airlift aircraft.
- Sec. 143. Limitation on availability of funds for divestment or retirement of C-27J aircraft.
- Sec. 144. Limitation on availability of funds for termination of C-130 avionics modernization program.
- Sec. 145. Review of C-130 force structure.
- Sec. 146. Limitation on availability of funds for evolved expendable launch vehicle program.
- Sec. 147. Procurement of space-based infrared systems.

Subtitle E—Joint and Multiservice Matters

- Sec. 151. Requirement to set F-35 aircraft initial operational capability dates.
- Sec. 152. Limitation on availability of funds for retirement of RQ-4 Global Hawk unmanned aircraft systems.
- Sec. 153. Common data link for manned and unmanned intelligence, surveillance, and reconnaissance systems.

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

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Sec. 201. Authorization of appropriations.

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- Sec. 211. Next-generation long-range strike bomber aircraft nuclear certification requirement.
- Sec. 212. Unmanned combat air system.
- Sec. 213. Extension of limitation on availability of funds for Unmanned Carrierlaunched Surveillance and Strike system program.
- Sec. 214. Limitation on availability of funds for future manned ground moving target indicator capability of the Air Force.
- Sec. 215. Limitation on availability of funds for milestone A activities for the MQ-18 unmanned aircraft system.
- Sec. 216. Vertical lift platform technology demonstrations.

Subtitle C—Missile Defense Programs

- Sec. 221. Procurement of AN/TPY-2 radars.
- Sec. 222. Development of advanced kill vehicle.
- Sec. 223. Missile defense site on the East Coast.
- Sec. 224. Ground-based midcourse defense system.
- Sec. 225. Ground-based midcourse defense interceptor test.
- Sec. 226. Deployment of SM-3 IIB interceptors on land and sea.
- Sec. 227. Iron Dome short-range rocket defense program.
- Sec. 228. Sea-based X-band radar.
- Sec. 229. Prohibition on the use of funds for the MEADS program.
- Sec. 230. Limitation on availability of funds for phased, adaptive approach to missile defense in Europe.
- Sec. 231. Limitation on availability of funds for the precision tracking space system.
- Sec. 232. Plan to improve discrimination and kill assessment capability of ballistic missile defense systems.
- Sec. 233. Plan to increase rate of flight tests of ground-based midcourse defense system.
- Sec. 234. Report on regional missile defense architectures.
- Sec. 235. Use of funds for conventional prompt global strike program.
- Sec. 236. Transfer of Aegis weapon system equipment to Missile Defense Agency.

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- Sec. 241. Study on electronic warfare capabilities of the Marine Corps.
- Sec. 242. National Research Council review of defense science and technical graduate education needs.
- Sec. 243. Report on three-dimensional integrated circuit manufacturing capabilities.
- Sec. 244. Report on efforts to field new directed energy weapons.

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- Sec. 251. Eligibility for Department of Defense laboratories to enter into educational partnerships with educational institutions in territories and possessions of the United States.
- Sec. 252. Regional advanced technology clusters.
- Sec. 253. Briefing on power and energy research conducted at University Affiliated Research Center.

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- Sec. 301. Operation and maintenance funding.
- Sec. 302. Authorization of appropriations of funds for inactivation execution of U.S.S. Enterprise.

Subtitle B—Energy and Environmental Provisions

- Sec. 311. Training range sustainment plan and training range inventory.
- Sec. 312. Modification of definition of chemical substance.
- Sec. 313. Exemption of Department of Defense from alternative fuel procurement requirement.
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- Sec. 315. Plan on environmental exposures to members of the Armed Forces.

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- Sec. 321. Expansion and reauthorization of multi-trades demonstration project.
- Sec. 322. Depot-level maintenance and repair.

Subtitle D—Readiness

- Sec. 331. Intergovernmental support agreements with State and local governments.
- Sec. 332. Extension and expansion of authority to provide assured business guarantees to carriers participating in Civil Reserve Air Fleet.
- Sec. 333. Expansion and reauthorization of pilot program for availability of working-capital funds for product improvements.
- Sec. 334. Center of Excellence for the National Guard State Partnership Program.

Subtitle E—Reports

- Sec. 341. Report on joint strategy for readiness and training in a C4ISR-denied environment.
- Sec. 342. Comptroller General review of annual Department of Defense report on prepositioned materiel and equipment.
- Sec. 343. Modification of report on maintenance and repair of vessels in foreign shipyards.
- Sec. 344. Extension of deadline for Comptroller General report on Department of Defense service contract inventory.
- Sec. 345. GAO report reviewing methodology of Department of Defense relating to costs of performance by civilian employees, military personnel, and contractors.
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- Sec. 352. Limitation on availability of funds for the disestablishment of aerospace control alert locations.
- Sec. 353. Limitation on authorization of appropriations for the National Museum of the United States Army.
- Sec. 354. Limitation on availability of funds for retirement or inactivation of Ticonderoga class cruisers or dock landing ships.
- Sec. 355. Renewal of expired prohibition on return of veterans memorial objects without specific authorization in law.

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- Sec. 401. End strengths for active forces.
- Sec. 402. Revision in permanent active duty end strength minimum levels.
- Sec. 403. Limitations on end strength reductions for regular component of the Army and Marine Corps.
- Sec. 404. Exclusion of members within the Integrated Disability Evaluation System from end strength levels for active forces.

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 2013 limitation on number of non-dual status technicians.
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- Sec. 502. Exception to required retirement after 30 years of service for Regular Navy warrant officers in the grade of Chief Warrant Officer, W– 5.
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- Sec. 504. Extension of temporary authority to reduce minimum length of active service as a commissioned officer required for voluntary retirement as an officer.
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- Sec. 507. Diversity in military leadership and related reporting requirements.

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- Sec. 511. Codification of staff assistant positions for Joint Staff related to National Guard and Reserve matters.
- Sec. 512. Automatic Federal recognition of promotion of certain National Guard warrant officers.

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- Sec. 521. Modifications to career intermission pilot program.
- Sec. 522. Authority for additional behavioral health professionals to conduct preseparation medical exams for post-traumatic stress disorder.
- Sec. 523. Authority to accept voluntary services to assist Department of Defense efforts to account for missing persons.
- Sec. 524. Authorized leave available for members of the Armed Forces upon birth or adoption of a child.
- Sec. 525. Command responsibility and accountability for remains of members of the Army, Navy, Air Force, and Marine Corps who die outside the United States.
- Sec. 526. Report on feasibility of developing gender-neutral occupational standards for military occupational specialties currently closed to women.
- Sec. 527. Compliance with medical profiles issued for members of the Armed Forces.

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- Sec. 531. Clarification and enhancement of the role of Staff Judge Advocate to the Commandant of the Marine Corps.
- Sec. 532. Persons who may exercise disposition authority regarding charges involving certain sexual misconduct offenses under the Uniform Code of Military Justice.
- Sec. 533. Independent review and assessment of Uniform Code of Military Justice and judicial proceedings of sexual assault cases.
- Sec. 534. Collection and retention of records on disposition of reports of sexual assault.
- Sec. 535. Briefing, plan, and recommendations regarding efforts to prevent and respond to hazing incidents involving members of the Armed Forces.
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- Sec. 542. Support of Naval Academy athletic and physical fitness programs.
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- Sec. 563. Modification of authority to allow Department of Defense domestic dependent elementary and secondary schools to enroll certain students.
- Sec. 564. Protection of child custody arrangements for parents who are members of the Armed Forces.
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- Subtitle H—Improved Sexual Assault Prevention and Response in the Armed Forces
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- Sec. 572. Enhancement to training and education for sexual assault prevention and response.
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- Sec. 602. Basic allowance for housing for two-member couples when one member is on sea duty.
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- 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. Increase in maximum amount of officer affiliation bonus for officers in the Selected Reserve.
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- Sec. 631. Extension of authority to provide two years of commissary and exchange benefits after separation.
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- Subtitle E—Commissary and Nonappropriated Fund Instrumentality Benefits and Operations
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- Sec. 912. Report on overhead persistent infrared technology.
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- Sec. 1035. Prohibition on travel to the United States for certain detainees repatriated to the Federated States of Micronesia, the Republic of Palau, and the Republic of the Marshall Islands.
- Sec. 1036. Prohibition on the use of funds for the transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba.
- Sec. 1037. Requirements for certifications relating to the transfer of detainees at United States Naval Station, Guantanamo Bay, Cuba, to foreign countries and other foreign entities.
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- Sec. 1054. Progress of modernization.
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- Sec. 1212. Authority to support operations and activities of the Office of Security Cooperation in Iraq.
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- Sec. 1215. Report on updates and modifications to campaign plan for Afghanistan.
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- Sec. 1221. Declaration of policy.
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- Sec. 2805. Execution of Chemistry and Metallurgy Research Building Replacement nuclear facility and limitation on alternative plutonium strategy.

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- Sec. 2864. Gold Star Mothers National Monument, Arlington National Cemetery.
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- Sec. 2867. Retention of core functions of the Electronic Systems Center at Hanscom Air Force Base, Massachusetts.
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- Sec. 3115. Safety, health, and security of the National Nuclear Security Administration.
- Sec. 3116. Design and use of prototypes of nuclear weapons.
- Sec. 3117. Improvement and streamlining of the missions and operations of the Department of Energy and National Nuclear Security Administration.
- Sec. 3118. Cost-benefit analyses for competition of management and operating contracts.
- Sec. 3119. Limitation on availability of funds for Inertial Confinement Fusion Ignition and High Yield Campaign.
- Sec. 3120. Limitation on availability of funds for Global Security through Science Partnerships Program.
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- Sec. 3122. Two-year extension of schedule for disposition of weapons-usable plutonium at Savannah River Site, Aiken, South Carolina.

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- Sec. 3131. Improvements to the Atomic Energy Defense Act.
- Sec. 3132. Improvements to the National Nuclear Security Administration Act.
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- Sec. 3141. Notification of nuclear criticality and non-nuclear incidents.
- Sec. 3142. Reports on lifetime extension programs.
- Sec. 3143. National Academy of Sciences study on peer review and design competition related to nuclear weapons.
- Sec. 3144. Report on defense nuclear nonproliferation programs.
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Subtitle E—Other Matters

Sec. 3151. Use of probabilistic risk assessment to ensure nuclear safety.

- Sec. 3153. Classification of certain restricted data.
- Sec. 3154. Independent cost assessments for life extension programs, new nuclear facilities, and other matters.
- Sec. 3155. Assessment of nuclear weapon pit production requirement.
- Sec. 3156. Intellectual property related to uranium enrichment.
- Sec. 3157. Sense of Congress on competition and fees related to the management and operating contracts of the nuclear security enterprise.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

- Sec. 3201. Authorization.
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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 2013.
- Sec. 3502. Application of the Federal acquisition regulation.
- Sec. 3503. Procurement of ship disposal.
- Sec. 3504. Limitation of National Defense Reserve Fleet vessels to those over 1,500 gross tons.
- Sec. 3505. Donation of excess fuel to maritime academies.
- Sec. 3506. Clarification of heading.
- Sec. 3507. Transfer of vessels to the National Defense Reserve Fleet.
- Sec. 3508. Amendments relating to the National Defense Reserve Fleet.
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- Sec. 4301. Operation and maintenance.
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Sec. 4401. Military personnel.

Sec. 4402. Military personnel for overseas contingency operations.

TITLE XLV—OTHER AUTHORIZATIONS

Sec. 4501. Other authorizations.

Sec. 4502. Other authorizations for overseas contingency operations.

TITLE XLVI—MILITARY CONSTRUCTION

Sec. 4601. Military construction.

Sec. 4602. Military construction for overseas contingency operations.

TITLE XLVII—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Sec. 4701. Department of Energy national security programs.

1 SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES.

2 In this Act, the term "congressional defense commit-

3 tees" has the meaning given that term in section 101(a)(16)

4 of title 10, United States Code.

5 DIVISION A—DEPARTMENT OF 6 DEFENSE AUTHORIZATIONS 7 TITLE I—PROCUREMENT 8 Subtitle A—Authorization of

9 **Appropriations**

10 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for fiscal year 2013 for procurement for the Army, the Navy and
the Marine Corps, the Air Force, and Defense-wide activities, as specified in the funding table in section 4101.

15 Subtitle B—Army Programs

16 SEC. 111. MULTIYEAR PROCUREMENT AUTHORITY FOR

17 ARMY CH-47 HELICOPTERS.

(a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—In
accordance with section 2306b of title 10, United States

Code, the Secretary of the Army may enter into a multiyear 1 contract, beginning with the fiscal year 2013 program year, 2 for the procurement of airframes for CH-47F helicopters. 3 4 (b) CONDITION FOR OUT-YEAR CONTRACT PAY-MENTS.—A contract entered into under subsection (a) shall 5 provide that any obligation of the United States to make 6 7 a payment under the contract for a fiscal year after fiscal 8 year 2013 is subject to the availability of appropriations 9 for that purpose for such later fiscal year.

10 SEC. 112. REPORTS ON AIRLIFT REQUIREMENTS OF THE11ARMY.

12 (a) REPORTS.—Not later than October 31, 2012, and 13 each year thereafter through 2017, the Secretary of the 14 Army shall submit to the congressional defense committees 15 a report on the time-sensitive or mission-critical airlift re-16 quirements of the Army.

(b) MATTERS INCLUDED.—The reports under subsection (a) shall include, with respect to the fiscal year before the fiscal year in which the report is submitted, the
following information:

(1) The total number of time-sensitive or mission-critical airlift movements required for training,
steady-state, and contingency operations.

1	(2) The total number of time-sensitive or mis-
2	sion-critical airlift sorties executed for training,
3	steady-state, and contingency operations.
4	(3) Of the total number of sorties listed under
5	paragraph (2), the number of such sorties that were
6	operated using each of—
7	(A) aircraft of the Army;
8	(B) aircraft of the Air Force; and
9	(C) aircraft of contractors.
10	(4) For each sortie described under subpara-
11	graph (A) or (C) of paragraph (3), an explanation for
12	why the Secretary did not use aircraft of the Air
13	Force to support the mission.
14	Subtitle C—Navy Programs
15	SEC. 121. RETIREMENT OF NUCLEAR-POWERED BALLISTIC
16	SUBMARINES.
17	Section 5062 of title 10, United States Code, is amend-
18	ed by adding at the end the following new subsection:
19	"(e)(1) Beginning October 1, 2012, the Secretary of the
20	Navy may not retire or decommission a nuclear-powered
21	ballistic missile submarine if such retirement or decommis-
22	sioning would result in the active or commissioned fleet of
23	such submarines consisting of less than 12 submarines.
24	"(2) The limitation in paragraph (1) shall not apply
25	to a nuclear-powered ballistic submarine that has been con-

verted to carry exclusively non-nuclear payloads as of Octo ber 1, 2012.".

3 SEC. 122. EXTENSION OF FORD-CLASS AIRCRAFT CARRIER 4 CONSTRUCTION AUTHORITY.

Section 121(a) of the John Warner National Defense
Authorization Act for Fiscal Year 2007 (Public Law 109–
364; 120 Stat. 2104), as amended by section 124 of the National Defense Authorization Act for Fiscal Year 2012 (Pub9 lic Law 112–81; 125 Stat. 1320), is amended by striking
10 "four fiscal years" and inserting "five fiscal years".

11SEC. 123. EXTENSION OF MULTIYEAR PROCUREMENT AU-12THORITY FOR F/A-18E, F/A-18F, AND EA-18G13AIRCRAFT.

14 Section 128 of the National Defense Authorization Act 15 for Fiscal Year 2010 (Public Law 111–84; 123 Stat. 2217), as amended by Public Law 111–238 (124 Stat. 2500), is 16 amended by adding at the end the following new subsection: 17 18 "(f) EXTENSION OF MULTIYEAR AUTHORITY.—Notwithstanding section 2306b of title 10, United States Code, 19 the Secretary of the Navy may modify a multiyear contract 20 21 entered into under subsection (a) to add a fifth production 22 year to such contract.".

1SEC. 124. MULTIYEAR PROCUREMENT AUTHORITY FOR V-222JOINT AIRCRAFT PROGRAM.

3 (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—In
4 accordance with section 2306b of title 10, United States
5 Code, the Secretary of the Navy may enter into a multiyear
6 contract, beginning with the fiscal year 2013 program year,
7 for the procurement of V-22 aircraft for the Department
8 of the Navy, the Department of the Air Force, and the
9 United States Special Operations Command.

10 (b) CONDITION FOR OUT-YEAR CONTRACT PAY-11 MENTS.—A contract entered into under subsection (a) shall 12 provide that any obligation of the United States to make 13 a payment under the contract for a fiscal year after fiscal 14 year 2013 is subject to the availability of appropriations 15 for that purpose for such later fiscal year.

16 SEC. 125. MULTIYEAR PROCUREMENT AUTHORITY FOR17ARLEIGH BURKE-CLASS DESTROYERS AND AS-18SOCIATED SYSTEMS.

(a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—In
accordance with section 2306b of title 10, United States
Code, the Secretary of the Navy may enter into a multiyear
contract, beginning with the fiscal year 2013 program year,
for the procurement of not more than 10 Arleigh Burkeclass guided missile destroyers, including the Aegis weapon
systems, MK 41 vertical launching systems, and commercial
broadband satellite systems associated with such vessels.

(b) AUTHORITY FOR ADVANCE PROCUREMENT.—The
 Secretary of the Navy may enter into a contract, beginning
 in fiscal year 2013, for advance procurement associated
 with the vessels and systems for which authorization to
 enter into a multiyear procurement contract is provided
 under subsection (a).

7 (c) CONDITION FOR OUT-YEAR CONTRACT PAY8 MENTS.—A contract entered into under subsection (a) shall
9 provide that any obligation of the United States to make
10 a payment under the contract for a fiscal year after fiscal
11 year 2013 is subject to the availability of appropriations
12 or funds for that purpose for such later fiscal year.

13 SEC. 126. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR-

14

GINIA-CLASS SUBMARINE PROGRAM.

15 (a) Authority for Multiyear Procurement.—

16 (1) IN GENERAL.—In accordance with section 17 2306b of title 10, United States Code, the Secretary 18 of the Navy may enter into a multiyear contract, be-19 ginning with the fiscal year 2014 program year, for 20 the procurement of not more than 10 Virginia-class 21 submarines and Government-furnished equipment as-22 sociated with the Virginia-class submarine program. 23 (2) Use of incremental funding.—The Sec-24 retary may use incremental funding with respect to 25 a contract entered into under paragraph (1).

(b) AUTHORITY FOR ADVANCE PROCUREMENT.—The
 Secretary of the Navy may enter into a contract, beginning
 in fiscal year 2013, for advance procurement associated
 with the vessels and systems for which authorization to
 enter into a multiyear procurement contract is provided
 under subsection (a)(1).

7 (c) CONDITION FOR OUT-YEAR CONTRACT PAY-8 MENTS.—A contract entered into under subsection (a)(1)9 shall provide that any obligation of the United States to 10 make a payment under the contract for a fiscal year after fiscal year 2014 is subject to the availability of appropria-11 tions or funds for that purpose for such later fiscal year. 12 13 SEC. 127. REFUELING AND COMPLEX OVERHAUL OF THE 14 U.S.S. ABRAHAM LINCOLN.

15 (a) Refueling and Complex Overhaul.—Of the funds authorized to be appropriated or otherwise made 16 available for fiscal year 2013 for shipbuilding and conver-17 sion, Navy, not more than \$1,613,392,000 may be obligated 18 or expended for the commencement of the nuclear refueling 19 and complex overhaul of the U.S.S. Abraham Lincoln 20 21 (CVN-72) during such fiscal year. Such amount shall be 22 the first increment in the two-year sequence of incremental funding planned for such nuclear refueling and complex 23 24 overhaul.

(b) CONTRACT AUTHORITY.—The Secretary of the
 Navy may enter into a contract during fiscal year 2013
 for the nuclear refueling and complex overhaul of the U.S.S.
 Abraham Lincoln.

5 (c) CONDITION FOR OUT-YEAR CONTRACT PAY6 MENTS.—A contract entered into under subsection (b) shall
7 provide that any obligation of the United States to make
8 a payment under the contract for a fiscal year after fiscal
9 year 2013 is subject to the availability of appropriations
10 for that purpose for that later fiscal year.

11 SEC. 128. REPORT ON LITTORAL COMBAT SHIP DESIGNS.

Not later than December 31, 2013, the Secretary of the
Navy shall submit to the congressional defense committees
a report on the designs of the Littoral Combat Ship, including comparative cost and performance information for both
designs of such ship.

17 SEC. 129. COMPTROLLER GENERAL REVIEWS OF LITTORAL 18 COMBAT SHIP PROGRAM.

19 (a) ACCEPTANCE OF LCS.—

(1) IN GENERAL.—The Comptroller General of
the United States shall conduct a review of the compliance of the Secretary of the Navy with part 246 of
title 48 of the Code of Federal Regulations and subpart 46.5 of the Federal Acquisition Regulation in accepting the LCS.

1	(2) MATTERS INCLUDED.—The review under
2	paragraph (1) shall include a discussion of the knowl-
3	edge of, and determinations by, the LCS program of-
4	fice and contractors with respect to the following:
5	(A) Potential for cracks in the LCS hull
6	and deckhouse and any corresponding potential
7	design risks.
8	(B) Chargeable equipment failures.
9	(C) Potential for engine failures or break-
10	downs.
11	(D) Meeting key performance parameters,
12	including speed.
13	(E) Review of the quality of seals and
14	welds.
15	(F) Review of water jet corrosion.
16	(G) Completeness of records to support ac-
17	ceptance of the LCS.
18	(H) How the LCS risk and problems com-
19	pare to lead ships in comparable programs.
20	(I) Security of the ship and systems, includ-
21	ing any known lapses.
22	(J) Manning analysis, including how it
23	would affect key performance parameters.
24	(K) Strategies for balancing cost, schedule,
25	and performance trade-offs as required by section

4 (b) OPERATIONAL SUPPORT.—Not later than 180 days
5 after the date of the enactment of this Act, the Comptroller
6 General shall submit to the congressional defense committees
7 a report on the operational support and sustainment strat8 egy for the Littoral Combat Ship program, including mod9 ernization and logistics support.

10 (c) COOPERATION.—For purposes of conducting the re-11 view under subsection (a)(1) and (b), the Secretary of De-12 fense shall ensure that the Comptroller General has access 13 to—

14 (1) all relevant records of the Department; and 15 (2) all relevant communications between Depart-16 ment officials, whether such communications occurred 17 inside or outside the Federal Government. 18 SEC. 130. SENSE OF CONGRESS ON IMPORTANCE OF ENGI-19 NEERING IN EARLY **STAGES OF** SHIP-20 BUILDING. 21 It is the sense of Congress that—

(1) placing a priority on engineering dollars in
the early stages of shipbuilding programs is a vital
component of keeping cost down; and

1	(2) therefore, the Secretary of the Navy should
2	take appropriate steps to prioritize early engineering
3	in large ship construction including amphibious class
4	ships beginning with the LHA–8.
5	SEC. 131. SENSE OF CONGRESS ON MARINE CORPS AMPHIB-
6	IOUS LIFT AND PRESENCE REQUIREMENTS.
7	(a) IN GENERAL.—It is the sense of Congress that—
8	(1) the United States Marine Corps is a combat
9	force which leverages maneuver from the sea as a force
10	multiplier allowing for a variety of operational tasks
11	ranging from major combat operations to humani-
12	tarian assistance;
13	(2) the United States Marine Corps is unique in
14	that, while embarked upon Naval vessels, they bring
15	all the logistic support necessary for the full range of
16	military operations, operating "from the sea" they re-
17	quire no third party host nation permission to con-
18	duct military operations;
19	(3) the Department of the Navy has a require-
20	ment for 38 amphibious assault ships to meet this full
21	range of military operations;
22	(4) for budgetary reasons only that requirement
23	of 38 vessels was reduced to 33 vessels, which adds
24	military risk to future operations;

1	(5) the Department of the Navy has been unable
2	to meet even the minimal requirement of 33 oper-
3	ationally available vessels and has submitted a ship-
4	building and ship retirement plan to the Congress
5	which will reduce the force to 28 vessels; and
6	(6) experience has shown that early engineering
7	and design of naval vessels has significantly reduced
8	the acquisition costs and life-cycle costs of those ves-
9	sels.
10	(b) Next Generation of Amphibious Ships.—In
11	light of subsection (a), it is the sense of Congress that—
12	(1) the Navy should consider prioritization of in-
13	vestment in and procurement of the next generation
14	of amphibious assault ships;
15	(2) the next generation amphibious assault ships
16	should maintain survivability protection level II in
17	accordance with current Navy ship requirements;
18	(3) commonality in hull form design could be a
19	desirable element to reduce acquisition and life cycle
20	cost; and
21	(4) maintaining a robust amphibious ship-
22	building industrial base is vital for future national
23	security.

1 Subtitle D—Air Force Programs

2 SEC. 141. RETIREMENT OF B-1 BOMBER AIRCRAFT.

3 (a) IN GENERAL.—Section 8062 of title 10, United
4 States Code, is amended by adding at the end the following
5 new subsection:

6 "(h)(1) Beginning October 1, 2011, the Secretary of
7 the Air Force may not retire more than six B-1 aircraft.
8 "(2) The Secretary shall maintain in a common capa9 bility configuration not less than 36 B-1 aircraft as com10 bat-coded aircraft.

"(3) In this subsection, the term 'combat-coded aircraft' means aircraft assigned to meet the primary aircraft
authorization to a unit for the performance of its wartime
mission.".

(b) CONFORMING AMENDMENT.—Section 132 of the
National Defense Authorization Act for Fiscal Year 2012
(Public Law 112–81; 125 Stat. 1320) is amended by striking subsection (c).

19 SEC. 142. MAINTENANCE OF STRATEGIC AIRLIFT AIRCRAFT.

(a) MODIFICATION TO LIMITATION ON RETIREMENT OF
C-5 AIRCRAFT.—Section 137(d)(3)(B) of the National Defense Authorization Act for Fiscal Year 2010 (Public Law
111-84; 123 Stat. 2222) is amended by striking "316" and
inserting "301".

25 (b) REPORT.—

1	(1) IN GENERAL.—Not later than February 1,
2	2013, the Commander of the United States Transpor-
3	tation Command shall submit to the congressional de-
4	fense committees a report assessing the operational
5	risk of meeting the steady-state and warfighting re-
6	quirements of the commanders of the geographical
7	combatant commands with respect to the Secretary of
8	the Air Force maintaining an inventory of strategic
9	airlift aircraft of less than 301 aircraft.
10	(2) MATTERS INCLUDED.—The report under
11	paragraph (1) shall include a description and anal-
12	ysis of the assumptions made by the Commander with
13	respect to—
14	(A) aircraft usage rates;
15	(B) aircraft mission availability rates;
16	(C) aircraft mission capability rates;
17	(D) aircrew ratios;
18	(E) aircrew production;
19	(F) aircrew readiness rates; and
20	(G) any other assumption the Commander
21	uses to develop such report.
22	(3) FORM.—The report required by paragraph
23	(1) shall be submitted in unclassified form, but may
24	include a classified annex.

1SEC. 143. LIMITATION ON AVAILABILITY OF FUNDS FOR DI-2VESTMENT OR RETIREMENT OF C-27J AIR-3CRAFT.

4 (a) IN GENERAL.—After fiscal year 2013, none of the
5 funds authorized to be appropriated by this Act or otherwise
6 made available for fiscal year 2013 for the Air Force may
7 be used to divest, retire, or transfer, or prepare to divest,
8 retire, or transfer, a C-27J aircraft until a period of 180
9 days has elapsed following the date on which—

(1) the Director of the Congressional Budget Office submits to the congressional defense committees
the analysis conducted under subsection (b)(1); and

(2) the reports under subsections (d)(2) and
(e)(2) of section 112 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112–
81; 125 Stat. 1318) are submitted to the congressional
defense committees.

18 (b) LIFE-CYCLE COST ANALYSIS.—

(1) CBO.—The Director of the Congressional
Budget Office shall submit to the congressional defense
committees a 40-year life-cycle cost analysis of C-27J
aircraft, C-130H aircraft, and C-130J aircraft.

23 (2) MATTERS INCLUDED.—The life-cycle cost
24 analysis conducted under paragraph (1) shall—

25 (A) take into account all upgrades and
26 modifications required to sustain the aircraft

1	specified in paragraph (1) during a 40-year
2	service-life;
3	(B) assess the most cost-effective and mis-
4	sion-effective manner for which C –27 J aircraft
5	could be affordably fielded by the Air National
6	Guard, including by determining—
7	(i) the number of basing locations re-
8	quired;
9	(ii) the number of authorized personnel
10	associated with a unit's manning document;
11	and
12	(iii) the maintenance and sustainment
13	strategy required; and
14	(C) outline any limiting factors regarding
15	the analysis of C -27 J aircraft with respect to
16	cost assumptions used by the Director in such
17	analysis and the actual costs incurred for air-
18	craft fielded by the Air Force as of the date of
19	the analysis.
20	(3) COOPERATION.—The Secretary of Defense
21	shall provide the Director with any information, in-
22	cluding original source documentation, the Director
23	determines is required to promptly conduct the anal-
24	ysis under paragraph (1).

1SEC. 144. LIMITATION ON AVAILABILITY OF FUNDS FOR2TERMINATION OF C-130 AVIONICS MOD-3ERNIZATION PROGRAM.

4 (a) IN GENERAL.—None of the funds authorized to be 5 appropriated by this Act or otherwise made available for fiscal year 2013 for the Air Force may be used to terminate 6 7 the C-130 avionics modernization program until a period of 180 days has elapsed after the date on which the Sec-8 retary of the Air Force submits to the congressional defense 9 committees the cost-benefit analysis conducted under sub-10 11 section (b)(1).

12 (b) Cost-benefit Analysis.—

13	(1) FFRDC.—The Secretary shall seek to enter
14	into an agreement with the Institute for Defense
15	Analyses to conduct an independent cost-benefit anal-
16	ysis that compares the following alternatives:
17	(A) Upgrading and modernizing the legacy
18	C–130 airlift fleet using the C –130 avionics
19	modernization program.
20	(B) Upgrading and modernizing the legacy

C-130 airlift fleet using a reduced scope program
for avionics and mission planning systems.

23 (2) MATTERS INCLUDED.—The cost-benefit anal24 ysis conducted under paragraph (1) shall take into
25 account—

26 (A) the effect of life-cycle costs for—

1	(i) each of the alternatives described in
2	subparagraphs (A) and (B); and
3	(ii) C-130 aircraft that are not up-
4	graded or modernized; and
5	(B) the future costs associated with the po-
6	tential upgrades to avionics and mission systems
7	that may be required in the future for legacy C-
8	130 aircraft to remain relevant and mission ef-
9	fective.
10	SEC. 145. REVIEW OF C-130 FORCE STRUCTURE.
11	(a) REVIEW.—The Secretary of the Air Force shall

(a) REVIEW.—The Secretary of the Air Force shall
conduct a review of the C-130 force structure.

(b) REPORT.—Not later than the date on which the
budget of the President is submitted to Congress under section 1105(a) of title 31, United States Code, for fiscal year
2014, the Secretary of the Air Force shall submit to the congressional defense committees a report of the review under
subsection (a), including—

19 (1) how the Secretary will determine which C20 130 aircraft will be retired or relocated during fiscal
21 years 2014 through 2018;

(2) a description of the methodologies underlying
such determinations, including the factors and assumptions that shaped the specific determinations;

1	(3) the rationale for selecting $C-130$ aircraft to
2	be retired or relocated with respect to such aircraft of
3	the regular components and such aircraft of the re-
4	serve components; and
5	(4) details of the costs incurred, avoided, or
6	saved with respect to retiring or relocating C-130 air-
7	craft.
8	(c) Comptroller General Review.—Not later than
9	60 days after the date on which the report is submitted
10	under subsection (b), the Comptroller General of the United
11	States shall submit to the congressional defense committees
12	a review of such report, including the costs and benefits of
13	the planned retirements and relocations described in such
14	report.
15	SEC. 146. LIMITATION ON AVAILABILITY OF FUNDS FOR
16	EVOLVED EXPENDABLE LAUNCH VEHICLE
17	PROGRAM.
18	(a) SENSE OF CONGRESS.—It is the sense of Congress
19	that—
20	(1) assured access to space remains critical to
21	national security; and
22	(2) the plan by the Air Force to commit, begin-
23	ning in fiscal year 2013, to an annual production

1	mission assurance, stabilize the industrial base, re-
2	duce costs, and provide opportunities for competition.
3	(b) LIMITATION.—Of the funds authorized to be appro-
4	priated by this Act or otherwise made available for fiscal
5	year 2013 for the Air Force for the evolved expendable
6	launch vehicle program, 10 percent may not be obligated
7	or expended until the date on which the Secretary of the
8	Air Force submits to the appropriate congressional commit-
9	tees—
10	(1) a report describing the acquisition strategy
11	for such program; and
12	(2) written certification that such strategy—
13	(A) maintains assured access to space;
14	(B) achieves substantial cost savings; and
15	(C) provides opportunities for competition.
16	(c) MATTERS INCLUDED.—The report under subsection
17	(b)(1) shall include the following information:
18	(1) The anticipated savings to be realized under
19	the acquisition strategy for the evolved expendable
20	launch vehicle program.
21	(2) The number of launch vehicle booster cores
22	covered by the planned contract for such program.
23	(3) The number of years covered by such con-
24	tract.

1	(4) An assessment of when new entrants that
2	have submitted a statement of intent will be certified
3	to compete for evolved expendable launch vehicle-class
4	launches.
5	(5) The projected launch manifest, including pos-
6	sible opportunities for certified new entrants to com-
7	pete for evolved expendable launch vehicle-class
8	launches.
9	(6) Any other relevant analysis used to inform
10	the acquisition strategy for such program.
11	(d) Comptroller General.—
12	(1) Review.—The Comptroller General of the
13	United States shall review the report under subsection
14	(b)(1).
15	(2) SUBMITTAL.—Not later than 30 days after
16	the date on which the report under subsection $(b)(1)$
17	is submitted to the appropriate congressional commit-
18	tees, the Comptroller General shall—
19	(A) submit to such committees a report on
20	the review under paragraph (1); or
21	(B) provide to such committees a briefing
22	on such review.
23	(e) Appropriate Congressional Committees De-
24	FINED.—In this section, the term "appropriate congres-
25	sional committees" means the following:

1	(1) The congressional defense committees.
2	(2) The Permanent Select Committee on Intel-
3	ligence of the House of Representatives and the Select
4	Committee on Intelligence of the Senate.
5	SEC. 147. PROCUREMENT OF SPACE-BASED INFRARED SYS-
6	TEMS.
7	(a) Contract Authority.—
8	(1) IN GENERAL.—The Secretary of the Air
9	Force may procure two space-based infrared systems
10	by entering into a fixed-price contract. Such procure-
11	ment may also include—
12	(A) material and equipment in economic
13	order quantities when cost savings are achiev-
14	able; and
15	(B) cost reduction initiatives.
16	(2) Use of incremental funding.—With re-
17	spect to a contract entered into under paragraph (1)
18	for the procurement of space-based infrared systems,
19	the Secretary may use incremental funding for a pe-
20	riod not to exceed six fiscal years.
21	(3) LIABILITY.—A contract entered into under
22	paragraph (1) shall provide that any obligation of the
23	United States to make a payment under the contract
24	is subject to the availability of appropriations for
25	that purpose, and that the total liability to the Gov-

1	ernment for termination of any contract entered into
2	shall be limited to the total amount of funding obli-
3	gated at the time of termination.
4	(b) Limitation of Costs.—
5	(1) LIMITATION.—Except as provided by sub-
6	section (c), and excluding amounts described in para-
7	graph (2), the total amount obligated or expended for
8	the procurement of two space-based infrared systems
9	authorized by subsection (a) may not exceed
10	\$3,900,000,000.
11	(2) EXCLUSION.—The amounts described in this
12	paragraph are amounts associated with the following:
13	(A) Plans.
14	(B) Technical data packages.
15	(C) Post-delivery and program support
16	costs.
17	(D) Technical support for obsolescence stud-
18	ies.
19	(c) WAIVER AND ADJUSTMENT TO LIMITATION
20	Amount.—
21	(1) WAIVER.—In accordance with paragraph
22	(2), the Secretary may waive the limitation in sub-
23	section (b)(1) if the Secretary submits to the congres-
24	sional defense committees written notification of the

1	adjustment made to the amount set forth in such sub-
2	section.
3	(2) ADJUSTMENT.—Upon waiving the limitation
4	under paragraph (1), the Secretary may adjust the
5	amount set forth in subsection (b)(1) by the following:
6	(A) The amounts of increases or decreases
7	in costs attributable to economic inflation after
8	September 30, 2012.
9	(B) The amounts of increases or decreases
10	in costs attributable to compliance with changes
11	in Federal, State, or local laws enacted after
12	September 30, 2012.
13	(C) The amounts of increases or decreases
14	in costs of the satellites that are attributable to
15	insertion of new technology into a space-based
16	infrared system, as compared to the technology
17	built into such a system procured prior to fiscal
18	year 2013, if the Secretary determines, and cer-
19	tifies to the congressional defense committees,
20	that insertion of the new technology is—
21	(i) expected to decrease the life-cycle
22	cost of the system; or
23	(ii) required to meet an emerging
24	threat that poses grave harm to national se-
25	curity.

1	(d) REPORT.—Not later than 30 days after the date
2	on which the Secretary awards a contract under subsection
3	(a), the Secretary shall submit to the congressional defense
4	committees a report on such contract, including the fol-
5	lowing:
6	(1) The total cost savings resulting from the au-
7	thority provided by subsection (a).
8	(2) The type and duration of the contract
9	awarded.
10	(3) The total contract value.
11	(4) The funding profile by year.
12	(5) The terms of the contract regarding the treat-
13	ment of changes by the Federal Government to the re-
14	quirements of the contract, including how any such
15	changes may affect the success of the contract.
16	(6) A plan for using cost savings described in
17	paragraph (1) to improve the capability of overhead
18	persistent infrared, including a description of—
19	(A) the available funds, by year, resulting
20	from such cost savings;
21	(B) the specific activities or subprograms to
22	be funded by such cost savings and the funds, by
23	year, allocated to each such activity or subpro-
24	gram;

1	(C) the objectives for each such activity or
2	subprogram and the criteria used by the Sec-
3	retary to determine which such activity or sub-
4	program to fund;
5	(D) the method in which such activities or
6	subprograms will be awarded, including whether
7	it will be on a competitive basis; and
8	(E) the process for determining how and
9	when such activities and subprograms would
10	transition to an existing program or be estab-
11	lished as a new program of record.
12	Subtitle E—Joint and Multiservice
13	Matters
14	SEC. 151. REQUIREMENT TO SET F-35 AIRCRAFT INITIAL
	SEC. 151. REQUIREMENT TO SET F-35 AIRCRAFT INITIAL OPERATIONAL CAPABILITY DATES.
15	
15 16	OPERATIONAL CAPABILITY DATES.
15 16	OPERATIONAL CAPABILITY DATES. (a) F-35A.—Not later than December 31, 2012, the
15 16 17	OPERATIONAL CAPABILITY DATES. (a) F-35A.—Not later than December 31, 2012, the Secretary of the Air Force shall—
15 16 17 18	OPERATIONAL CAPABILITY DATES. (a) F-35A.—Not later than December 31, 2012, the Secretary of the Air Force shall— (1) establish the initial operational capability
15 16 17 18 19	OPERATIONAL CAPABILITY DATES. (a) F-35A.—Not later than December 31, 2012, the Secretary of the Air Force shall— (1) establish the initial operational capability date for the F-35A aircraft; and
15 16 17 18 19 20	OPERATIONAL CAPABILITY DATES. (a) F-35A.—Not later than December 31, 2012, the Secretary of the Air Force shall— (1) establish the initial operational capability date for the F-35A aircraft; and (2) submit to the congressional defense commit-
 15 16 17 18 19 20 21 	OPERATIONAL CAPABILITY DATES. (a) F-35A.—Not later than December 31, 2012, the Secretary of the Air Force shall— (1) establish the initial operational capability date for the F-35A aircraft; and (2) submit to the congressional defense commit- tees a report on the details of such initial operational

1 (1) establish the initial operational capability 2 dates for the F-35B and F-35C aircraft; and 3 (2) submit to the congressional defense commit-4 tees a report on the details of such initial operational 5 capabilities for both variants. 6 SEC. 152. LIMITATION ON AVAILABILITY OF FUNDS FOR RE-7 TIREMENT OF RQ-4 GLOBAL HAWK UN-8 MANNED AIRCRAFT SYSTEMS. 9 (a) LIMITATION.—None of the funds authorized to be appropriated by this Act or otherwise made available for 10 fiscal year 2013 for the Department of Defense may be obli-11 gated or expended to retire, prepare to retire, or place in 12 storage an RQ-4 Block 30 Global Hawk unmanned aircraft 13 14 system. 15 (b) MAINTAINED LEVELS.—During the period preceding December 31, 2014, in supporting the operational 16

requirements of the combatant commands, the Secretary of

the Air Force shall maintain the operational capability of

each RQ-4 Block 30 Global Hawk unmanned aircraft sys-

tem belonging to the Air Force or delivered to the Air Force

during such period.

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1	SEC. 153. COMMON DATA LINK FOR MANNED AND UN-
2	MANNED INTELLIGENCE, SURVEILLANCE,
3	AND RECONNAISSANCE SYSTEMS.
4	Section 141 of the National Defense Authorization Act
5	for Fiscal Year 2006 (Public Law 109–163; 119 Stat.
6	3164), as amended by section 143 of the National Defense
7	Authorization Act for Fiscal Year 2010 (Public Law 111–
8	84; 123 Stat. 2223), is amended by adding at the end the
9	following new subsection:
10	"(e) Standards in Solicitations.—The Secretary of
11	Defense shall ensure that a solicitation for a common data
12	link described in subsection (a)—
13	"(1) complies with the most recently issued com-
14	mon data link specification standard of the Depart-
15	ment of Defense as of the date of the solicitation; and
16	"(2) does not include any proprietary or un-
17	documented interface or waveform as a requirement
18	or criterion for evaluation.".
19	TITLE II—RESEARCH, DEVELOP-
20	MENT, TEST, AND EVALUA-
21	TION
22	Subtitle A—Authorization of
23	Appropriations
24	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
25	Funds are hereby authorized to be appropriated for fis-
26	cal year 2013 for the use of the Department of Defense for
	•HR 4310 RH

1	research, development, test, and evaluation as specified in
2	the funding table in section 4201.
3	Subtitle B—Program Requirements,
4	Restrictions, and Limitations
5	SEC. 211. NEXT-GENERATION LONG-RANGE STRIKE BOMBER
6	AIRCRAFT NUCLEAR CERTIFICATION RE-
7	QUIREMENT.
8	The Secretary of the Air Force shall ensure that the
9	next-generation long-range strike bomber is—
10	(1) capable of carrying strategic nuclear weap-
11	ons as of the date on which such aircraft achieves ini-
12	tial operating capability; and
13	(2) certified to use such weapons by not later
14	than two years after such date.
15	SEC. 212. UNMANNED COMBAT AIR SYSTEM.
16	The Secretary of the Navy shall—
17	(1) conduct additional technology development
18	risk reduction activities using the unmanned combat
19	air system; and
20	(2) preserve a competitive acquisition environ-
21	ment for the Unmanned Carrier-launched Surveil-
22	lance and Strike system program.

1	SEC. 213. EXTENSION OF LIMITATION ON AVAILABILITY OF
2	FUNDS FOR UNMANNED CARRIER-LAUNCHED
3	SURVEILLANCE AND STRIKE SYSTEM PRO-
4	GRAM.

5 (a) EXTENSION OF LIMITATION.—Subsection (a) of
6 section 213 of the National Defense Authorization Act for
7 Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1330) is
8 amended by inserting "or fiscal year 2013" after "fiscal
9 year 2012".

(b) TECHNOLOGY DEVELOPMENT PHASE.—Such section is further amended by adding at the end the following
new subsection:

13 "(d) TECHNOLOGY DEVELOPMENT AND CRITICAL DE14 SIGN PHASES.—

15 "(1) CONTRACTORS.—The Secretary of the Navy
16 may not reduce the number of prime contractors
17 working on the Unmanned Carrier-launched Surveil18 lance and Strike system program to one prime con19 tractor for the technology development phase of such
20 program prior to the program achieving the critical
21 design review milestone.

"(2) CRITICAL DESIGN REVIEW.—The Unmanned
Carrier-launched Surveillance and Strike system program may not achieve the critical design review milestone until on or after October 1, 2016.".

(c) TECHNICAL AMENDMENT.—Such section is further
 amended by striking "Future Unmanned Carrier-based
 Strike System" each place it appears and inserting "Un manned Carrier-launched Surveillance and Strike system".
 SEC. 214. LIMITATION ON AVAILABILITY OF FUNDS FOR FU-

6 TURE MANNED GROUND MOVING TARGET IN-7 DICATOR CAPABILITY OF THE AIR FORCE.

8 (a) LIMITATION.—None of the funds authorized to be 9 appropriated by this Act or otherwise made available for 10 fiscal year 2013 for research, development, test, and evaluation, Air Force, may be obligated or expended for any activ-11 ity, including pre-Milestone A activities, to initiate a new 12 start acquisition program to provide the Air Force with a 13 manned ground moving target indicator capability or 14 15 manned dismount moving target indicator capability until a period of 90 days has elapsed following the date on which 16 17 the Secretary of the Air Force submits the report under subsection (b)(1). 18

19 *(b) REPORT.*—

20 (1) IN GENERAL.—The Secretary of the Air
21 Force shall submit to the congressional defense com22 mittees a report on the plan of the future manned
23 ground moving target and manned dismount moving
24 target indicator capabilities of the Air Force.

1	(2) MATTERS INCLUDED.—The report under
2	paragraph (1) shall include the following:
3	(A) The plan to maintain onboard com-
4	mand and control capability that is equal to or
5	better than such capability provided by the $E-$
6	8C joint surveillance target attack radar pro-
7	gram.
8	(B) Each analysis of alternatives completed
9	during fiscal year 2012 regarding future manned
10	ground moving target indicator capability or
11	manned dismount moving target indicator capa-
12	bility.
13	(C) With respect to each new program ana-
14	lyzed in an analysis of alternatives described in
15	subparagraph (B)—
16	(i) the development, procurement, and
17	sustainment cost estimates for such pro-
18	gram; and
19	(ii) a description of how such program
20	will affect the potential growth of future
21	manned ground moving target indicator ca-
22	pability or manned dismount moving target
23	indicator capability.

1	(D) A description of potential operational
2	and sustainment cost savings realized by the Air
3	Force using a platform that is—
4	(i) derived from commercial aircraft;
5	and
6	(ii) in operation by the Department of
7	Defense as of the date of the report.
8	(E) The plan by the Secretary of Defense to
9	retire or replace $E-8C$ joint surveillance target
10	attack radar aircraft.
11	(F) Any other matter the Secretary con-
12	siders appropriate.
13	(c) WAIVER.—The Secretary may waive the limitation
14	in subsection (a) if the Secretary—
15	(1) determines that such waiver is required to
16	meet an urgent operational need or other emergency
17	contingency requirement directly related to ongoing
18	combat operations; and
19	(2) notifies the congressional defense committees
20	of such determination.
21	SEC. 215. LIMITATION ON AVAILABILITY OF FUNDS FOR
22	MILESTONE A ACTIVITIES FOR THE MQ-18 UN-
23	MANNED AIRCRAFT SYSTEM.
24	(a) LIMITATION.—None of the funds authorized to be
25	appropriated by this Act or otherwise made available for

fiscal year 2013 for research, development, test, and evalua tion, Army, may be obligated or expended for Milestone A
 activities with respect to the MQ-18 medium-range multi purpose vertical take-off and landing unmanned aircraft
 system until—

6	(1) the Chairman of the Joint Requirements
7	Oversight Council certifies in writing to the appro-
8	priate congressional committees that—

9 (A) such system is required to meet a capa-10 bility in the manned and unmanned medium-al-11 titude intelligence, surveillance, and reconnais-12 sance force structure of the Department of De-13 fense; and

14 (B) an existing unmanned aircraft system
15 cannot meet such capability or be modified to
16 meet such capability; and

17 (2) a period of 30 days has elapsed following the
18 date on which the Chairman submits the certification
19 under paragraph (1).

20 (b) DEFINITIONS.—In this section:

21 (1) The term "appropriate congressional com22 mittees" means—

23 (A) the Committee on Armed Services, the
24 Committee on Appropriations, and the Perma-

1	nent Select Committee on Intelligence of the
2	House of Representatives; and
3	(B) the Committee on Armed Services, the
4	Committee on Appropriations, and the Select
5	Committee on Intelligence of the Senate.
6	(2) The term "Milestone A activities" means,
7	with respect to an acquisition program of the Depart-
8	ment of Defense—
9	(A) the distribution of request for proposals;
10	(B) the selection of technology demonstra-
11	tion contractors; and
	(Ω) to dry down down out
12	(C) technology development.
	(C) technology aevelopment. SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM-
12 13 14	
13	SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM-
13 14	SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM- ONSTRATIONS.
13 14 15 16	SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM- ONSTRATIONS. (a) IN GENERAL.—Of the funds authorized to be ap-
13 14 15 16 17	SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM- ONSTRATIONS. (a) IN GENERAL.—Of the funds authorized to be ap- propriated by this Act or otherwise made available for fiscal
 13 14 15 16 17 18 	SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM- ONSTRATIONS. (a) IN GENERAL.—Of the funds authorized to be ap- propriated by this Act or otherwise made available for fiscal year 2013 for joint capability technology demonstrations,
 13 14 15 16 17 18 19 	 SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM- ONSTRATIONS. (a) IN GENERAL.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2013 for joint capability technology demonstrations, the Under Secretary of Defense for Acquisition, Technology,
 13 14 15 16 17 18 19 	 SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEM- ONSTRATIONS. (a) IN GENERAL.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2013 for joint capability technology demonstrations, the Under Secretary of Defense for Acquisition, Technology, and Logistics may obligate or expend not more than
 13 14 15 16 17 18 19 20 	 SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEMONSTRATIONS. (a) IN GENERAL.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2013 for joint capability technology demonstrations, the Under Secretary of Defense for Acquisition, Technology, and Logistics may obligate or expend not more than \$5,000,000 to carry out a program to develop and flight-
 13 14 15 16 17 18 19 20 21 22 	 SEC. 216. VERTICAL LIFT PLATFORM TECHNOLOGY DEMONSTRATIONS. (a) IN GENERAL.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2013 for joint capability technology demonstrations, the Under Secretary of Defense for Acquisition, Technology, and Logistics may obligate or expend not more than \$5,000,000 to carry out a program to develop and flight-demonstrate vertical lift platform technologies that address

(b) GOALS AND OBJECTIVES.—The Under Secretary
 shall ensure that the program under subsection (a) has the
 following goals and objectives:
 (1) To develop innovative vertical lift platform

technologies that address capability gaps in speed,
range, ceiling, survivability, reliability, and affordability applicable to both current and future rotorcraft of the Department of Defense.

9 (2) To flight-demonstrate such vertical lift tech10 nologies no later than 2016.

(3) To accelerate the development and transition
of innovative vertical lift technologies by promoting
the formation of competitive teams of small business
working in collaboration with large contractors and
academia.

16 Subtitle C—Missile Defense 17 Programs

18 SEC. 221. PROCUREMENT OF AN/TPY-2 RADARS.

19 (a) PROCUREMENT.—The Secretary of Defense shall
20 procure two AN/TPY-2 radars.

(b) REPORT.—The Secretary of Defense shall submit
to the congressional defense committees a report on the feasibility of developing an AN/TPY-2 radar on a rotational
table to allow the radar to quickly change directions.

1 SEC. 222. DEVELOPMENT OF ADVANCED KILL VEHICLE.

Not later than 180 days after the date of the enactment
of this Act, the Director of the Missile Defense Agency shall
submit to the congressional defense committees a report that
includes—

6 (1) a plan to provide that the new advanced kill
7 vehicle on the standard missile-3 block IIB inter8 ceptor shall have the capability of being used for the
9 ground-based midcourse defense program; and

(2) a description of the technology of and concept
behind applying the former multiple kill vehicle concept to the new vehicle described in paragraph (1).

13 SEC. 223. MISSILE DEFENSE SITE ON THE EAST COAST.

(a) OPERATIONAL SITE.—The Secretary of Defense
shall ensure that a covered missile defense site on the East
Coast of the United States is operational by not later than
December 31, 2015.

18 (b) CONSIDERATION OF LOCATION.—

19 (1) STUDY.—Not later than December 31, 2013,
20 the Secretary of Defense shall conduct a study evalu21 ating three possible locations selected by the Director
22 of the Missile Defense Agency for a covered missile de23 fense site on the East Coast of the United States.

24 (2) EIS.—The Secretary shall prepare an envi25 ronmental impact statement in accordance with the
26 National Environmental Policy Act of 1969 (42
•HR 4310 RH

1	U.S.C. 4321 et seq.) for each location evaluated under
2	paragraph (1).
3	(3) LOCATION.—In selecting the three possible lo-
4	cations for a covered missile defense site under para-
5	graph (1), the Secretary should—
6	(A) take into consideration—
7	(i) the strategic location of the pro-
8	posed site; and
9	(ii) the proximity of the proposed site
10	to major population centers; and
11	(B) give priority to a proposed site that—
12	(i) is operated or supported by the De-
13	partment of Defense;
14	(ii) lacks encroachment issues; and
15	(iii) has a controlled airspace.
16	(c) Plan.—
17	(1) IN GENERAL.—The Director of the Missile
18	Defense Agency shall develop a plan to deploy an ap-
19	propriate missile defense interceptor for a missile de-
20	fense site on the East Coast.
21	(2) MATTERS INCLUDED.—In developing the
22	plan under paragraph (1), the Director shall evaluate
23	the use of—
24	(A) two- or three-stage ground-based inter-
25	ceptors; and

1 (B) standard missile-3 interceptors, includ-2 ing block IA, block IB, and for a later deployment, block IIA or block IIB interceptors. 3 4 (3) SUBMISSION.—The Director shall submit to 5 the President the plan under paragraph (1) for inclu-6 sion with the budget materials submitted to Congress 7 under section 1105(a) of title 31. United States Code. 8 for fiscal year 2014. 9 (4) FUNDING.—Of the funds authorized to be ap-10 propriated by this Act or otherwise made available for 11 fiscal year 2013 for the Missile Defense Agency, 12 \$100,000,000 may be obligated or expended to carry 13 out the plan developed under paragraph (1) after a 14 period of 30 days has elapsed following the date on 15 which the congressional defense committees receive the 16 plan pursuant to paragraph (3). 17 (d) COVERED MISSILE DEFENSE SITE.—In this sec-

18 tion, the term "covered missile defense site" means a missile19 defense site that uses—

20 (1) ground-based interceptors; or

21 (2) standard missile-3 interceptors.

22 SEC. 224. GROUND-BASED MIDCOURSE DEFENSE SYSTEM.

(a) GMD SYSTEM.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal
year 2013 for the Department of Defense, not less than

4 (b) CERTAIN PROGRAMS OF THE GMD SYSTEM.— (1) EKV.—The Secretary of Defense shall com-5 6 plete the refurbishment of the CE1 exoatmospheric kill 7 vehicle-equipped ground-based interceptors. 8 (2) MF-1.—Of the funds authorized to be appro-9 priated by this Act or otherwise made available for fiscal year 2013 for the ground-based midcourse de-10 11 fense system, not less than \$205,000,000 shall be obli-12 gated or expended to upgrade Missile Field 1 at Fort 13 Greely, Alaska.

14SEC. 225. GROUND-BASED MIDCOURSE DEFENSE INTER-15CEPTOR TEST.

Not later than December 31, 2013, the Secretary of Defense shall conduct an intercontinental ballistic missile test
of the ground-based midcourse defense program using a
ground-based interceptor equipped with a CE1
exoatmospheric kill vehicle.

21SEC. 226. DEPLOYMENT OF SM-3 IIB INTERCEPTORS ON22LAND AND SEA.

(a) SENSE OF CONGRESS.—It is the sense of Congress
that standard missile-3 block IIB interceptors should be
deployable in both land-based and sea-based modes by the

date on which such interceptors achieve initial operating
 capability.

3 (b) LAND AND SEA MODES.—The Secretary of Defense
4 shall ensure that standard missile-3 block IIB interceptors
5 are deployable using both land-based and sea-based systems
6 by the date on which such interceptors achieve initial oper7 ating capability.

8 (c) *REPORT.*—

9	(1) Force structure.—Not later than 180
10	days after the date of the enactment of this Act, the
11	Secretary shall submit to the congressional defense
12	committees a report on how the deployment of stand-
13	ard missile–3 block IIB interceptors affects the force
14	structure of the Navy.
15	(2) MATTERS INCLUDED.—The report under
16	paragraph (1) shall include the following:
17	(A) The implications for the force structure
18	of the Navy if standard missile–3 block IIB
19	interceptors cannot fit in the standard vertical
20	launching system configuration for the Aegis bal-
21	listic missile defense system, including the impli-
22	cations regarding—
23	(i) ship deployments;
24	(ii) cost; and

25 *(iii) ability to respond to raids.*

1	(B) An explanation for how standard mis-
2	sile–3 block IIB interceptors would be used, at
3	initial operating capability, for the defense of the
4	United States from threats originating in the
5	Pacific region if such interceptors are not
6	deployable in a sea-based mode, including an ex-
7	planation of cost and force structure require-
8	ments.
9	SEC. 227. IRON DOME SHORT-RANGE ROCKET DEFENSE
10	PROGRAM.
11	(a) Availability of Funds.—
12	(1) IN GENERAL.—Of the funds authorized to be
13	appropriated by section 201 for research, develop-
14	ment, test, and evaluation, Defense-wide, as specified
15	in the funding table in section 4201, or otherwise
16	made available for the Department of Defense for fis-
17	cal years 2012 through 2015, the Secretary of Defense
18	may provide up to \$680,000,000 to the Government
19	of Israel for the procurement of additional batteries
20	and interceptors under the Iron Dome short-range
21	rocket defense system and for related operations and
22	sustainment expenses.
23	(2) AVAILABILITY.—Funds made available for
24	fiscal year 2012 or 2013 to carry out paragraph (1)

are authorized to remain available until September
 30, 2014.

3 (b) OFFICE.—The Secretary of Defense shall establish
4 within the Missile Defense Agency of the Department of De5 fense an office to carry out subsection (a) and other matters
6 relating to assistance for Israel's Iron Dome short-range
7 rocket defense system.

8 SEC. 228. SEA-BASED X-BAND RADAR.

9 The Director of the Missile Defense Agency shall ensure 10 that the sea-based X-band radar is maintained in a status 11 such that the radar may be deployed in less than 14 days 12 and for at least 60 days each year.

13 SEC. 229. PROHIBITION ON THE USE OF FUNDS FOR THE14MEADS PROGRAM.

None of the funds authorized to be appropriated by this
Act or otherwise made available for fiscal year 2013 for the
Department of Defense may be obligated or expended for
the medium extended air defense system.

19 SEC. 230. LIMITATION ON AVAILABILITY OF FUNDS FOR20PHASED, ADAPTIVE APPROACH TO MISSILE21DEFENSE IN EUROPE.

(a) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal
year 2013 for covered missile defense activities, not more
than 75 percent may be obligated or expended until—

1	(1) the Secretary of Defense and the Secretary of
2	State jointly submit to the appropriate congressional
3	committees—
4	(A) a report on the cost-sharing arrange-
5	ments for the phased, adaptive approach to mis-
6	sile defense in Europe; and
7	(B) written certification that a proportional
8	share, as determined by the Secretaries, of the
9	costs for such approach to missile defense will be
10	provided by members of the North Atlantic Trea-
11	ty Organization other than the United States;
12	and
13	(2) the Secretary of Defense—
14	(A) submits a NATO prefinancing request
15	for consideration of expenses regarding such ap-
16	proach to missile defense (excluding such ex-
17	penses related to military construction described
18	in section 2403(b)); and
19	(B) submits to the appropriate congres-
20	sional committees the response by the NATO Sec-
21	retary General or the North Atlantic Council to
22	such request.
23	(b) WAIVER.—The President may waive the limitation
24	in subsection (a) with respect to a specific project of a cov-
25	ered missile defense activity if the President submits to the

1	appropriate congressional committees and the written cer-
2	tification that the waiver for such project is vital to the
3	national security interests of the United States.
4	(c) DEFINITIONS.—In this section:
5	(1) The term "appropriate congressional com-
6	mittees" means the following:
7	(A) The congressional defense committees.
8	(B) The Committee on Foreign Affairs of
9	the House of Representatives and the Committee
10	on Foreign Relations of the Senate.
11	(2) The term "covered missile defense activities"
12	means, with respect to the phased, adaptive approach
13	to missile defense in Europe, activities regarding—
14	(A) Aegis ashore sites; or
15	(B) an AN/TPY-2 radar located in Turkey.
16	SEC. 231. LIMITATION ON AVAILABILITY OF FUNDS FOR
17	THE PRECISION TRACKING SPACE SYSTEM.
18	(a) INITIAL LIMITATION.—None of the funds author-
19	ized to be appropriated by this Act or otherwise made avail-
20	able for fiscal year 2013 for the precision tracking space
21	system may be obligated or expended until the date on
22	which—
23	(1) a federally funded research and development
24	center begins the analysis under subsection $(b)(1)$;
25	and

1	(2) the terms of reference for the analysis are
2	submitted to the congressional defense committees.
3	(b) Analysis of Alternatives.—
4	(1) FFRDC.—The Director of the Missile De-
5	fense Agency shall enter into an agreement with a
6	federally funded research and development center that
7	has not previously been involved with the precision
8	tracking space system to conduct an analysis of alter-
9	natives of such program.
10	(2) BASIS OF ANALYSIS.—The analysis under
11	paragraph (1) shall be based on a clear articulation
12	by the Director of—
13	(A) the ground-based sensors that will be re-
14	quired to be maintained to aid the precision
15	tracking space system constellation;
16	(B) the number of satellites to be procured
17	for a first constellation, including the projected
18	lifetime of such satellites in the first constella-
19	tion, and the number projected to be procured for
20	a first and, if applicable, second replenishment;
21	(C) the technological and acquisition risks
22	of such system;
23	(D) an evaluation of the technological capa-
24	bility differences between the precision tracking

1	space system sensor and the space tracking and
2	surveillance system sensor; and
3	(E) the cost differences, as confirmed by the
4	Director of Cost Assessment and Program Eval-
5	uation, between such systems, including costs re-
6	lating to launch services.
7	(3) ANALYSIS.—In conducting the analysis
8	under paragraph (1), the federally funded research
9	and development center shall—
10	(A) appoint a panel of independent study
11	leaders for such analysis;
12	(B) evaluate whether the precision tracking
13	space system, as planned by the Director in the
14	budget submitted to Congress under section 1105
15	of title 31, United States Code, for fiscal year
16	2013, is the lowest cost sensor option with respect
17	to land-, air-, or space-based sensors, or a com-
18	bination thereof, to improve the homeland mis-
19	sile defense of the United States, including by
20	adding discrimination capability to the ground-
21	based midcourse defense system;
22	(C) examine the overhead persistent infra-
23	red data or other data that is available as of the
24	date of the analysis that is not being used;

1	(D) determine how using the data described
2	in subparagraph (C) could improve sensor cov-
3	erage for the homeland missile defense of the
4	United States and regional missile defense capa-
5	bilities;
6	(E) study the plans of the Director to inte-
7	grate the precision tracking space system concept
8	into the ballistic missile defense system and
9	evaluate the concept or operations of such use;
10	and
11	(F) consider the agreement entered into
12	under subsection $(d)(1)$.
13	(4) Cost determination.—In determining
14	costs under the analysis under paragraph (1), the fed-
15	erally funded research and development center shall
16	take into account acquisition costs and operation and
17	sustainment costs during the initial ten-year and
18	twenty-year periods.
19	(c) Further Limitation.—
20	(1) SUBMITTAL AND WAIT.—Except as provided
21	by paragraph (2), none of the funds authorized to be
22	appropriated by this Act or otherwise made available
23	for fiscal year 2013 for the precision tracking space
24	system may obligated or expended until—

1	(A) the Director submits to the congres-
2	sional defense committees the analysis under sub-
3	section $(b)(1)$; and
4	(B) a period of 60 days has elapsed fol-
5	lowing the date of such submittal.
6	(2) EXCEPTION.—The limitation in paragraph
7	(1) shall not apply to funds described in such para-
8	graph that are obligated or expended for technology
9	development activities.
10	(d) Memorandum of Agreement.—
11	(1) IN GENERAL.—The Director shall enter into
12	a memorandum of agreement with the Commander of
13	the Air Force Space Command with respect to the
14	space situational awareness capabilities, require-
15	ments, design, and cost-sharing of the precision track-
16	ing space system.
17	(2) SUBMITTAL.—The Director shall submit to
18	the congressional defense committees the agreement
19	entered into under paragraph (1).
20	SEC. 232. PLAN TO IMPROVE DISCRIMINATION AND KILL AS-
21	SESSMENT CAPABILITY OF BALLISTIC MIS-
22	SILE DEFENSE SYSTEMS.
23	(a) PLAN.—The Director of the Missile Defense Agency
24	shall develop a plan to improve the discrimination and kill
25	assessment capability of ballistic missile defense systems,

particularly with respect to the ground-based midcourse de fense system.

3 (b) SUBMISSION.—Not later than December 31, 2012,
4 the Director shall—

5 (1) transmit to the Secretary of Defense the plan
6 under subsection (a) to be used in the budget mate7 rials submitted to the President by the Secretary in
8 connection with the submission to Congress, pursuant
9 to section 1105 of title 31, United States Code, of the
10 budget for fiscal year 2014; and

(2) submit to the congressional defense committees such plan.

13 SEC. 233. PLAN TO INCREASE RATE OF FLIGHT TESTS OF
14 GROUND-BASED MIDCOURSE DEFENSE SYS15 TEM.

16 (a) PLAN.—

17 (1) IN GENERAL.—The Director of the Missile
18 Defense Agency shall develop a plan to increase the
19 rate of flight tests and ground tests of the ground20 based midcourse defense system.

(2) RATE OF PLANNED FLIGHT TESTS.—The
plan under paragraph (1) shall ensure that there are
at least three flight tests conducted during every twoyear period unless the Director submits to the congressional defense committees—

1	(A) written certification that such rate of
2	tests is not feasible or cost-effective; and
3	(B) an analysis explaining the reasoning of
4	such certification.
5	(b) SUBMISSION.—Not later than December 31, 2012,
6	the Director shall—
7	(1) transmit to the Secretary of Defense the plan
8	under subsection $(a)(1)$ to be used in the budget mate-
9	rials submitted to the President by the Secretary in
10	connection with the submission to Congress, pursuant
11	to section 1105 of title 31, United States Code, of the
12	budget for fiscal year 2014; and
13	(2) submit to the congressional defense commit-
14	tees such plan.
15	SEC. 234. REPORT ON REGIONAL MISSILE DEFENSE ARCHI-
16	TECTURES.
17	Not later than 90 days after the date of the enactment
18	of this Act, the Secretary of Defense, in coordination with
19	the Chairman of the Joint Chiefs of Staff, shall submit to
20	the congressional defense committees a report on—
21	(1) the regional missile defense architectures, in-
22	cluding the force structure and inventory require-
23	ments derived from such architectures; and
24	(2) the comprehensive force management process
25	to evaluate such requirements, including the capa-

1	bility, deployment, and resource outcomes that such
2	process has determined.
3	SEC. 235. USE OF FUNDS FOR CONVENTIONAL PROMPT
4	GLOBAL STRIKE PROGRAM.
5	The Secretary of Defense shall ensure that any funds
6	authorized to be appropriated by this Act or otherwise made
7	available for fiscal year 2013 for ground-testing activities
8	of the conventional prompt global strike program are obli-
9	gated or expended using competitive solicitation procedures
10	to involve industry as well as government partners.
11	SEC. 236. TRANSFER OF AEGIS WEAPON SYSTEM EQUIP-
12	MENT TO MISSILE DEFENSE AGENCY.
13	(a) TRANSFER BY NAVY.—In accordance with section
14	230, the Secretary of the Navy may—
15	(1) transfer to the Director of the Missile Defense
16	Agency Aegis weapon system equipment with ballistic
17	missile defense capability for use by the Director in
18	the Aegis ashore site in the country the Director has
19	designated as "Host Nation 1";
20	(2) in ensuring the shipbuilding schedules of
21	ships affected by this section—
22	(A) obligate or expend unobligated funds
23	made available for fiscal year 2012 for ship-
24	building and conversion, Navy, for the DDG–51
25	Destroyer to deliver complete, mission-ready

1	Aegis weapon system equipment with ballistic
2	missile defense capability to a DDG–51 De-
3	stroyer for which funds were made available for
4	fiscal year 2012 under shipbuilding and conver-
5	sion, Navy; or
6	(B) use any Aegis weapon system equip-
7	ment acquired using such funds to deliver com-
8	plete, mission-ready Aegis weapon system equip-
9	ment with ballistic missile defense capability to
10	a DDG–51 Destroyer for which funds were made
11	available for fiscal year 2012 under shipbuilding
12	and conversion, Navy; and
13	(3) treat equipment transferred to the Secretary
14	under subsection (b) as equipment acquired using
15	funds made available under shipbuilding and conver-
16	sion, Navy, for purposes of completing the construc-
17	tion and outfitting of such equipment.
18	(b) TRANSFER BY MDA.—In accordance with section
19	230, upon the receipt of any equipment under subsection
20	(a), the Director of the Missile Defense Agency shall transfer
21	to the Secretary of the Navy Aegis weapon system equip-
22	ment with ballistic missile defense capability procured by
23	the Director for installation in a shore-based Aegis weapon
24	system for use by the Secretary in the DDG-51 Destroyer
25	program.

1	Subtitle D—Reports
2	SEC. 241. STUDY ON ELECTRONIC WARFARE CAPABILITIES
3	OF THE MARINE CORPS.
4	(a) Study.—The Commandant of the Marine Corps
5	shall conduct a study on the future capabilities of the Ma-
6	rine Corps with respect to electronic warfare.
7	(b) Report.—
8	(1) IN GENERAL.—Not later than 90 days after
9	the date of the enactment of this Act, the Com-
10	mandant shall submit to the congressional defense
11	committees a report on the study conducted under
12	subsection (a).
13	(2) MATTERS INCLUDED.—The report under
14	paragraph (1) shall include the following:
15	(A) A detailed plan for EA-6B Prowler air-
16	craft squadrons.
17	(B) A solution for the replacement of such
18	aircraft.
19	(C) Concepts of operation for future air-
20	ground task force electronic warfare capabilities
21	of the Marine Corps.
22	(D) Any other issues that the Commandant
23	determines appropriate.

1SEC. 242. NATIONAL RESEARCH COUNCIL REVIEW OF DE-2FENSE SCIENCE AND TECHNICAL GRADUATE3EDUCATION NEEDS.

4 (a) REVIEW.—The Secretary of Defense shall enter into
5 an agreement with the National Research Council to con6 duct a review of specialized degree-granting graduate pro7 grams of the Department of Defense in engineering, applied
8 sciences, and management.

9 (b) MATTERS INCLUDED.—At a minimum, the review
10 under subsection (a) shall address—

(1) the need by the Department of Defense and
the military departments for military and civilian
personnel with advanced degrees in engineering, applied sciences, and management, including a list of
the numbers of such personnel needed by discipline;

16 (2) an analysis of the sources by which the De17 partment of Defense and the military departments ob18 tain military and civilian personnel with such ad19 vanced degrees;

20 (3) the need for educational institutions under
21 the Department of Defense to meet the needs identified
22 in paragraph (1);

23 (4) the costs and benefits of maintaining such
24 educational institutions, including costs relating to
25 directed research;

1	(5) the ability of private institutions or distance-
2	learning programs to meet the needs identified in
3	paragraph (1);
4	(6) existing organizational structures, including
5	reporting chains, within the military departments to
6	manage the graduate education needs of the Depart-
7	ment of Defense and the military departments; and
8	(7) recommendations for improving the ability of
9	the Department of Defense to identify, manage, and
10	source the graduate education needs of the Depart-
11	ment.
12	(c) REPORT.—Not later than 30 days after the date
13	on which the review under subsection (a) is completed, the
14	Secretary shall submit to the congressional defense commit-
15	tees a report on the results of such review.
16	SEC. 243. REPORT ON THREE-DIMENSIONAL INTEGRATED
17	CIRCUIT MANUFACTURING CAPABILITIES.
18	(a) ASSESSMENT.—The Secretary of Defense shall con-

19 duct a comprehensive assessment regarding the manufac20 turing capability of the United States to produce three-di21 mensional integrated circuits to serve the national defense
22 interests of the United States.

23 (b) ELEMENTS.—The assessment under subsection (a)
24 shall include—

1	(1) an assessment of the military requirements
2	for using three-dimensional integrated circuits in fu-
3	ture microelectronic systems;
4	(2) an assessment of the current domestic com-
5	mercial capability to develop and manufacture three-
6	dimensional integrated circuits for use in military
7	systems, including a plan for alternative sources to
8	supply such circuits in case of shortages in the domes-
9	tic supply; and
10	(3) an assessment of the feasibility, as well as
11	planning and design requirements, for the develop-
12	ment of a domestic manufacturing capability for
13	three-dimensional integrated circuits.
14	(c) REPORT.—Not later than 90 days after the date
15	of the enactment of this Act, the Secretary shall submit to
16	the congressional defense committees a report on the assess-
17	ment under subsection (a).
18	(d) FORM.—The report under subsection (c) shall be
19	submitted in unclassified form, but may include a classified
20	annex.

21 SEC. 244. REPORT ON EFFORTS TO FIELD NEW DIRECTED 22 ENERGY WEAPONS.

(a) REPORT.—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

1	summarizing efforts within the Department of Defense to
2	transition mature and maturing directed energy tech-
3	nologies to new operational weapon systems during the five-
4	to- ten-year period beginning on the date of the report.
5	(b) MATTERS INCLUDED.—The report under subsection
6	(a) shall include the following:
7	(1) Thorough assessments of—
8	(A) the maturity of high-energy laser, high-
9	power microwave, and millimeter wave non-le-
10	thal technologies, both domestically and foreign;
11	(B) missions for which directed energy
12	weapons could be used to substantially enhance
13	the current and planned military capabilities of
14	the United States;
15	(C) the potential for new directed energy
16	systems to reduce requirements for expendable
17	air and missile defense weapons;
18	(D) the status of and prognosis for foreign
19	directed energy programs;
20	(E) the potential vulnerabilities of military
21	systems of the United States to foreign directed
22	energy weapons and efforts by the Secretary to
23	mitigate such vulnerabilities; and

1	(F) a summary of actions the Secretary is
2	taking to ensure that the military will be the
3	global leader in directed energy capabilities.
4	(2) In light of the suitability of surface ships to
5	support a solid-state laser weapon based on mature
6	and maturing technologies, whether—
7	(A) the Department of the Navy should be
8	designated as lead service for fielding a 100 to
9	200 kilowatt-class laser to defend surface ships
10	against unmanned aircraft, cruise missile, and
11	fast attack craft threats; and
12	(B) the Secretary of the Navy should ini-
13	tiate a program of record to begin fielding a
14	ship-based solid-state laser weapon system.
15	(3) In light of the potential effectiveness of high-
16	power microwave weapons against sensors, battle
17	management, and integrated air defense networks,
18	whether—
19	(A) the Department of the Navy and the De-
20	partment of the Air Force should be designated
21	as lead services for integrating high-power
22	microwave weapons on small air vehicles, in-
23	cluding cruise missiles and unmanned aircraft;
24	and

(B) the Secretary of the Air Force should initiate a program of record to field a cruise missile- or unmanned air vehicle-based highpower microwave weapon.

(4) In light of the potential of mature chemical 5 6 laser technologies to counter air and ballistic missile 7 threats from relocatable fixed sites, whether the Sec-8 retary of the Army should initiate a program of 9 record to develop and field a multi-megawatt class 10 chemical laser weapon system to defend forward air-11 fields, ports, and other theater bases critical to future 12 operations.

13 (5) Whether the investments by the Secretary of 14 Defense in high-energy laser weapons research, devel-15 test, and evaluation are appropriately opment, 16 prioritized across each military department and de-17 fense-wide accounts to support the weaponization of 18 mature and maturing directed energy technologies 19 during the five- to- ten-year period beginning on the 20 date of the report, including whether sufficient funds 21 are allocated within budget area 4 and higher ac-22 counts to prepare for near term weaponization oppor-23 tunities.

24 (c) FORM.—The report under subsection (a) shall be
25 unclassified, but may include a classified annex.

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3ORATORIES TO ENTER INTO EDUCATIONAL4PARTNERSHIPS WITH EDUCATIONAL INSTI-5TUTIONS IN TERRITORIES AND POSSESSIONS6OF THE UNITED STATES.

7 (a) ELIGIBILITY OF INSTITUTIONS IN TERRITORIES
8 AND POSSESSIONS.—Section 2194(f) of title 10, United
9 States Code, is amended by adding at the end the following
10 new paragraph:

"(3) The term 'United States' includes the Commonwealth of Puerto Rico, the Commonwealth of the
Northern Mariana Islands, and any other territory or
possession of the United States.".

(b) TECHNICAL AMENDMENT.—Paragraph (2) of such
section is amended by inserting "(20 U.S.C. 7801)" before
the period.

18 SEC. 252. REGIONAL ADVANCED TECHNOLOGY CLUSTERS.

(a) DEVELOPMENT OF INNOVATIVE ADVANCED TECHNOLOGIES.—The Secretary of Defense may use the research
and engineering network of the Department of Defense, including the organic industrial base, to support regional advanced technology clusters established by the Secretary of
Commerce to encourage the development of innovative advanced technologies, including advanced robotics, advanced

1 defense systems, power and energy innovations, systems to
 2 mitigate manmade and naturally occurring electromagnetic
 3 pulse or high-powered microwaves, cybersecurity and ap 4 plied lightweight materials, to address national security
 5 and homeland defense challenges.

6 (b) DESIGNATION OF LEAD OFFICE.—Not later than
7 60 days after the date of the enactment of this Act, the
8 Under Secretary of Defense for Acquisition, Technology,
9 and Logistics shall—

(1) designate an office within the Department of
Defense with the lead responsibility for enhancing the
use of regional advanced technology clusters by the
Department; and

14 (2) notify the appropriate congressional commit15 tees of such designation.

(c) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the Under Secretary shall submit to the appropriate congressional committees a report
describing—

20 (1) the participation of the Department of De21 fense in regional advanced technology clusters;

(2) implementation by the Department of processes and tools to facilitate collaboration with the
clusters; and

1	(3) agreements established by the Department
2	with the Department of Commerce to jointly support
3	the continued growth of the clusters.
4	(d) COLLABORATION.—The Secretary of Defense may
5	meet, collaborate, and share resources with other Federal
6	agencies for purposes of assisting in the expansion of re-
7	gional advanced technology clusters under this section.
8	(e) DEFINITIONS.—In this section:
9	(1) The term "appropriate congressional com-
10	mittees" means—
11	(A) the congressional defense committees;
12	(B) the Committee on Commerce, Science,
13	and Transportation of the Senate; and
14	(C) the Committee on Energy and Com-
15	merce of the House of Representatives.
16	
	(2) The term "regional advanced technology clus-
17	(2) The term "regional advanced technology clus- ters" means geographic centers focused on building
17 18	
	ters" means geographic centers focused on building
18	ters" means geographic centers focused on building science and technology-based innovation capacity in
18 19	ters" means geographic centers focused on building science and technology-based innovation capacity in areas of local and regional strength to foster economic
18 19 20	ters" means geographic centers focused on building science and technology-based innovation capacity in areas of local and regional strength to foster economic growth and improve quality of life.
18 19 20 21	ters" means geographic centers focused on building science and technology-based innovation capacity in areas of local and regional strength to foster economic growth and improve quality of life. SEC. 253. BRIEFING ON POWER AND ENERGY RESEARCH
 18 19 20 21 22 	ters" means geographic centers focused on building science and technology-based innovation capacity in areas of local and regional strength to foster economic growth and improve quality of life. SEC. 253. BRIEFING ON POWER AND ENERGY RESEARCH CONDUCTED AT UNIVERSITY AFFILIATED RE-

1	Senate and House of Representatives on power and energy
2	research conducted at the University Affiliated Research
3	Centers. The briefing shall include—
4	(1) a description of research conducted with
5	other university based energy centers; and
6	(2) a description of collaboration efforts with
7	university-based research centers on energy research
8	and development activities, particularly with centers
9	that have an expertise in energy efficiency and renew-
10	able energy, including—
11	(A) lighting;
12	(B) heating;
13	(C) ventilation and air-conditioning sys-
14	tems; and
15	(D) renewable energy integration.
16	TITLE III—OPERATION AND
17	MAINTENANCE
18	Subtitle A—Authorization of
19	Appropriations
20	SEC. 301. OPERATION AND MAINTENANCE FUNDING.
21	Funds are hereby authorized to be appropriated for fis-
22	cal year 2013 for the use of the Armed Forces and other
23	activities and agencies of the Department of Defense for ex-
24	penses, not otherwise provided for, for operation and main-
25	tenance, as specified in the funding table in section 4301.

1SEC. 302. AUTHORIZATION OF APPROPRIATIONS OF FUNDS2FOR INACTIVATION EXECUTION OF U.S.S. EN-3TERPRISE.

4 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
5 hereby authorized to be appropriated to the Secretary of the
6 Navy for fiscal year 2013 for inactivation execution of the
7 U.S.S. Enterprise (CVN 65) as specified in the funding
8 table in section 4301.

9 (b) LIMITATION.—The total amount obligated and ex-10 pended by the Secretary of the Navy for the inactivation 11 execution of the U.S.S. Enterprise may not exceed 12 \$708,000,000.

13 (c) CONTRACT AUTHORITY.—

14 (1) IN GENERAL.—Subject to the availability of
15 funds under subsection (a) and the condition in para16 graph (2), the Secretary of the Navy may enter into
17 a contract during fiscal year 2013 for the inactiva18 tion execution of the U.S.S. Enterprise.

(2) CONDITION FOR OUT-YEAR CONTRACT PAYMENTS.—A contract entered into under paragraph (1)
shall provide that any obligation of the United States
to make a payment under the contract for a fiscal
year after fiscal year 2013 is subject to the availability of appropriations for that purpose for that fiscal year.

Subtitle B—Energy and Environmental Provisions Sec. 311. TRAINING RANGE SUSTAINMENT PLAN AND TRAINING RANGE INVENTORY. Section 366 of the Bob Stump National Defense Au

6 thorization Act for Fiscal Year 2003 (Public Law 107-314;
7 116 Stat. 2522; 10 U.S.C. 113 note), as most recently
8 amended by section 348 of the John Warner National De9 fense Authorization Act for Fiscal Year 2007 (Public Law
10 109-364; 120 Stat. 2159) is amended in subsections (a)(5)
11 and (c)(2), by striking "fiscal years 2005 through 2013"
12 and inserting "fiscal years 2005 through 2018".

13 SEC. 312. MODIFICATION OF DEFINITION OF CHEMICAL 14 SUBSTANCE.

15 Section 3(2)(B)(v) of the Toxic Substances Control Act
16 (15 U.S.C. 2602(2)(B)(v)) is amended by inserting ", or
17 any component of any such article including, without limi18 tation, shot, bullets and other projectiles, propellants, and
19 primers" before ", and".

20 SEC. 313. EXEMPTION OF DEPARTMENT OF DEFENSE FROM21ALTERNATIVE FUEL PROCUREMENT RE-22QUIREMENT.

23 Section 526 of the Energy Independence and Security
24 Act of 2007 (Public Law 110–140; 42 U.S.C. 17142) is

amended by adding at the end the following: "This section
 shall not apply to the Department of Defense.".

3 SEC. 314. LIMITATION ON AVAILABILITY OF FUNDS FOR 4 PROCUREMENT OF ALTERNATIVE FUEL.

5 (a) LIMITATION.—Except as provided in subsection 6 (b), none of the funds authorized to be appropriated by this Act or otherwise made available during fiscal year 2013 7 8 for the Department of Defense may be obligated or expended 9 for the production or purchase of any alternative fuel if the cost of producing or purchasing the alternative fuel ex-10 ceeds the cost of producing or purchasing a traditional fossil 11 fuel that would be used for the same purpose as the alter-12 13 native fuel.

(b) EXCEPTION.—Notwithstanding subsection (a), the
Secretary of Defense may purchase such limited quantities
of alternative fuels as are necessary to complete fleet certification for 50/50 blends. In such instances, the Secretary
shall purchase such alternative fuel using competitive procedures and ensure the best purchase price for the fuel.

20 SEC. 315. PLAN ON ENVIRONMENTAL EXPOSURES TO MEM-21 BERS OF THE ARMED FORCES.

(a) PLAN.—Not later than 150 days after the date of
the enactment of this Act, the Secretary of Defense shall develop a plan on the time line of the Secretary to develop
a material solution to measure environmental exposures to

	~ —
1	members of the Armed Forces in the continental United
2	States and outside the continental United States.
3	(b) MATTERS INCLUDED.—The plan under subsection
4	(a) shall include the following:
5	(1) A time line for identifying relevant materiel
6	solutions that would facilitate the Secretary identi-
7	fying members of the Armed Forces who have indi-
8	vidual exposures to environmental hazards.
9	(2) A time line, and estimated cost, of developing
10	and deploying the material solution described in
11	paragraph (1).
12	(3) A system for collecting and maintaining ex-
13	posure data and a description of the content required.
14	(4) An identification of the categories of environ-
15	mental exposures that will be tracked, including burn
16	pits, dust or sand, water contamination, hazardous
17	materials, and waste.
18	(5) A summary of ongoing research into health
19	consequences of military environmental exposures and
20	areas where additional research is needed.
21	(c) BRIEFING.—Not later than 180 days after the date
22	of the enactment of this Act, the Secretary shall provide to
23	the congressional defense committees a briefing on the plan
24	developed under subsection (a).

Subtitle C—Logistics and Sustainment

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3 SEC. 321. EXPANSION AND REAUTHORIZATION OF MULTI-4 TRADES DEMONSTRATION PROJECT.

(a) EXPANSION.—Section 338 of the National Defense
Authorization Act for Fiscal Year 2004 (Public Law 108–
136; 10 U.S.C. 5013 note), as most recently amended by
section 329 of the National Defense Authorization Act for
Fiscal Year 2008 (Public Law 110–181; 122 Stat. 67), is
amended—

(1) by striking subsection (a) and inserting thefollowing new subsection:

13 "(a) DEMONSTRATION PROJECT AUTHORIZED.—In 14 accordance with subsection 4703 of title 5, United States 15 Code, the Secretary of a military department may carry 16 out a demonstration project at facilities described in sub-17 section (b) under which workers who are certified at the 18 journey level as able to perform multiple trades shall be pro-19 moted by one grade level."; and

(2) in subsection (b), by striking "Logistics Center, Navy Fleet Readiness Center," and inserting "Logistics Complex, Navy Fleet Readiness Center, Navy
shipyard, Marine Corps Logistics Base,".

24 (b) REAUTHORIZATION.—Such section is further 25 amended—

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1	(1) in subsection (d), by striking "2013" and in-
2	serting "2018"; and
3	(2) in subsection (e), by striking "2014" and in-
4	serting "2019".
5	SEC. 322. DEPOT-LEVEL MAINTENANCE AND REPAIR.
6	(a) Amendments to Definition of Depot-level
7	MAINTENANCE AND REPAIR.—Section 2460 of title 10,
8	United States Code, is amended—
9	(1) in paragraph (1)—
10	(A) by inserting after "software" the fol-
11	lowing: "during the course of a customary depot-
12	level maintenance action"; and
13	(B) by striking "or the modification or re-
14	build of end-items," and inserting "retrofit,
15	modification, upgrade, or rebuild of end items,
16	components,";
17	(2) in paragraph (1)(B), by striking "and" at
18	the end;
19	(3) in paragraph (2)(B), by striking "change
20	events made to operational software, integration and
21	testing" and inserting "and change events (including
22	integration and testing) made to operational soft-
23	ware";
24	(4) in paragraph (2)(C), by striking the period
25	and inserting "if the modifications or upgrades are

1	being applied during a customary depot-level mainte-
2	nance action; and"; and
3	(5) by adding at the end the following new para-
4	graph:
5	"(3) excludes—
6	"(A) the nuclear refueling or defueling of an
7	aircraft carrier and any concurrent complex
8	overhaul; and
9	``(B) the procurement of major modifica-
10	tions or upgrades designed to significantly im-
11	prove the performance or safety of a weapon sys-
12	tem or major end item.".
13	(b) Amendments Relating to Core Depot-level
14	Maintenance and Repair Capabilities.—
15	(1) Associated capacity.—Section
16	2464(a)(3)(A) of title 10, United States Code, is
17	amended by striking "and capacity required in para-
18	graph (1)" and inserting "required in paragraph (1)
19	and the associated capacity to maintain those capa-
20	bilities in accordance with paragraph (2)".
21	(2) Direct support of associated logistics
22	CAPABILITIES.—Section $2464(a)(3)(B)$ of such title is
23	amended by inserting "in direct support of depot-level
24	maintenance and repair" after "associated logistics
25	capabilities".

1 (3) TIME OF FIELDING.—Section 2464(a)(3) of 2 such title is further amended by adding at the end the 3 following new sentence: "If a weapon system or item 4 of military equipment does not have an officially 5 scheduled initial operational capability, the weapon 6 system or item is considered fielded at the time when, 7 as part of combined or individual operation, it pro-8 vides a warfighting capability, unless the Secretary 9 waives this paragraph under subsection (b)(1)(A)10 based on a determination that the system or item is 11 not an enduring element of the national defense strat-12 *egy.*".

(3) REQUIREMENT TO NOTIFY CONGRESS BEFORE
14 ISSUANCE OF WAIVER.—Section 2464(b)(3) of such
15 title is amended by striking "within 30 days of
16 issuance" and inserting "at least 30 days before
17 issuance of the waiver".

(4) PROHIBITION ON DELEGATION OF CERTAIN
WAIVER AUTHORITY.—Section 2464(b) of such title is
amended by adding at the end the following new
paragraph:

"(4) The authority of the Secretary of Defense to waive
the requirement in subsection (a)(3) on the basis of a determination under paragraph (1)(A) or (1)(B) may not be delegated.".

1	(5) EXCLUSION OF NUCLEAR AIRCRAFT CAR-
2	RIERS AND SPECIAL ACCESS PROGRAMS.—Section
3	2464 of such title is further amended—
4	(A) by redesignating subsections (d), (e), (f),
5	and (g) as subsections (e) , (f) , (g) , and (h) , re-
6	spectively; and
7	(B) by inserting after subsection (c) the fol-
8	lowing new subsection (d):
9	"(d) Exclusion of Nuclear Aircraft Carriers
10	AND SPECIAL ACCESS PROGRAMS.—(1) The requirement in
11	subsection (a)(3) shall not apply to nuclear aircraft car-
12	riers.
13	"(2) The requirement in subsection (a)(3) shall not
14	apply to special access programs.".
15	(6) ANNUAL SPECIAL ACCESS PROGRAM CORE CA-
16	PABILITY REVIEW.—Section 2464 of such title is fur-
17	ther amended by adding at the end the following new
18	subsection:
19	"(i) BIENNIAL SPECIAL ACCESS PROGRAM CORE CA-
20	PABILITY REVIEW.—Notwithstanding the inapplicability of
21	subsection (a)(3) to special access programs (as provided
22	in subsection (d)), the Secretary of Defense shall, not later
23	than April 1 on each even-numbered year, conduct a review
24	of each special access program in existence during the two
25	fiscal years preceding the fiscal year during which the re-

1	view is conducted to determine the core depot maintenance
2	and repair capabilities required to provide a ready and
3	controlled source of technical competence, and the resources
4	that would be required to establish a core capability if it
5	becomes necessary. The Secretary of Defense shall include
6	the results of such review in the form of a classified annex
7	to the biennial core report required under subsection (f).".
8	(7) Amendments for consistency in use of
9	TERMS.—Section 2464 of such title is further amend-
10	ed—
11	(A) in subsection $(a)(1)$, by striking "a core
12	depot-level maintenance and repair capability"
13	and inserting "core depot-level maintenance and
14	repair capabilities";
15	(B) in subsection (a)(2), by striking "This
16	core depot-level maintenance and repair capa-
17	bility" and inserting "The core depot-level main-
18	tenance and repair capabilities required in
19	paragraph (1)"; and
20	(C) in subsection (e)(1), as redesignated by
21	paragraph (5), by striking "a core depot-level
22	maintenance and repair capability" and insert-
23	ing "core depot-level maintenance and repair ca-
24	pabilities".

1	(8) CONFORMING AMENDMENTS.—Section
2	2464(b) of such title is further amended—
3	(A) in paragraph (1)—
4	(i) by striking subparagraph (B) ;
5	(ii) by inserting "or" at the end of
6	subparagraph (A); and
7	(iii) by redesignating subparagraph
8	(C) as subparagraph (B);
9	(B) by striking paragraph (2); and
10	(C) by redesignating paragraph (3) as
11	paragraph (2) and in that paragraph by strik-
12	ing "or (2)".
10	Subtitle D—Readiness
13	Suottite D-Reduttess
13 14	SUOTITE D—Realiness SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS
14	SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS
14 15 16	SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS.
14 15 16	SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS. (a) AGREEMENTS AUTHORIZED.—Section 2391 of title
14 15 16 17	SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS. (a) AGREEMENTS AUTHORIZED.—Section 2391 of title 10, United States Code, is amended—
14 15 16 17 18	 SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS. (a) AGREEMENTS AUTHORIZED.—Section 2391 of title 10, United States Code, is amended— (1) by redesignating subsections (d) and (e) as
14 15 16 17 18 19	 SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS. (a) AGREEMENTS AUTHORIZED.—Section 2391 of title 10, United States Code, is amended— (1) by redesignating subsections (d) and (e) as subsections (e) and (f), respectively; and
14 15 16 17 18 19 20	 SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS. (a) AGREEMENTS AUTHORIZED.—Section 2391 of title 10, United States Code, is amended— (1) by redesignating subsections (d) and (e) as subsections (e) and (f), respectively; and (2) by inserting after subsection (c) the following
14 15 16 17 18 19 20 21	 SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS. (a) AGREEMENTS AUTHORIZED.—Section 2391 of title 10, United States Code, is amended— (1) by redesignating subsections (d) and (e) as subsections (e) and (f), respectively; and (2) by inserting after subsection (c) the following new subsection:
 14 15 16 17 18 19 20 21 22 	SEC. 331. INTERGOVERNMENTAL SUPPORT AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS. (a) AGREEMENTS AUTHORIZED.—Section 2391 of title 10, United States Code, is amended— (1) by redesignating subsections (d) and (e) as subsections (e) and (f), respectively; and (2) by inserting after subsection (c) the following new subsection: "(c) INTERGOVERNMENTAL SUPPORT AGREEMENTS

local government to provide, receive, or share installation support services when such an agreement—

3 "(A) serves the best interests of the military de4 partment by enhancing mission effectiveness or cre5 ating efficiencies or economies of scale, including by
6 reducing costs;
7 "(B) serves the best interest of State or local gov-

8 ernment party to the agreement, as determined by the
9 community's particular circumstances; and

10 "(C) otherwise provides a mutual benefit to the
11 military department and the State or local govern12 ment.

13 "(2) The authority provided by this subsection and 14 limitations on its use are not intended to revoke, preclude, 15 or otherwise interfere with existing or proposed mutual-aid agreements relating to police or fire protection services or 16 17 other similar first responder agreements or arrangements. 18 "(3) Funds available to the Secretary of the military department concerned for installation support may be used 19 20 to reimburse a State or local government for providing in-21 stallation-support services pursuant to an agreement under 22 this subsection. Funds received by the Secretary as reim-23 bursement for providing installation-support services pur-24 suant to the agreement shall be credited to the appropriation or account charged with providing installation sup port.".

3 (b) INSTALLATION-SUPPORT SERVICES DEFINED.—
4 Subsection (e) of section 2391 of title 10, United States
5 Code, as redesignated by subsection (a)(1) of this section,
6 is amended by adding at the end the following new para7 graph:

8 "(4) The term 'installation-support services' 9 means those services, supplies, resources, and support 10 provided typically by a local government, except that 11 the term does not include or authorize police or fire 12 protection services.".

13 SEC. 332. EXTENSION AND EXPANSION OF AUTHORITY TO

14**PROVIDE ASSURED BUSINESS GUARANTEES**15**TO CARRIERS PARTICIPATING IN CIVIL RE-**16**SERVE AIR FLEET.**

17 (a) EXTENSION.—Subsection (k) of section 9515 of title
18 10, United States Code, is amended by striking "December

19 *31*, 2015" and inserting "December 31, 2020".

20 (b) APPLICATION TO ALL SEGMENTS OF CRAF.—Such
21 section is further amended—

(1) in subsection (a)(3), by striking "passenger";
and

24 (2) in subsection (j), by striking ", except that
25 it only means such transportation for which the Sec-

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1	retary of Defense has entered into a contract for the
2	purpose of passenger travel".
3	SEC. 333. EXPANSION AND REAUTHORIZATION OF PILOT
4	PROGRAM FOR AVAILABILITY OF WORKING-
5	CAPITAL FUNDS FOR PRODUCT IMPROVE-
6	MENTS.
7	(a) EXPANSION.—Section 330 of the National Defense
8	Authorization Act for Fiscal Year 2008 (Public Law 110–
9	181; 122 Stat. 68) is amended—
10	(1) in subsection (a), by inserting ", the Sec-
11	retary of the Navy, and the Secretary of the Air Force
12	(in this section referred to as the 'Secretary con-
13	cerned')" after "the Secretary of the Army";
14	(2) in subsection (d)—
15	(A) by inserting "by the Secretary con-
16	cerned" after "submitted"; and
17	(B) by inserting "by the Secretary con-
18	cerned" after "used"; and
19	(3) in subsection (e)—
20	(A) in paragraph (1), by striking "the As-
21	sistant Secretary of the Army for Acquisition,
22	Logistics, and Technology, in consultation with
23	the Assistant Secretary of the Army for Finan-
24	cial Management and Comptroller," and insert-
25	ing "the Secretary concerned"; and

1	(B) in paragraph (2), by striking "the As-
2	sistant Secretary of the Army for Acquisition,
3	Logistics, and Technology" and inserting "the
4	Secretary concerned".
5	(b) Covered Product Improvements.—Subsection
6	(b) of such section is amended—
7	(1) by inserting "retrofit, modernization, up-
8	grade, or rebuild of a" before "component"; and
9	(2) by striking "reliability and maintainability"
10	and inserting "reliability, availability, and main-
11	tainability".
12	(c) Limitation on Certain Projects.—Subsection
13	(c)(1) of such section is amended by striking "performance
14	envelope" and inserting "capability".
15	(d) Reporting Requirement.—Subsection (e) of
16	such section is amended—
17	(1) in paragraph (2), by striking "2012" and in-
18	serting "2017"; and
19	(2) in paragraph (3), by striking "60 days" and
20	inserting "45 days".
21	(e) EXTENSION.—Subsection (f) of such section, as
22	amended by section 354 of the National Defense Authoriza-
23	tion Act for Fiscal Year 2012 (Public Law 112–81; 125
24	Stat. 1377), is further amended by striking "2014" and in-
25	serting "2018".

(f) CLERICAL AMENDMENT.—The heading of such sec tion is amended by striking "TO ARMY".

3 SEC. 334. CENTER OF EXCELLENCE FOR THE NATIONAL 4 GUARD STATE PARTNERSHIP PROGRAM.

5 (a) IN GENERAL.—Chapter 5 of title 32, United States
6 Code, is amended by adding at the end the following new
7 section:

8 "§510. Center of Excellence for the National Guard 9 State Partnership Program

10 "(a) CENTER AUTHORIZED.—The National Guard
11 Bureau may maintain a Center of Excellence for the Na12 tional Guard State Partnership Program (in this section
13 referred to as the 'Center').

"(b) CENTER AUTHORITY AND PURPOSE.—If the Cen-14 15 ter is established, the Chief of the National Guard Bureau shall administer the Center to provide training opportuni-16 ties for units and members of the regular and reserve com-17 ponents for the purpose of improving the skills for such 18 units and members when deployed to complete the mission 19 of the State Partnership Program. The Center will provide 20 21 accredited instruction in partnership with a university pro-22 gram and other internationally recognized institutions.

23 "(c) CONDUCT OF CENTER.—The Chief of the National
24 Guard Bureau may provide for the conduct of the Center
25 in such State as the Chief considers appropriate.

"(d) PERSONS ELIGIBLE TO PARTICIPATE IN CENTER
 TRAINING.—(1) The Chief of the National Guard Bureau
 may recommend units and members of the National Guard
 to attend training at the Center under section 502(f) of this
 title for not longer than the duration of the training.

6 "(2) The Secretaries of the Army, Navy, Air Force, and 7 Marine Corps may detail units or members of their respec-8 tive regular or reserve components to attend training at the 9 Center. The Secretary of Homeland Security may detail 10 members of the Coast Guard to attend training and provide 11 subject matter expertise as requested.

"(e) AUTHORIZED TRAINING.—The training author-12 13 ized to be provided by the Center involves such matters within the core competencies of the National Guard and 14 15 suitable for contacts under the State Partnership Program as the Chief of the National Guard Bureau specifies con-16 sistent with regulations issued by the Secretary of Defense. 17 18 "(f) CENTER PERSONNEL.—(1) The Chief of the National Guard Bureau shall appoint an active member of 19 the National Guard to be the Commandant of the Center 20 21 to administer and lead the center.

"(2) The Center shall contain personnel authorizations
under a table of distribution and allowance that ensures
sufficient cadre and support to the Center and will be assigned to the host State.

"(3) Personnel of the National Guard of any State
 may serve on full-time National Guard duty for the purpose
 of providing command, administrative, training, or sup porting services for the Center. For the performance of those
 services, any personnel may be ordered to duty under sec tion 502(f) of this title.

7 "(4) Employees of the Departments of Defense may be
8 detailed to the Center for the purpose of providing addi9 tional training.

"(5) The National Guard Bureau may procure, by
contract, the temporary full time services of such civilian
personnel as may be necessary in carrying out the training
provided by the Center.".

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

"510. Center for Excellence for the National Guard State Partnership Program.".

17 Subtitle E—Reports

18 SEC. 341. REPORT ON JOINT STRATEGY FOR READINESS

19AND TRAINING IN A C4ISR-DENIED ENVIRON-20MENT.

21 (a) REPORT REQUIRED.—The Secretary of Defense, in
22 consultation with the Chairman of the Joint Chiefs of Staff,
23 shall submit to Congress a report on the readiness of the
24 joint force to conduct operations in environments where
25 there is no access to Command, Control, Communications,
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Computers, Intelligence, Surveillance, and Reconnaissance
 (in this section referred to as "C4ISR") systems, including
 satellite communications, classified Internet protocol-based
 networks, and the Global Positioning System (in this sec tion referred to as "GPS").

6 (b) CONTENTS OF REPORT.—The report required by
7 subsection (a) shall include a description of the steps taken
8 and planned to be taken—

9 (1) to identify likely threats to the C4ISR sys-10 tems of the United States, including both weapons 11 and those states with such capabilities; as well as the 12 most likely areas in which C4ISR systems could be at 13 risk;

14 (2) to identify vulnerabilities to the C4ISR sys15 tems of the United States that could result in a
16 C4ISR-denied environment;

17 (3) to determine how the Armed Forces should
18 respond in order to reconstitute C4ISR systems, pre19 vent further denial of C4ISR systems; and develop
20 counter-attack capabilities;

(4) to determine which types of joint operations
could be feasible in an environment in which access
to C4ISR systems is restricted or denied;

(5) to conduct training and exercises for sus taining combat and logistics operations in C4ISR-de nied environments; and

4 (6) to propose changes to current tactics, tech-5 niques, and procedures to prepare to operate in an 6 environment in which C4ISR systems are degraded or 7 denied for 48-hour, 7 day, 30-day, or 60-day periods. 8 (c) JOINT EXERCISE PLAN REQUIRED.—Based on the 9 findings of the report required by subsection (a), the Chairman of the Joint Chiefs of Staff shall develop a roadmap 10 11 and joint exercise plan for the joint force to operate in an 12 environment where access to C4ISR systems, including satellite communications, classified Internet protocol-based 13 networks, and the GPS network, is denied. The plan and 14 15 joint exercise program shall include—

16 (1) the development of alternatives to satellite
17 communications, classified Internet protocol-based
18 networks, and GPS for logistics, intelligence, surveil19 lance, and reconnaissance, and combat operations;
20 and

21 (2) methods to mitigate dependency on satellite
22 communications, classified Internet protocol-based
23 networks, and GPS;

1	(3) methods to protect vulnerable satellite com-
2	munications, classified Internet protocol-based net-
3	works, and GPS; and
4	(4) a joint exercise and training plan to include
5	fleet battle experiments, to enable the force to operate
6	in a satellite communications, Internet protocol-based
7	network, and GPS-denied environment.
8	(d) FORM OF REPORT.—The report required to be sub-
9	mitted by subsection (a) shall be submitted in unclassified
10	form, but may include a classified annex.
11	SEC. 342. COMPTROLLER GENERAL REVIEW OF ANNUAL DE-
12	PARTMENT OF DEFENSE REPORT ON
13	PREPOSITIONED MATERIEL AND EQUIPMENT.
13 14	PREPOSITIONED MATERIEL AND EQUIPMENT. Section 2229a(b)(1) of title 10, United States Code, is
14	Section 2229a(b)(1) of title 10, United States Code, is
14 15	Section 2229a(b)(1) of title 10, United States Code, is amended—
14 15 16	Section 2229a(b)(1) of title 10, United States Code, is amended— (1) by striking "By not later than 120 days after
14 15 16 17	Section 2229a(b)(1) of title 10, United States Code, is amended— (1) by striking "By not later than 120 days after the date on which a report is submitted under sub-
14 15 16 17 18	Section 2229a(b)(1) of title 10, United States Code, is amended— (1) by striking "By not later than 120 days after the date on which a report is submitted under sub- section (a), the" and inserting "The"; and
14 15 16 17 18 19	Section 2229a(b)(1) of title 10, United States Code, is amended— (1) by striking "By not later than 120 days after the date on which a report is submitted under sub- section (a), the" and inserting "The"; and (2) by striking "the report" and inserting "each
 14 15 16 17 18 19 20 	Section 2229a(b)(1) of title 10, United States Code, is amended— (1) by striking "By not later than 120 days after the date on which a report is submitted under sub- section (a), the" and inserting "The"; and (2) by striking "the report" and inserting "each report submitted under subsection (a)".
 14 15 16 17 18 19 20 21 	Section 2229a(b)(1) of title 10, United States Code, is amended— (1) by striking "By not later than 120 days after the date on which a report is submitted under sub- section (a), the" and inserting "The"; and (2) by striking "the report" and inserting "each report submitted under subsection (a)". SEC. 343. MODIFICATION OF REPORT ON MAINTENANCE
 14 15 16 17 18 19 20 21 22 	Section 2229a(b)(1) of title 10, United States Code, is amended— (1) by striking "By not later than 120 days after the date on which a report is submitted under sub- section (a), the" and inserting "The"; and (2) by striking "the report" and inserting "each report submitted under subsection (a)". SEC. 343. MODIFICATION OF REPORT ON MAINTENANCE AND REPAIR OF VESSELS IN FOREIGN SHIP-

1	(1) in paragraph (3)(A), by inserting after "jus-
2	tification under law" the following: "and operational
3	justification"; and
4	(2) in paragraph (4), by adding at the end the
5	following new subparagraph:
6	"(C) A vessel not described in subparagraph (A)
7	or (B) that is operated pursuant to a contract entered
8	into by the Military Sealift Command, the Maritime
9	Administration, or the United States Transportation
10	Command.".
11	SEC. 344. EXTENSION OF DEADLINE FOR COMPTROLLER
12	GENERAL REPORT ON DEPARTMENT OF DE-
13	FENSE SERVICE CONTRACT INVENTORY.
14	Section 803(c) of the National Defense Authorization
15	Act for Fiscal Year 2010 (Public Law 111–84; 123 Stat.
16	2402) is amended by striking "180 days" and inserting
17	"270 days".
18	SEC. 345. GAO REPORT REVIEWING METHODOLOGY OF DE-
19	PARTMENT OF DEFENSE RELATING TO COSTS
20	OF PERFORMANCE BY CIVILIAN EMPLOYEES,
21	MILITARY PERSONNEL, AND CONTRACTORS.
22	(a) Review Requirement.—The Comptroller Gen-
23	eral of the United States shall conduct a review of Depart-
24	ment of Defense Directive-Type Memorandum 09-007 enti-
25	tled "Estimating and Comparing the Full Costs of Civilian

and Military Manpower and Contractor Support" to deter mine whether the methodology used in the memorandum re flects the actual, relevant, and quantifiable costs to tax payers of performance by Federal civilian employees, mili tary personnel, and contractors.

6 (b) CONSULTATION.—In conducting the review re-7 quired by subsection (a), the Comptroller General shall con-8 sult with the Under Secretary of Defense for Personnel and 9 Readiness, the Director of Cost Assessment and Program 10 Evaluation, the Director of the Office of Management and 11 Budget, and private sector stakeholders.

12 (c) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Comptroller General shall 13 submit a report on the review required by subsection (a) 14 15 to the Committees on Armed Services of the Senate and the House of Representatives. The report shall contain the re-16 sults of the review and make recommendations for any stat-17 utory changes that the Comptroller General determines are 18 19 necessary to ensure that the memorandum reviewed includes the actual, relevant, and quantifiable costs to taxpayers for 20 21 Federal civilian employees, military personnel, and con-22 tractors.

23 SEC. 346. REPORT ON MEDICAL EVACUATION POLICIES.

24 (a) IN GENERAL.—Not later than 120 days after the
25 date of the enactment of this Act, the Secretary of Defense

shall submit to the congressional defense committees and the
Comptroller General of the United States a report on the
policies, procedures, and guidelines of the Department of
Defense for helicopter evacuation of injured members of the
Armed Forces performed by—

6 (1) unarmed Army helicopters (in this section
7 referred to as "MEDEVAC"); and

8 (2) armed Air Force helicopters (in this section
9 referred to as "CASEVAC").

10 (b) CONTENTS.—The report submitted under sub-11 section (a) shall contain the following:

(1) The differences between armed escort helicopters that accompany MEDEVAC helicopters and
CASEVAC helicopters.

15 (2) The differences between Army and Air Force
16 training of MEDEVAC and CASEVAC air crews.

17 (3) The differences between the capacity of the
18 Army and the Air Force to care for wounded members
19 of the Armed Forces.

20 (4) The potential costs associated with—

21 (A) arming MEDEVAC helicopters;
22 (B) increasing the training of MEDEVAC

23 air crews to be comparable to the training of

24 CASEVAC air crews; and

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1	(C) increasing the quality of the avionics
2	used in MEDEVAC helicopters to be comparable
3	to the quality of the avionics used in CASEVAC
4	helicopters.
5	(5) An analysis of the Army rescue goal, com-
6	monly known as the "golden hour", which specifies a
7	goal of transporting an injured member of the Armed
8	Forces to a military medical treatment facility not
9	later than 60 minutes after the MEDEVAC unit re-
10	ceives notification of the injury, including an anal-
11	ysis on—
12	(A) whether the 60-minute time period
13	should begin at the time of injury instead of at
14	the time of notification;
15	(B) the usefulness of gathering information
16	about survival rates using additional different
17	time periods; and
18	(C) the validity of the survival rate associ-
19	ated with the "golden hour".
20	(6) A comparison of the helicopter evacuation ca-
21	pabilities in combat zones of—
22	(A) the Army;

- 23 (B) the Air Force;
- 24 (C) Special Operations Command; and

1	(D) armed forces of other countries that per-
2	form helicopter evacuations in combat zones.
3	(7) An analysis of—
4	(A) the requirements under the Convention
5	for the Amelioration of the Condition of the
6	Wounded and Sick in the Armed Forces in the
7	Field, done at Geneva, August 12, 1949 (6 UST
8	3114) and the related protocols with regard to
9	the weapons an aircraft may carry and still be
10	considered a medical aircraft (which, for pur-
11	poses of such Convention and protocols, means
12	an aircraft exclusively employed for the removal
13	of wounded and sick and for the transport of
14	medical personnel and equipment) protected
15	under such Convention, and of the interpreta-
16	tions of and policies under such requirements by
17	the Department of Defense;

(B) the threats to MEDEVAC and
(CASEVAC air crews and assets posed by unconventional forces that do not abide by international law, military tradition, or custom, such
as insurgent or criminal organizations; and

23 (C) any strategies to respond to the threats
24 identified in subparagraph (B), as well as any
25 legal or policy restrictions to such responses

1	based on the requirements, policies, and interpre-
2	tations identified in subparagraph (A).
3	(8) An explanation of how the survival rate of
4	injured members of the Armed Forces rescued by heli-
5	copter evacuation is calculated.
6	(9) Information on the average number of in-
7	jured members of the Armed Forces that are evacuated
8	during each MEDEVAC and CASEVAC mission.
9	(c) Review by Comptroller General.—Not later
10	than 120 days after the date on which the Comptroller Gen-
11	eral receives the report submitted by the Secretary of De-
12	fense under subsection (a), the Comptroller General shall
13	submit to the congressional defense committees an analysis
14	of such report.
15	Subtitle F—Limitations and
16	Extensions of Authority
17	SEC. 351. REPEAL OF AUTHORITY TO PROVIDE CERTAIN
18	MILITARY EQUIPMENT AND FACILITIES TO
19	SUPPORT CIVILIAN LAW ENFORCEMENT AND
20	EMERGENCY RESPONSE.
21	Section 372 of title 10, United States Code, is amend-
22	ed—
23	(1) in subsection (a), by striking "(a) IN GEN-
24	ERAL.—The Secretary" and inserting "The Sec-
25	retary"; and

	110
1	(2) by striking subsection (b).
2	SEC. 352. LIMITATION ON AVAILABILITY OF FUNDS FOR
3	THE DISESTABLISHMENT OF AEROSPACE
4	CONTROL ALERT LOCATIONS.
5	(a) LIMITATION.—None of the funds authorized to be
6	appropriated by this Act or otherwise made available for
7	fiscal year 2013 for the Department of Defense may be obli-
8	gated or expended to disestablish or downgrade any of the
9	18 level 5 aerospace control alert defense locations in exist-
10	ence as of the date of the enactment of this Act.
11	(b) Maintained Levels.—The Secretary of the Air
12	Force shall maintain the operational capabilities provided
13	by the 18 level 5 aerospace control alert defense capabilities
14	until the later of the following dates:
15	(1) The date of the enactment of the National
16	Defense Authorization Act for Fiscal Year 2014.
17	(2) September 30, 2013.
18	(c) Consolidated Budget Exhibit.—The Secretary
19	of Defense shall establish a consolidated budget justification
20	display that fully identifies the baseline aerospace control
21	alert budget for each of the military services and encom-
22	passes all programs and activities of the aerospace control
23	alert mission for each of the following functions:
24	(1) Procurement.
25	(2) Amoration and maintenance

25 (2) Operation and maintenance.

1	(3) Research, development, testing, and evalua-
2	tion.
3	(4) Military construction.
4	(d) Report.—
5	(1) REPORT TO CONGRESS.—Not later than
6	March 1, 2013, the Secretary of Defense shall submit
7	to the congressional defense committees a report that
8	provides a cost-benefit analysis and risk-based assess-
9	ment of the aerospace control alert mission as it re-
10	lates to expected future changes to the budget and
11	force structure of such mission.
12	(2) Comptroller general review.—Not later
13	than 120 days after the date on which the Secretary
14	submits the report required by paragraph (1), the
15	Comptroller General of the United States shall—
16	(A) conduct a review of the force structure
17	plan of the Department of Defense and the cost-
18	benefit analysis and risk-based assessment con-
19	tained in the report; and
20	(B) submit to the congressional defense com-

21 mittees a report on the findings of such review.

SEC. 353. LIMITATION ON AUTHORIZATION OF APPROPRIA TIONS FOR THE NATIONAL MUSEUM OF THE UNITED STATES ARMY.

4 Of the amounts authorized to be appropriated for Op-5 eration and Maintenance for fiscal year 2013, not more than \$5,000,000 shall be made available for the National 6 7 Museum of the United States Army until the Secretary of 8 the Army submits to the congressional defense committees 9 certification in writing that sufficient private funding has been raised to fund the construction of the portion of the 10 museum known as the "Baseline Museum" and that at least 11 50 percent of the Baseline Museum has been completed. 12

13 SEC. 354. LIMITATION ON AVAILABILITY OF FUNDS FOR RE-

14TIREMENT OR INACTIVATION OF TICON-15DEROGA CLASS CRUISERS OR DOCK LANDING16SHIPS.

(a) LIMITATION.—Except as provided by subsection
(b), none of the funds authorized to be appropriated by this
Act or otherwise made available for fiscal year 2013 for the
Department of Defense may be obligated or expended to retire, prepare to retire, inactivate, or place in storage a
cruiser or dock landing ship.

(b) EXCEPTION.—Notwithstanding subsection (a), the
U.S.S. Port Royal, CG 73, is authorized for retirement.

25 (c) MAINTAINED LEVELS.—The Secretary of the Navy,
26 in supporting the operational requirements of the combat•HR 4310 RH

ant commands, shall maintain the operational capability
 and perform the necessary maintenance of each cruiser and
 dock landing ship belonging to the Navy until the later of
 the following dates:

5 (1) The date of the enactment of the National
6 Defense Authorization Act for Fiscal Year 2014.
7 (2) September 30, 2013.

8 SEC. 355. RENEWAL OF EXPIRED PROHIBITION ON RETURN
9 OF VETERANS MEMORIAL OBJECTS WITHOUT
10 SPECIFIC AUTHORIZATION IN LAW.

(a) CODIFICATION OF PROHIBITION.—Section 2572 of
title 10, United States Code, is amended by adding at the
end the following new subsection:

14 "(e)(1) Except as provided in paragraph (3), and not-15 withstanding this section or any other provision of law, the President may not transfer a veterans memorial object to 16 a foreign country or an entity controlled by a foreign gov-17 ernment, or otherwise transfer or convey such an object to 18 19 any person or entity for purposes of the ultimate transfer or conveyance of the object to a foreign country or entity 20 controlled by a foreign government. 21

22 "(2) In this subsection:

23 "(A) The term 'entity controlled by a foreign
24 government' has the meaning given that term in sec25 tion 2536(c)(1) of this title.

1	"(B) The term 'veterans memorial object' means
2	any object, including a physical structure or portion
3	thereof, that—
4	"(i) is located at a cemetery of the National
5	Cemetery System, war memorial, or military in-
6	stallation in the United States;
7	"(ii) is dedicated to, or otherwise memorial-
8	izes, the death in combat or combat-related du-
9	ties of members of the armed forces; and
10	"(iii) was brought to the United States from
11	abroad as a memorial of combat abroad.
12	"(3) The prohibition imposed by paragraph (1) does
13	not apply to a transfer of a veterans memorial object if—
14	"(A) the transfer of that veterans memorial ob-
15	ject is specifically authorized by law; or
16	"(B) the transfer is made after September 30,
17	2017.".
18	(b) Repeal of Obsolete Source Law.—Section
19	1051 of the National Defense Authorization Act for Fiscal
20	Year 2000 (Public Law 106-65; 10 U.S.C. 2572 note) is
21	repealed.

Subtitle G—Other Matters 1 SEC. 361. RETIREMENT, ADOPTION, CARE, AND RECOGNI-2 3 TION OF MILITARY WORKING DOGS. (a) Retirement and Adoption of Military Work-4 ING DOGS.— 5 6 RETIREMENT AND RECLASSIFICATION OF (1)7 MILITARY WORKING DOGS.—Section 2583 of title 10, United States Code, is amended— 8 9 (A) by redesignating subsections (f) and (g) 10 as subsections (h) and (i), respectively; and 11 (B) by inserting after subsection (e) the fol-12 lowing new subsections: 13 "(f) CLASSIFICATION OF MILITARY WORKING DOGS.— 14 The Secretary of Defense shall classify military working dogs as canine members of the armed forces. Such dogs shall 15 not be classified as equipment. 16 17 "(q) TRANSFER OF RETIRED MILITARY WORKING DOGS.—If the Secretary of the military department con-18 19 cerned determines that a military working dog should be retired, and no suitable adoption is available at the mili-20 tary facility where the dog is located, the Secretary may 21 22 transfer the dog— 23 "(1) to the 341st Training Squadron; or

24 "(2) to another location for adoption under this25 section.".

1	(2) Acceptance of frequent traveler miles
2	TO FACILITATE ADOPTION.—Section 2613(d) of such
3	title is amended—
4	(A) in paragraph (1)(B), by striking "; or"
5	and inserting a semicolon;
6	(B) in paragraph (2), by striking the period
7	at the end and inserting "; or"; and
8	(C) by adding at the end the following new
9	paragraph:
10	"(3) facilitating the adoption of a military
11	working dog under section 2583 of this title.".
12	(b) VETERINARY CARE FOR RETIRED MILITARY
13	Working Dogs.—
14	(1) Veterinary care.—
15	(A) IN GENERAL.—Chapter 50 of such title
16	is amended by adding at the end the following
17	new section:
18	"§993. Military working dogs: veterinary care for re-
19	tired military working dogs
20	"(a) IN GENERAL.—The Secretary of Defense shall es-
21	tablish and maintain a system to provide for the veterinary
22	care of retired military working dogs.
23	"(b) ELIGIBLE DOGS.—(1) A retired military working
24	dog eligible for veterinary care under this section is any

military working dog adopted under section 2583 of this
 title.

3 "(2) The veterinary care provided a military working
4 dog under this section shall be provided during the life of
5 the dog beginning on the date on which the dog is adopted
6 under such section 2583.

7 "(c) ADMINISTRATION.—(1) The Secretary shall ad8 minister the system required by this section under a con9 tract awarded by the Secretary for that purpose.

"(2)(A) The contract under this subsection shall be
awarded to a private non-profit entity selected by the Secretary from among such entities submitting an application
therefor that have such experience and expertise as the Secretary considers appropriate for purposes of this subsection.
"(B) An entity seeking the award of a contract under
this subsection shall submit to the Secretary an application

17 therefor in such form, and containing such information, as18 the Secretary shall require.

19 "(3) The term of any contract under this subsection20 shall be such duration as the Secretary shall specify.

21 "(d) STANDARDS OF CARE.—(1) The veterinary care
22 provided under the system required by this section shall
23 meet such standards as the Secretary shall establish and
24 from time to time update.

1	"(2) The standards required by this subsection shall
2	include the following:
3	"(A) Provisions regarding the types of care to be
4	provided to retired military working dogs.
5	"(B) Provisions regarding the entities (including
6	private veterinarians and entities) qualified to pro-
7	vide the care.
8	"(C) Provisions regarding the facilities, includ-
9	ing military installations, government facilities, and
10	private facilities, in which the care may be provided.
11	(D) A requirement that complete histories be
12	maintained on the health and use in research of re-
13	tired military working dogs.
14	(E) Such other matters as the Secretary con-
15	siders appropriate.
16	"(3) The Secretary shall consult with the board of di-
17	rectors of the non-profit private entity awarded the contract
18	under subsection (c) in establishing and updating stand-
19	ards of care under this subsection.
20	"(e) COVERAGE OF COSTS.—(1) Except as provided in
21	paragraph (2), any costs of operation and administration
22	of the system required by this section, and of any veterinary

24 combination of the following as the Secretary and the non-

23 care provided under the system, shall be covered by such

1	profit entity awarded the contract under subsection (c)
2	jointly consider appropriate:
3	"(A) Contributions from the non-profit entity.
4	"(B) Payments for such care by owners or
5	guardians of the retired military working dogs receiv-
6	ing such care.
7	``(C) Other appropriate non-Federal sources of
8	funds.
9	"(2) Funds provided by the Federal Government—
10	"(A) may not be used—
11	((i) to provide veterinary care under the
12	system required by this section; or
13	"(ii) to pay for the normal operation of the
14	non-profit entity awarded the contract under
15	subsection (c); and
16	((B) may be used to carry out the duties of the
17	Secretary under subsections (a), (c), (d), and (f).
18	"(f) REGULATIONS.—The Secretary shall prescribe reg-
19	ulations for the discharge of the requirements and authori-
20	ties in this section, including regulations on the standards
21	of care required by subsection (d).".
22	(B) CLERICAL AMENDMENT.—The table of
23	sections at the beginning of such chapter is
24	amended by adding at the end the following new
25	item:

"993. Military working dogs: veterinary care for retired military working dogs.".

1	(2) REGULATIONS.—The Secretary of Defense
2	shall prescribe the regulations required by subsection
3	(f) of section 993 of title 10, United States Code (as
4	added by paragraph (1)), not later than 180 days
5	after the date of the enactment of this Act.
6	(c) Recognition of Service of Military Working
7	DOGS.—Section 1125 of such title is amended—
8	(1) by inserting "(a) GENERAL AUTHORITY.—"
9	before "The Secretary of Defense"; and
10	(2) by adding at the end the following new sub-
11	section:
12	"(b) Recognition of Service of Military Work-
13	ING DOGS.—The Secretary of Defense shall create a decora-
14	tion or other appropriate recognition to recognize military
15	working dogs under the jurisdiction of the Secretary that
16	are killed in action or perform an exceptionally meritorious
17	or courageous act in service to the United States.".
18	TITLE IV—MILITARY PERSONNEL
19	AUTHORIZATIONS
20	Subtitle A—Active Forces
21	SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
22	The Armed Forces are authorized strengths for active
23	duty personnel as of September 30, 2013, as follows:
24	(1) The Army, 552,100.
25	(2) The Navy, 322,700.

1	(3) The Marine Corps, 197,300.
2	(4) The Air Force, 330,383.
3	SEC. 402. REVISION IN PERMANENT ACTIVE DUTY END
4	STRENGTH MINIMUM LEVELS.
5	Section 691(b) of title 10, United States Code, is
6	amended by striking paragraphs (1) through (4) and insert-
7	ing the following new paragraphs:
8	"(1) For the Army, 552,100.
9	"(2) For the Navy, 322,700.
10	"(3) For the Marine Corps, 197,300.
11	"(4) For the Air Force, 330,383.".
12	SEC. 403. LIMITATIONS ON END STRENGTH REDUCTIONS
10	
13	FOR REGULAR COMPONENT OF THE ARMY
13 14	FOR REGULAR COMPONENT OF THE ARMY AND MARINE CORPS.
-	
14	AND MARINE CORPS.
14 15 16	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections
14 15 16	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction
14 15 16 17	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction in end strength of the regular component of the Army or
14 15 16 17 18	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction in end strength of the regular component of the Army or Marine Corps (or both) is necessary for any of fiscal years
14 15 16 17 18 19	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction in end strength of the regular component of the Army or Marine Corps (or both) is necessary for any of fiscal years 2014 through 2017, the President shall submit to Congress,
 14 15 16 17 18 19 20 	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction in end strength of the regular component of the Army or Marine Corps (or both) is necessary for any of fiscal years 2014 through 2017, the President shall submit to Congress, with the budget request for that fiscal year, a certification
 14 15 16 17 18 19 20 21 	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction in end strength of the regular component of the Army or Marine Corps (or both) is necessary for any of fiscal years 2014 through 2017, the President shall submit to Congress, with the budget request for that fiscal year, a certification that the reduction in end strength, should the assumptions
 14 15 16 17 18 19 20 21 22 	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction in end strength of the regular component of the Army or Marine Corps (or both) is necessary for any of fiscal years 2014 through 2017, the President shall submit to Congress, with the budget request for that fiscal year, a certification that the reduction in end strength, should the assumptions of the National Security Strategy prescribed by the Presi-
 14 15 16 17 18 19 20 21 22 23 	AND MARINE CORPS. (a) ANNUAL CERTIFICATION.—Subject to subsections (b) and (c), if the President determines that a reduction in end strength of the regular component of the Army or Marine Corps (or both) is necessary for any of fiscal years 2014 through 2017, the President shall submit to Congress, with the budget request for that fiscal year, a certification that the reduction in end strength, should the assumptions of the National Security Strategy prescribed by the Presi- dent in the most recent annual national security strategy

1	(1) undermine the ability of the Armed Forces to
2	meet the requirements of the National Security Strat-
3	egy;
4	(2) increase security risks for the United States;
5	or
6	(3) compel members of the Armed Forces to en-
7	dure diminished dwell time and repeated deploy-
8	ments.
9	(b) ANNUAL LIMITATION ON REDUCTIONS.—
10	(1) ARMY.—The end strength of the regular com-
11	ponent of the Army shall not be reduced by more than
12	15,000 members during each of fiscal years 2014
13	through 2017 from the end strength of the regular
14	component of the Army at the end of the preceding
15	fiscal year.
16	(2) MARINE CORPS.—The end strength of the reg-
17	ular component of the Marine Corps shall not be re-
18	duced by more than 5,000 members during each of fis-
19	cal years 2014 through 2017 from the end strength of
20	the regular component of the Marine Corps at the end
21	of the preceding fiscal year.
22	(c) Budgeting Requirement.—The budget for the
23	Department of Defense for each of fiscal years 2014 through
24	2017 as submitted to Congress—

1	(1) shall include amounts for maintaining an
2	end strength of the regular component of the Army
3	and the Marine Corps sufficient to comply with the
4	active duty end strengths prescribed in section 691(b)
5	of title 10, United States Code; and
6	(2) shall not rely on any emergency, supple-
7	mental, or overseas contingency operations funding.
8	SEC. 404. EXCLUSION OF MEMBERS WITHIN THE INTE-
9	GRATED DISABILITY EVALUATION SYSTEM
10	FROM END STRENGTH LEVELS FOR ACTIVE
11	FORCES.
11 12	FORCES. (a) Exclusion.—A member of the Armed Forces who
12	(a) EXCLUSION.—A member of the Armed Forces who
12 13	(a) EXCLUSION.—A member of the Armed Forces who is within the Integrated Disability Evaluation System as
12 13 14	(a) EXCLUSION.—A member of the Armed Forces who is within the Integrated Disability Evaluation System as of the last day of any of fiscal years 2013 through 2018
12 13 14 15	(a) EXCLUSION.—A member of the Armed Forces who is within the Integrated Disability Evaluation System as of the last day of any of fiscal years 2013 through 2018 shall not be counted toward the end strength levels for active
12 13 14 15 16	(a) EXCLUSION.—A member of the Armed Forces who is within the Integrated Disability Evaluation System as of the last day of any of fiscal years 2013 through 2018 shall not be counted toward the end strength levels for active duty members of the Armed Forces prescribed for that fiscal
12 13 14 15 16 17	(a) EXCLUSION.—A member of the Armed Forces who is within the Integrated Disability Evaluation System as of the last day of any of fiscal years 2013 through 2018 shall not be counted toward the end strength levels for active duty members of the Armed Forces prescribed for that fiscal year.

21 cover any military personnel expenses incurred as a result
22 of the exclusion under subsection (a) of members of the
23 Armed Forces from the end strengths levels for active forces.

1	Subtitle B—Reserve Forces
2	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 com-
5	ponents as of September 30, 2013, 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, 62,500.
10	(4) The Marine Corps Reserve, 39,600.
11	(5) The Air National Guard of the United
12	States, 106,005.
13	(6) The Air Force Reserve, 72,428.
14	(7) The Coast Guard Reserve, 9,000.
15	(b) END STRENGTH REDUCTIONS.—The end strengths
16	prescribed by subsection (a) for the Selected Reserve of any
17	reserve component shall be proportionately reduced by—
18	(1) the total authorized strength of units orga-
19	nized to serve as units of the Selected Reserve of such
20	component which are on active duty (other than for
21	training) at the end of the fiscal year; and
22	(2) the total number of individual members not
23	in units organized to serve as units of the Selected
24	Reserve of such component who are on active duty
25	(other than for training or for unsatisfactory partici-

pation in training) without their consent at the end
 of the fiscal year.

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

11SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE12DUTY 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, 2013, 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:

- 20 (1) The Army National Guard of the United
 21 States, 32,060.
- 22 (2) The Army Reserve, 16,277.
- 23 (3) The Navy Reserve, 10,114.
- 24 (4) The Marine Corps Reserve, 2,261.

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1	(5) The Air National Guard of the United
2	States, 14,952.
3	(6) The Air Force Reserve, 2,888.
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 2013 for the reserve
8	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 National Guard of the United
12	States, 27,210.
13	(2) For the Army Reserve, 8,395.
14	(3) For the Air National Guard of the United
15	States, 22,272.
16	(4) For the Air Force Reserve, 10,946.
17	SEC. 414. FISCAL YEAR 2013 LIMITATION ON NUMBER OF
18	NON-DUAL STATUS TECHNICIANS.
19	(a) Limitations.—
20	(1) NATIONAL GUARD.—Within the limitation
21	provided in section 10217(c)(2) of title 10, United
22	States Code, the number of non-dual status techni-
23	cians employed by the National Guard as of Sep-
24	tember 30, 2013, may not exceed the following:

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, 2013, 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, 2013, may not exceed 90.
11	(b) Non-dual Status Technicians Defined.—In
12	this section, the term "non-dual status technician" has the
13	meaning given that term in section 10217(a) of title 10,
14	United States Code.
15	SEC. 415. MAXIMUM NUMBER OF RESERVE PERSONNEL AU-
16	THORIZED TO BE ON ACTIVE DUTY FOR
17	OPERATIONAL SUPPORT.
18	During fiscal year 2013, the maximum number of
19	members of the reserve components of the Armed Forces who
20	may be serving at any time on full-time operational sup-
21	port duty under section 115(b) of title 10, United States
22	Code, is the following:
23	(1) The Army National Guard of the United
24	States, 17,000.

25 (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

8 SEC. 421. MILITARY PERSONNEL.

9 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are 10 hereby authorized to be appropriated for fiscal year 2013 11 for the use of the Armed Forces and other activities and 12 agencies of the Department of Defense for expenses, not oth-13 erwise provided for, for military personnel, as specified in 14 the funding table in section 4401.

(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 2013.

135 TITLE V—MILITARY PERSONNEL 1 **POLICY** 2 Subtitle A—Officer Personnel Policy 3 Generally 4 5 SEC. 501. LIMITATION ON NUMBER OF NAVY FLAG OFFI-6 CERS ON ACTIVE DUTY. 7 (a) Additional Flag Officer Authorized.—Sec-8 tion 526(a)(2) of title 10, United States Code, is amended by striking "160" and inserting "161". 9 10 (b) Corresponding Change in Computing Number OF FLAG OFFICERS IN STAFF CORPS OF THE NAVY.—Sec-11 12 tion 5150(c) of such title is amended by striking the last 13 sentence. 14 SEC. 502. EXCEPTION TO REQUIRED RETIREMENT AFTER 30 15 YEARS OF SERVICE FOR REGULAR NAVY WAR-16 RANT OFFICERS IN THE GRADE OF CHIEF 17 WARRANT OFFICER, W-5. 18 Section 1305(a) of title 10, United States Code, is amended— 19 20 (1) in paragraph (1)— 21 (A) by striking "A regular warrant officer 22 (other than a regular Army warrant officer)" 23 and inserting "Subject to paragraphs (2) and

24 (3), a regular warrant officer"; and

1	(B) by striking "he" and inserting "the offi-
2	cer"; and
3	(2) by adding at the end the following new para-
4	graph:
5	"(3) In the case of a regular Navy warrant officer in
6	the grade of chief warrant officer, W–5, the officer shall be
7	retired 60 days after the date on which the officer completes
8	33 years of total active service.".
9	SEC. 503. AIR FORCE CHIEF AND DEPUTY CHIEF OF CHAP-
10	LAINS.
11	(a) Establishment of Positions; Appointment.—
12	Chapter 805 of title 10, United States Code, is amended
13	by adding at the end the following new section:
14	"§8039. Chief and Deputy Chief of Chaplains: ap-
15	pointment; duties
16	"(a) CHIEF OF CHAPLAINS.—(1) There is a Chief of
17	Chaplains in the Air Force, appointed by the President, by
18	and with the advice and consent of the Senate, from officers
19	of the Air Force designated under section 8067(h) of this
20	title as chaplains who—
21	"(A) are serving in the grade of colonel or above;
22	"(B) are serving on active duty; and
23	``(C) have served on active duty as a chaplain

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24 for at least eight years.

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"(2) An officer appointed as the Chief of Chaplains
 shall be appointed for a term of three years. However, the
 President may terminate or extend the appointment at any
 time.

5 "(3) The Chief of Chaplains shall perform such duties
6 as may be prescribed by the Secretary of the Air Force and
7 by law.

8 "(b) DEPUTY CHIEF OF CHAPLAINS.—(1) There is a 9 Deputy Chief of Chaplains in the Air Force, appointed by 10 the President, by and with the advice and consent of the 11 Senate, from officers of the Air Force designated under sec-12 tion 8067(h) of this title as chaplains who—

13 "(A) are serving in the grade of colonel;

14 "(B) are serving on active duty; and

15 "(C) have served on active duty as a chaplain
16 for at least eight years.

17 "(2) An officer appointed as the Deputy Chief of Chap18 lains shall be appointed for a term of three years. However,
19 the President may terminate or extend the appointment at
20 any time.

21 "(3) The Deputy Chief of Chaplains shall perform such
22 duties as may be prescribed by the Secretary of the Air
23 Force and the Chief of Chaplains and by law.

24 "(c) SELECTION BOARD.—Under regulations approved
25 by the Secretary of Defense, the Secretary of the Air Force,

in selecting an officer for recommendation to the President
 for appointment as the Chief of Chaplains or the Deputy
 Chief of Chaplains, shall ensure that the officer selected is
 recommended by a board of officers that, insofar as prac ticable, is subject to the procedures applicable to the selec tion boards convened under chapter 36 of this title.".

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

"8039. Chief and Deputy Chief of Chaplains: appointment; duties.".

10SEC. 504. EXTENSION OF TEMPORARY AUTHORITY TO RE-11DUCE MINIMUM LENGTH OF ACTIVE SERVICE12AS A COMMISSIONED OFFICER REQUIRED13FOR VOLUNTARY RETIREMENT AS AN OFFI-14CER.

(a) ARMY.—Section 3911(b)(2) of title 10, United
States Code, is amended by striking "September 30, 2013"
and inserting "September 30, 2018".

(b) NAVY AND MARINE CORPS.—Section 6323(a)(2)(B)
of such title is amended by striking "September 30, 2013"
and inserting "September 30, 2018".

(c) AIR FORCE.—Section 8911(b)(2) of such title is
amended by striking "September 30, 2013" and inserting
"September 30, 2018".

1	SEC. 505. TEMPORARY INCREASE IN THE TIME-IN-GRADE
2	RETIREMENT WAIVER LIMITATION FOR LIEU-
3	TENANT COLONELS AND COLONELS IN THE
4	ARMY, AIR FORCE, AND MARINE CORPS AND
5	COMMANDERS AND CAPTAINS IN THE NAVY.
6	Section $1370(a)(2)(F)$ of title 10, United States Code,
7	is amended—
8	(1) by striking "the period ending on December
9	31, 2007" and inserting "fiscal years 2013 through
10	2018";
11	(2) by striking "Air Force" and inserting
12	"Army, Air Force, and Marine Corps"; and
13	(3) by striking "in the period".
14	SEC. 506. MODIFICATION TO LIMITATIONS ON NUMBER OF
15	OFFICERS FOR WHOM SERVICE-IN-GRADE RE-
16	QUIREMENTS MAY BE REDUCED FOR RETIRE-
17	MENT IN GRADE UPON VOLUNTARY RETIRE-
18	MENT.
19	Section 1370(a)(2) of title 10, United States Code, is
20	amended—
21	(1) in subparagraph (E)—
22	(A) by inserting "(i)" after "exceed"; and
23	(B) by inserting before the period at the end
24	the following: "or (ii) in the case of officers of
25	that armed forces in a grade specified in sub-

3 (2) by adding at the end the following new sub4 paragraph:

5 "(G) Notwithstanding subparagraph (E), during fiscal
6 years 2013 through 2017, the total number of brigadier gen7 erals and major generals of the Army, Air Force, and Ma8 rine Corps, and the total number of rear admirals (lower
9 half) and rear admirals of the Navy, for whom a reduction
10 is made under this section during any fiscal year of service11 in-grade otherwise required under this paragraph—

"(i) for officers of the Army, Navy, and Air
Force, may not exceed five percent of the authorized
active-duty strength for that fiscal year for officers of
that armed force in those grades; and

"(ii) for officers of the Marine Corps, may not
exceed 10 percent of the authorized active-duty
strength for that fiscal year for officers in those
grades.".

20 SEC. 507. DIVERSITY IN MILITARY LEADERSHIP AND RE-21 LATED REPORTING REQUIREMENTS.

(a) Plan to Achieve Military Leadership Reflecting Diversity of United States Population.—

(1) IN GENERAL.—Chapter 37 of title 10, United
 States Code, is amended by adding at the end the fol lowing new section:

4 *"§656. Diversity in military leadership: plan*

5 "(a) PLAN.—The Secretary of Defense shall develop and implement a plan to accurately measure the efforts of 6 7 the Department of Defense to achieve a dynamic, sustain-8 able level of members of the armed forces (including reserve 9 components) that, among both commissioned officers and 10 senior enlisted personnel of each armed force, will reflect the diverse population of the United States eligible to serve 11 in the armed forces, including gender specific, racial, and 12 ethnic populations. Any metric established pursuant to this 13 subsection may not be used in a manner that undermines 14 15 the merit-based processes of the Department of Defense, including such processes for accession, retention, and pro-16 motion. Such metrics may not be combined with the identi-17 fication of specific quotas based upon diversity characteris-18 tics. The Secretary shall continue to account for diversified 19 language and cultural skills among the total force of the 20 21 military.

(b) METRICS TO MEASURE PROGRESS IN DEVELOPING AND IMPLEMENTING PLAN.—In developing and implementing the plan under subsection (a), the Secretary of
Defense shall develop a standard set of metrics and collec-

1	tion procedures that are uniform across the armed forces.
2	The metrics required by this subsection shall be designed—
3	"(1) to accurately capture the inclusion and ca-
4	pability aspects of the armed forces broader diversity
5	plans, including race, ethnic, and gender specific
6	groups, functional expertise, and diversified cultural
7	and language skills as to leverage and improve readi-
8	ness; and
9	"(2) to be verifiable and systematically linked to
10	strategic plans that will drive improvements.
11	"(c) DEFINITION OF DIVERSITY.—In developing and
12	implementing the plan under subsection (a), the Secretary
13	of Defense shall develop a uniform definition of diversity.
14	"(d) CONSULTATION.—Not less than annually, the Sec-
15	retary of Defense shall meet with the Secretaries of the mili-
16	tary departments, the Joint Chiefs of Staff, and senior en-
17	listed members of the armed forces to discuss the progress
18	being made toward developing and implementing the plan
19	established under subsection (a).
20	"(e) Cooperation With States.—The Secretary of
21	Defense shall coordinate with the National Guard Bureau
22	and States in tracking the progress of the National Guard
23	toward developing and implementing the plan established
24	under subsection (a).".
24	under subsection (a).".

1	(2) Clerical Amendment.—The table of sec-
2	tions at the beginning of such chapter is amended by
3	adding at the end the following new item:
	"656. Diversity in military leadership: plan.".
4	(b) Inclusion in DOD Manpower Requirements
5	REPORT.—Section 115a(c) of such title is amended by add-
6	ing at the end the following new paragraphs:
7	"(4) The progress made in implementing the
8	plan required by section 656 of this title to accurately
9	measure the efforts of the Department to reflect the di-
10	verse population of the United States eligible to serve
11	in the armed forces.
12	"(5) The number of members of the armed forces,
13	including reserve components, listed by sex and race
14	or ethnicity for each rank under each military de-
15	partment.
16	"(6) The number of members of the armed forces,
17	including reserve components, who were promoted
18	during the year covered by the report, listed by sex
19	and race or ethnicity for each rank under each mili-

20 tary department.

21 "(7) The number of members of the armed forces, 22 including reserve components, who reenlisted or other-23 wise extended the commitment to military service during the year covered by the report, listed by sex 24

and race or ethnicity for each rank under each mili-1 2 tary department. "(8) The available pool of qualified candidates 3 4 for the general officer grades of general and lieutenant 5 general and the flag officer grades of admiral and vice 6 admiral.". Subtitle B—Reserve Component 7 Management 8 9 SEC. 511. CODIFICATION OF STAFF ASSISTANT POSITIONS 10 FOR JOINT STAFF RELATED TO NATIONAL 11 **GUARD AND RESERVE MATTERS.** 12 (a) Codification of Existing Positions.—Chapter 5 of title 10, United States Code, is amended by inserting 13 after section 155 the following new section: 14 15 "§155a. Assistants to the Chairman of the Joint 16 Chiefs of Staff for National Guard mat-17 ters and for Reserve matters 18 "(a) ESTABLISHMENT OF POSITIONS.—The Secretary of Defense shall establish the following positions within the 19 20 Joint Staff: 21 "(1) Assistant to the Chairman of the Joint 22 Chiefs of Staff for National Guard Matters. 23 "(2) Assistant to the Chairman of the Joint Chiefs of Staff for Reserve Matters. 24

"(b) SELECTION.—(1) The Assistant to the Chairman
 of the Joint Chiefs of Staff for National Guard Matters shall
 be selected by the Chairman from officers of the Army Na tional Guard of the United States or the Air Guard of the
 United States who—
 "(A) are recommended for such selection by their

(A) are recommended for such selection by their
respective Governors or, in the case of the District of
Columbia, the commanding general of the District of
Columbia National Guard;

"(B) have had at least 10 years of federally recognized commissioned service in the National Guard
and significant joint duty experience, as determined
by the Chairman of the Joint Chiefs of Staff; and

"(C) are in a grade above the grade of colonel.
"(2) The Assistant to the Chairman of the Joint Chiefs
of Staff for Reserve Matters shall be selected by the Chairman from officers of the Army Reserve, the Navy Reserve,
the Marine Corps Reserve, or the Air Force Reserve who—
"(A) are recommended for such selection by the
Secretary of the military department concerned;

21 "(B) have had at least 10 years of commissioned
22 service in their reserve component and significant
23 joint duty experience, as determined by the Chairman
24 of the Joint Chiefs of Staff; and

"(C) are in a grade above the grade of colonel or,
 in the case of the Navy Reserve, captain.

3 "(c) TERM OF OFFICE.—Each Assistant to the Chair4 man of the Joint Chiefs of Staff under subsection (a) serves
5 at the pleasure of the Chairman for a term of two years
6 and may be continued in that assignment in the same man7 ner for one additional term. However, in time of war there
8 is no limit on the number of terms.

9 "(d) GRADE.—Each Assistant to the Chairman of the Joint Chiefs of Staff under subsection (a), while so serving, 10 holds the grade of major general or, in the case of the Navy 11 Reserve, rear admiral. Each such officer shall be considered 12 13 to be serving in a position covered by the limited exclusion from the authorized strength of general officers and flag offi-14 15 cers on active duty provided by section 526(b) of this title. 16 "(e) DUTIES.—(1) The Assistant to the Chairman of

17 the Joint Chiefs of Staff for National Guard Matters is an
18 adviser to the Chairman on matters relating to the National
19 Guard and performs the duties prescribed for that position
20 by the Chairman.

"(2) The Assistant to the Chairman of the Joint Chiefs
of Staff for Reserve Matters is an adviser to the Chairman
on matters relating to the reserves and performs the duties
prescribed for that position by the Chairman.

1 "(f) Other Reserve Component Representation 2 ON JOINT STAFF.—The Secretary of Defense, in consulta-3 tion with the Chairman of the Joint Chiefs, shall develop 4 appropriate policy guidance to ensure that, to the max-5 imum extent practicable, the level of representation of reserve component officers on the Joint Staff is commensurate 6 7 with the significant role of the reserve components within 8 the armed forces.". 9 (b) CLERICAL AMENDMENT.—The table of sections at 10 the beginning of such chapter is amended by inserting after the item related to section 155 the following new item: 11 "155a. Assistants to the Chairman of the Joint Chiefs of Staff for National Guard

matters and for Reserve matters.".

12 (c) REPEAL OF SUPERSEDED LAW.—Section 901 of the National Defense Authorization Act for Fiscal Year 13 1998 (Public Law 105–85; 10 U.S.C. 155 note) is repealed. 14 SEC. 512. AUTOMATIC FEDERAL RECOGNITION OF PRO-15 16 MOTION OF CERTAIN NATIONAL GUARD WAR-17 RANT OFFICERS. 18 Section 310(a) of title 32, United States Code, is 19 amended-20 (1) by inserting "(1)" before "Notwithstanding"; 21 and 22 (2) by adding at the end the following new para-23 graph:

1 "(2) Notwithstanding sections 307 and 309 of this 2 title, if a warrant officer, W-1, of the National Guard is promoted to the grade of chief warrant officer, W-2, to fill 3 4 a vacancy in a federally recognized unit in the National 5 Guard, Federal recognition is automatically extended to that officer in the grade of chief warrant officer, W-2, effec-6 7 tive as of the date on which that officer has completed the 8 service in the grade prescribe by the Secretary concerned 9 under section 12242 of title 10, if the warrant officer has remained in an active status since the warrant officer was 10 11 so recommended.".

Subtitle C—General Service Authorities

14 SEC. 521. MODIFICATIONS TO CAREER INTERMISSION15PILOT PROGRAM.

16 (a) EXTENSION OF PROGRAMS TO INCLUDE ACTIVE GUARD AND RESERVE PERSONNEL.—Subsection (a)(1) of 17 section 533 of Duncan Hunter National Defense Authoriza-18 tion Act for Fiscal Year 2009 (Public Law 110-417; 122 19 Stat. 4449; 10 U.S.C. 701 prec.) is amended by inserting 20 21 after "officers and enlisted members of the regular components" the following: ", and members of the Active Guard 22 23 and Reserve (as defined in section 101(b)(16) of title 10, United States Code),". 24

1	(b) Authority to Carry Forward Unused Ac-
2	CRUED LEAVE.—Subsection (h) of such section is amended
3	by adding at the end the following new paragraph:
4	"(5) LEAVE.—A member who participates in a
5	pilot program is entitled to carry forward the leave
6	balance, existing as of the day on which the member
7	begins participation and accumulated in accordance
8	with section 701 of title 10, United States Code, but
9	not to exceed 60 days.".
10	(c) Authority for Disability Processing.—Sub-
11	section (j) of such section is amended—
12	(1) by striking "for purposes of the entitlement"
13	and inserting "for purposes of—
14	"(1) the entitlement";
15	(2) by striking the period at the end and insert-
16	ing "; and"; and
17	(3) by adding at the end the following new para-
18	graph:
19	"(2) retirement or separation for physical dis-
20	ability under the provisions of chapters 55 and 61 of
21	title 10, United States Code.".

1	SEC.	522.	AUTHORITY	FOR	ADDIT	IONAL	BEHAV	IORAL
2			HEALTH PH	ROFES	SIONAL	s to co	ONDUC	T PRE-
3			SEPARATIO	N ME	EDICAL	EXAMS	FOR	POST-
4			TRAUMATIC	C STRE	ESS DISC	ORDER.		

5 Section 1177(a) of title 10, United States Code, is
6 amended—

7 (1) in paragraph (1), by striking "or psychia8 trist" and inserting "psychiatrist, licensed clinical so9 cial worker, or psychiatric nurse practitioner"; and

10 (2) in paragraph (3), by striking "or psychia11 trist" and inserting ", psychiatrist, licensed clinical
12 social worker, or psychiatric nurse practitioner".

13 SEC. 523. AUTHORITY TO ACCEPT VOLUNTARY SERVICES TO

14	ASSIST DEPARTMENT OF DEFENSE EFFORTS
15	TO ACCOUNT FOR MISSING PERSONS.

16 Section 1501(a)(6) of title 10, United States Code, is
17 amended by adding at the end the following new subpara18 graph:

"(D) Notwithstanding section 1342 of title 31, the Secretary of Defense may accept voluntary services provided
by individuals or non-Federal entities to further the purposes of this chapter.".

1SEC. 524. AUTHORIZED LEAVE AVAILABLE FOR MEMBERS2OF THE ARMED FORCES UPON BIRTH OR3ADOPTION OF A CHILD.

4 Section 701 of title 10, United States Code, is amend5 ed—

6 (1) by striking subsections (i) and (j) and insert7 ing the following new subsection:

8 "(i)(1) A member of the armed forces who gives birth 9 to a child or who adopts a child in a qualifying child adop-10 tion and will be primary caregiver for the adopted child 11 shall receive 42 days of leave after the birth or adoption 12 to be used in connection with the birth or adoption of the 13 child.

14 "(2) A married member of the armed forces on active 15 duty whose wife gives birth to a child or who adopts a child 16 in a qualifying child adoption, but will not be primary 17 caregiver for the adopted child, shall receive 10 days of leave 18 to be used in connection with the birth or adoption of the 19 child.

20 "(3) If two members of the armed forces who are mar-21 ried to each other adopt a child in a qualifying child adop-22 tion, only one of the members may be designated as primary 23 caregiver for purposes of paragraph (1). In the case of a 24 dual-military couple, the member authorized leave under 25 paragraph (1) and the member authorized leave under 26 paragraph (2) may utilize the leave at the same time. "(4) For the purpose of this subsection, an adoption
 of a child by a member is a qualifying child adoption if
 the member is eligible for reimbursement of qualified adop tion expenses for such adoption under section 1052 of this
 title.

6 "(5) Leave authorized under this subsection is in addi7 tion to other leave provided under other provisions of this
8 section.

9 "(6) The Secretary of Defense may prescribe such regu10 lations as may be necessary to carry out this subsection.";
11 and

12 (2) by redesignating subsection (k) as subsection
13 (j).

14 SEC. 525. COMMAND RESPONSIBILITY AND ACCOUNT-15ABILITY FOR REMAINS OF MEMBERS OF THE16ARMY, NAVY, AIR FORCE, AND MARINE CORPS17WHO DIE OUTSIDE THE UNITED STATES.

18 Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall take such steps 19 as may be necessary to ensure that there is continuous, des-20 21 ignated military command responsibility and account-22 ability for the care, handling, and transportation of the re-23 mains of each deceased member of the Army, Navy, Air 24 Force, or Marine Corps who died outside the United States, beginning with the initial recovery of the remains, through 25

the defense mortuary system, until the interment of the re mains or the remains are otherwise accepted by the person
 designated as provided by section 1482(c) of title 10, United
 States Code, to direct disposition of the remains.

5 SEC. 526. REPORT ON FEASIBILITY OF DEVELOPING GEN6 DER-NEUTRAL OCCUPATIONAL STANDARDS
7 FOR MILITARY OCCUPATIONAL SPECIALTIES
8 CURRENTLY CLOSED TO WOMEN.

9 Not later than 60 days after the date of the enactment 10 of this Act, the Secretary of Defense shall submit to the con-11 gressional defense committees a report evaluating the feasi-12 bility of incorporating gender-neutral occupational stand-13 ards for military occupational specialties closed, as of the 14 date of the enactment of this Act, to female members of the 15 Armed Forces.

16SEC. 527. COMPLIANCE WITH MEDICAL PROFILES ISSUED17FOR MEMBERS OF THE ARMED FORCES.

(a) COMPLIANCE REQUIREMENT.—The Secretary of a
military department shall ensure that commanding officers—

(1) do not prohibit or otherwise restrict the ability of physicians and other licensed health-care providers to issue a medical profile for a member of the
Armed Forces; and

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2 issued to a member of the Armed Forces is assigning
3 duties to the member.

(b) LIMITED WAIVER AUTHORITY.—The first general 4 5 officer or flag officer in the chain of command of a member of the Armed Forces covered by a medical profile may au-6 7 thorize, on a case-by-case basis, a temporary waiver of the 8 compliance requirement imposed by subsection (a)(2) if the 9 officer determines that the assignment of duties to the mem-10 ber in violation of the terms of the medical profile is vital to ensuring the readiness of the member and the unit. 11

12 (c) MEDICAL PROFILE DEFINED.—In this section, the 13 term "medical profile", with respect to a member of the 14 Armed Forces, means a limitation imposed by a physician 15 or other licensed health-care provider on the physical activ-16 ity of the member on account of an illness or injury to fa-17 cilitate the member's recovery or reduce the seriousness of 18 the illness or injury.

19 Subtitle D—Military Justice and 20 Legal Matters

21 SEC. 531. CLARIFICATION AND ENHANCEMENT OF THE22ROLE OF STAFF JUDGE ADVOCATE TO THE23COMMANDANT OF THE MARINE CORPS.

24 (a) APPOINTMENT BY THE PRESIDENT AND PERMA25 NENT APPOINTMENT TO GRADE OF MAJOR GENERAL.

Subsection (a) of section 5046 of title 10, United States
 Code, is amended—

3	(1) in the first sentence, by striking "detailed"
4	and inserting "appointed by the President, by and
5	with the advice and consent of the Senate,"; and
6	(2) by striking the second sentence and inserting
7	the following: "If the officer to be appointed as the
8	Staff Judge Advocate to the Commandant of the Ma-
9	rine Corps holds a grade lower than the grade of
10	major general immediately before the appointment,
11	the officer shall be appointed in the grade of major
12	general.".
13	(b) DUTIES, AUTHORITY, AND ACCOUNTABILITY.—
14	Such section is further amended—
15	(1) by redesignating subsection (c) as subsection
16	(d); and
17	(2) by inserting after subsection (b) the following
18	new subsection (c):
19	"(c) The Staff Judge Advocate to the Commandant of
20	the Marine Corps, under the direction of the Commandant
21	of the Marine Corps and the Secretary of the Navy, shall—
22	"(1) perform such duties relating to legal matters
23	arising in the Marine Corps as may be assigned to
24	the Staff Judge Advocate;

1	"(2) perform the functions and duties, and exer-
2	cise the powers, prescribed for the Staff Judge Advo-
3	cate to the Commandant of the Marine Corps in
4	chapters 47 (the Uniform Code of Military Justice)
5	and 53 of this title; and
6	"(3) perform such other duties as may be as-
7	signed to the Staff Judge Advocate.".
8	(c) Composition of Headquarters, Marine
9	CORPS.—Section 5041(b) of such title is amended—
10	(1) by redesignating paragraphs (4) and (5) as
11	paragraphs (5) and (6), respectively; and
12	(2) by inserting after paragraph (3) the fol-
13	lowing new paragraph (4):
14	"(4) The Staff Judge Advocate to the Com-
15	mandant of the Marine Corps.".
16	(d) Supervision of Certain Legal Services.—
17	(1) Administration of military justice.—
18	Section 806(a) of such title (article 6(a) of the Uni-
19	form Code of Military Justice) is amended in the
20	third sentence by striking "or senior members of his
21	staff" and inserting ", the Staff Judge Advocate to the
22	Commandant of the Marine Corps, or senior members
23	of their staffs".
24	(2) Delivery of legal assistance.—Section
25	1044(b) of such title is amended by inserting "and,

1 within the Marine Corps, the Staff Judge Advocate to 2 the Commandant of the Marine Corps" after "juris-3 diction of the Secretary". 4 SEC. 532. PERSONS WHO MAY EXERCISE DISPOSITION AU-5 THORITY REGARDING CHARGES INVOLVING 6 CERTAIN SEXUAL MISCONDUCT OFFENSES 7 UNDER THE UNIFORM CODE OF MILITARY 8 JUSTICE. 9 (a) PERSONS WHO MAY EXERCISE DISPOSITION AU-10 THORITY.— 11 (1) DISPOSITION AUTHORITY.—With respect to 12 any charge under chapter 47 of title 10, United 13 States Code (the Uniform Code of Military Justice) 14 that alleges an offense specified in paragraph (2), the 15 Secretary of Defense shall require the Secretaries of 16 the military departments to restrict disposition au-17 thority under section 830 of such chapter (article 30) 18 of the Uniform Code of Military Justice) to officers of 19 the Armed Forces who have the authority to convene 20 special courts-martial under section 823 of such chap-21 ter (article 23 of the Uniform Code of Military Jus-22 tice), but no lower than the first colonel, or in the case 23 of the Navy, the first captain, with a legal advisor (or 24 access to a legal advisor) in the chain of command of 25 the person accused of committing the offense.

1	(2) Covered offenses.—Paragraph (1) ap-
2	plies with respect to a charge that alleges any of the
3	following offenses under chapter 47 of title 10, United
4	States Code (the Uniform Code of Military Justice):
5	(A) Rape or sexual assault under subsection
6	(a) or (b) of section 920 of such chapter (article
7	120).
8	(B) Forcible sodomy under section 925 of
9	such chapter (article 125).
10	(C) An attempt to commit an offense speci-
11	fied in paragraph (1) or (2), as punishable
12	under section 880 of such chapter (article 80).
13	(b) Implementation.—
14	(1) Service secretaries.—The Secretaries of
15	the military departments shall revise policies and
16	procedures as necessary to comply with subsection (a).
17	(2) Secretary of defense.—Not later than
18	180 days after the date of the enactment of this Act,
19	the Secretary of Defense shall recommend such
20	changes to the Manual for Courts-Martial as are nec-
21	essary to ensure compliance with subsection (a).
22	(c) Recommendation of Additional Changes to
23	MANUAL FOR COURTS-MARTIAL OR UCMJ POLICY.—Not
24	later than 180 days after the date of the enactment of this
25	Act, the Secretary of Defense shall make recommendations

for additional changes to the Manual for Courts-Martial or
 to Department of Defense policies that would—

3 (1) ensure the consideration of the material facts 4 regarding an alleged offense specified in subsection (a)(2) or other sexual offense under sections 920 5 6 through 920c of title 10, United States Code (articles 7 120 through 120c of the Uniform Code of Military 8 Justice) is given precedence over the consideration of 9 the character of the military service of the person ac-10 cused of the sexual offense; and

(2) require all commanders who receive a report
or complaint alleging an offense specified in subsection (a)(2) to refer the report or complaint to the
Defense Criminal Investigative Service, Army Criminal Investigative Command, Naval Criminal Investigative Service, or Air Force Office of Special Investigations, as the case may be.

18 SEC. 533. INDEPENDENT REVIEW AND ASSESSMENT OF UNI-

19FORM CODE OF MILITARY JUSTICE AND JUDI-20CIAL PROCEEDINGS OF SEXUAL ASSAULT21CASES.

(a) INDEPENDENT REVIEW AND ASSESSMENT.—The
Secretary of Defense shall establish an independent panel
to conduct an independent review and assessment of judicial proceedings under the Uniform Code of Military Jus-

4 (b) INDEPENDENT PANEL FOR REVIEW.—

5 (1) COMPOSITION.—The panel shall be composed 6 of five members, appointed by the Secretary of De-7 fense from among private United States citizens who 8 have expertise in military law, civilian law, prosecu-9 tion of sexual assaults in Federal criminal court, 10 military justice policies, the missions of the Armed 11 Forces, or offenses relating to rape, sexual assault, 12 and other sexual misconduct under the Uniform Code 13 of Military Justice..

14 (2) CHAIR.—The chair of the panel shall be ap15 pointed by the Secretary from among the members of
16 the panel appointed under paragraph (1).

17 (3) PERIOD OF APPOINTMENT; VACANCIES.—
18 Members shall be appointed for the life of the panel.
19 Any vacancy in the panel shall be filled in the same
20 manner as the original appointment.

21 (4) DEADLINE FOR APPOINTMENTS.—All original
22 appointments to the panel shall be made not later
23 than 120 days after the date of the enactment of this
24 Act.

1	(5) MEETINGS.—The panel shall meet at the call
2	of the chair.
3	(6) FIRST MEETING.—The chair shall call the
4	first meeting of the panel not later than 60 days after
5	the date of the appointment of all the members of the
6	panel.
7	(7) DURATION.—The panel shall expire on Sep-
8	tember 30, 2017.
9	(c) DUTIES.—
10	(1) ANNUAL REPORT ON IMPLEMENTATION OF
11	UCMJ AMENDMENTS.—The panel shall prepare annual
12	reports regarding the implementation of the reforms
13	to the offenses relating to rape, sexual assault, and
14	other sexual misconduct under the Uniform Code of
15	Military Justice enacted by section 541 of the Na-
16	tional Defense Authorization Act for Fiscal Year 2012
17	(Public Law 112–81; 125 Stat. 1404).
18	(2) Review and consultation.—In preparing
19	the reports, the panel shall review, evaluate, and as-
20	sess the following:
21	(A) The advisory sentencing guidelines
22	given by judges in Federal courts and how those
23	guidelines compare to advisory sentencing guid-
24	ance provided to panels rendering punishments
25	in court-martial proceedings, including whether

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1	it would be more beneficial for advisory sen-
2	tencing guidelines to be provided to panels or for
3	discretion to be given to judges regarding wheth-
4	er to issue advisory sentencing guidelines.
5	(B) The punishments or administrative ac-
6	tions taken in response to sexual assault court-
7	martial proceedings, including the number of
8	punishments or administrative actions taken as
9	rendered by a panel and the number of punish-
10	ments or administrative actions rendered by a
11	judge and the consistency and proportionality of
12	the decisions, punishments, and administrative
13	actions to the facts of each case compared with
14	Federal and State criminal courts.
15	(C) The court-martial convictions of sexual
16	assaults in the year covered by the report and
17	the number and description of instances when
18	punishments were reduced upon appeal and the
19	instances in which the defendant appealed fol-
20	lowing a plea agreement, if such information is
21	available.
22	(D) The number of instances in which the
23	previous sexual conduct of the alleged victim was
24	considered in Article 32 proceedings and any in-

1	stances where previous sexual conduct was
2	deemed to be inadmissible.
3	(E) The number of instances in which evi-
4	dence of the previous sexual conduct of the al-
5	leged victim was introduced by the defense in a
6	court-martial what impact that evidence had on
7	the case.
8	(F) The training level of defense and pros-
9	ecution trial counsel, including an inventory of
10	the experience of JAG lead trial counsel in each
11	instance and any existing standards or require-
12	ments for lead counsel, including their experience
13	in defending or prosecuting sexual assault and
14	related offenses.
15	(G) Such other matters and materials as the
16	panel considers appropriate for purposes of the
17	reports.
18	(3) Utilization of other studies.—In pre-
19	paring the reports, the panel may review, and incor-
20	porate as appropriate, the findings of applicable on-
21	going and completed studies
22	(4) FIRST REPORT.—Not later than 180 days
23	after its first meeting, the panel shall submit to the
24	Secretary of Defense and the Committees on Armed
25	Services of the Senate and the House of Representa-

1	tives its first report under this subsection. The panel
2	shall include proposals for such legislative or admin-
3	istrative action as the panel considers appropriate in
4	light of its review.
5	(d) Powers of Panel.—
6	(1) HEARINGS.—The panel may hold such hear-
7	ings, sit and act at such times and places, take such
8	testimony, and receive such evidence as the panel con-
9	siders appropriate to carry out its duties under this
10	section.
11	(2) Information from federal agencies.—
12	Upon request by the chair of the panel, any depart-
13	ment or agency of the Federal Government may pro-
14	vide information that the panel considers necessary to
15	carry out its duties under this section.
16	(e) Personnel Matters.—
17	(1) PAY OF MEMBERS.—Members of the panel
18	shall serve without pay by reason of their work on the
19	panel.
20	(2) TRAVEL EXPENSES.—The members of the
21	panel shall be allowed travel expenses, including per
22	diem in lieu of subsistence, at rates authorized for
23	employees of agencies under subchapter I of chapter
24	57 of title 5, United States Code, while away from

1	their homes or regular places of business in the per-
2	formance or services for the panel.
3	SEC. 534. COLLECTION AND RETENTION OF RECORDS ON
4	DISPOSITION OF REPORTS OF SEXUAL AS-
5	SAULT.
6	(a) Collection.—The Secretary of Defense shall re-
7	quire that the Secretary of each military department estab-
8	lish a record on the disposition of any report of sexual as-
9	sault, whether such disposition is court martial, nonjudicial
10	punishment, or other administrative action. The record of
11	any such disposition shall include the following, as appro-
12	priate:
13	(1) Documentary information collected about the
14	incident reported, other than investigator case notes.
15	(2) Punishment imposed, including the sen-
16	tencing by judicial or non-judicial means including
17	incarceration, fines, restriction, and extra duty as a
18	result of military court-martial, Federal and local
19	court and other sentencing, or any other punishment
20	imposed.
21	(3) Administrative actions taken, if any.
22	(4) Any pertinent referrals offered as a result of
23	the incident (such as drug and alcohol counseling and

24 other types of counseling or intervention).

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(b) RETENTION.—The Secretary of Defense shall re-

2	quire that—
3	(1) the records established pursuant to subsection
4	(a) be retained by the Department of Defense for a pe-
5	riod of not less than 20 years; and
6	(2) a copy of such records be maintained at a
7	centralized location for the same period as applies to
8	retention of the records under paragraph (1).
9	SEC. 535. BRIEFING, PLAN, AND RECOMMENDATIONS RE-
10	GARDING EFFORTS TO PREVENT AND RE-
11	SPOND TO HAZING INCIDENTS INVOLVING
12	MEMBERS OF THE ARMED FORCES.
13	(a) Briefing and Plan Required.—Not later than
14	May 1, 2013, the Secretary of Defense shall provide to the
15	Committees on Armed Services of the Senate and House of
16	Representatives a briefing and plan that outlines efforts by
17	the Department of Defense—
18	(1) to prevent the hazing of members of the
19	Armed Forces by other members of the Armed Forces;
20	and
21	(2) to respond to and resolve alleged hazing inci-
22	dents involving members of the Armed Forces, includ-
23	ing the prosecution of offenders through the use of pu-
24	nitive articles under subchapter X of chapter 47 of

(b) DATABASE.—The plan required by subsection (a) 3 4 shall include the establishment of a database for the purpose of improving the ability of the Department of Defense-5 6 (1) to determine the extent to which hazing inci-7 dents involving members of the Armed Forces are oc-8 curring and the nature of such hazing incidents; and 9 (2) to track, respond to, and resolve hazing inci-10 dents involving members of the Armed Forces. 11 (c) RECOMMENDATIONS.—As part of the briefing re-12 quired by subsection (a), the Secretary of Defense shall submit such recommendations for changes to the Uniform Code 13

14 of Military Justice and the Manual for Courts-Martial as
15 the Secretary of Defense considers necessary to improve the
16 prosecution of hazing incidents.

17 (d) CONSULTATION.—The Secretary of Defense shall
18 prepare the plan, database, and recommendations required
19 by this section in consultation with the Secretaries of the
20 military departments.

(e) HAZING DESCRIBED.—For purposes of carrying
out this section, the Secretary of Defense shall use the definition of hazing contained in the August 28, 1997, Secretary
of Defense Policy Memorandum, which defined hazing as
any conduct whereby a member of the Armed Forces, re-

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gardless of branch or rank, without proper authority causes another member to suffer, or be exposed to, any activity 2 3 which is cruel, abusive, humiliating, oppressive, demeaning, 4 or harmful. Soliciting or coercing another person to per-5 petrate any such activity is also considered hazing. Hazing need not involve physical contact among or between mem-6 bers of the Armed Forces. Hazing can be verbal or psycho-7 8 logical in nature. Actual or implied consent to acts of haz-9 ing does not eliminate the culpability of the perpetrator. 10 SEC. 536. PROTECTION OF RIGHTS OF CONSCIENCE OF 11 MEMBERS OF THE ARMED FORCES AND CHAP-12 LAINS OF SUCH MEMBERS. 13 (a) PROTECTION.—Chapter 53 of title 10, United 14 States Code, is amended by inserting after section 1034 the 15 following new section: "§1034a. Protection of rights of conscience of mem-16 17 bers of the Armed Forces and chaplains of 18 such members 19 "(a) PROTECTION OF RIGHTS OF CONSCIENCE.—The Armed Forces shall accommodate the conscience and sin-20 21 cerely held moral principles and religious beliefs of the 22 members of the Armed Forces concerning the appropriate 23 and inappropriate expression of human sexuality and may 24 not use such conscience, principles, or beliefs as the basis 25 of any adverse personnel action, discrimination, or denial

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of promotion, schooling, training, or assignment. Nothing
 in this subsection precludes disciplinary action for conduct
 that is proscribed by chapter 47 of this title (the Uniform
 Code of Military Justice).

5 "(b) PROTECTION OF CHAPLAINS.—(1) For purposes
6 of this title, a military chaplain is—

"(A) a certified religious leader or clergy of a
faith community who, after satisfying the professional
and educational requirements of the commissioning
service, is commissioned as an officer in the Chaplains Corps of one of the branches of the Armed
Forces; and

"(B) a representative of the faith group of the
chaplain, who remains accountable to the endorsing
faith group for the religious ministry involved to
members of the Armed Forces, to—

17 "(i) provide for the religious and spiritual needs
18 of members of the Armed Forces of that faith group;
19 and

20 "(ii) facilitate the religious needs of members of
21 the Armed Forces of other faith groups.

22 "(2) No member of the Armed Forces may—

23 "(A) direct, order, or require a chaplain to per24 form any duty, rite, ritual, ceremony, service, or
25 function that is contrary to the conscience, moral

1	principles, or religious beliefs of the chaplain, or con-
2	trary to the moral principles and religious beliefs of
3	the endorsing faith group of the chaplain; or
4	"(B) discriminate or take any adverse personnel
5	action against a chaplain, including denial of pro-
6	motion, schooling, training, or assignment, on the
7	basis of the refusal by the chaplain to comply with a
8	direction, order, or requirement prohibited by sub-
9	paragraph (A).
10	"(c) REGULATIONS.—The Secretary of Defense shall
11	issue regulations implementing the protections afforded by
12	this section.".
13	(b) Clerical Amendment.—The table of sections at
14	the beginning of chapter 53 of title 10, United States Code,
15	is amended by inserting after the item relating to section
16	1034 the following new item:
	1034a. Protection of rights of conscience of members of the Armed Forces and chaplains of such members.
17	SEC. 537. USE OF MILITARY INSTALLATIONS AS SITES FOR
18	MARRIAGE CEREMONIES OR MARRIAGE-LIKE
19	CEREMONIES.
20	A military installation or other property owned or
21	rented by, or otherwise under the jurisdiction or control of,
22	the Department of Defense may not be used to officiate, sol-
23	emnize, or perform a marriage or marriage-like ceremony

involving anything other than the union of one man with
 one woman.

3 Subtitle E—Member Education and 4 Training Opportunities and Ad 5 ministration

6 SEC. 541. TRANSFER OF TROOPS-TO-TEACHERS PROGRAM

FROM DEPARTMENT OF EDUCATION TO DEPARTMENT OF DEFENSE AND ENHANCEMENTS TO THE PROGRAM.

10 (a) TRANSFER OF FUNCTIONS.—

(1) TRANSFER.—The responsibility and authority for operation and administration of the Troopsto-Teachers Program in chapter A of subpart 1 of
part C of title II of the Elementary and Secondary
Education Act of 1965 (20 U.S.C. 6671 et seq.) is
transferred from the Secretary of Education to the
Secretary of Defense.

(2) EFFECTIVE DATE.—The transfer under paragraph (1) shall take effect on the first day of the first
month beginning more than 90 days after the date of
the enactment of this Act, or on such earlier date as
the Secretary of Education and the Secretary of Defense may jointly provide.

24 (b) ENACTMENT OF PROGRAM AUTHORITY IN TITLE
25 10, UNITED STATES CODE.—

1	(1) IN GENERAL.—Chapter 58 of title 10, United
2	States Code, is amended by adding at the end the fol-
3	lowing new section:
4	"§1154. Assistance to eligible members and former
5	members to obtain employment as teach-
6	ers: troops-to-teachers program
7	"(a) DEFINITIONS.—In this section:
8	"(1) Charter school.—The term 'charter
9	school' has the meaning given that term in section
10	5210(1) of the Elementary and Secondary Education
11	Act of 1965 (20 U.S.C. 7221i(1)).
12	"(2) ELIGIBLE SCHOOL.—The term 'eligible
13	school' means—
14	"(A) a public school, including a charter
15	school, at which—
16	"(i) at least 30 percent of the students
17	enrolled in the school are from families with
18	incomes below 185 percent of poverty level
19	(as defined by the Office of Management
20	and Budget and revised at least annually
21	in accordance with section $9(b)(1)$ of the
22	Richard B. Russell National School Lunch
23	Act (42 U.S.C. 1758(b)(1)) applicable to a
24	family of the size involved; or

1	"(ii) at least 13 percent of the students
2	enrolled in the school qualify for assistance
3	under part B of the Individuals with Dis-
4	abilities Education Act; or
5	"(B) a Bureau-funded school as defined in
6	section 1141(3) of the Education Amendments of
7	1978 (25 U.S.C. 2021(3)).
8	"(3) High-need school.—The term 'high-need
9	school' means—
10	"(A) an elementary or middle school in
11	which at least 50 percent of the enrolled students
12	are children from low-income families, based on
13	the number of children eligible to for free and re-
14	duced priced lunches under the Richard B. Rus-
15	sell National School Lunch Act (42 U.S.C. 1751
16	et seq.), the number of children in families re-
17	ceiving assistance under the State program fund-
18	ed under part A of title IV of the Social Security
19	Act (42 U.S.C. 601 et seq.), the number of chil-
20	dren eligible to receive medical assistance under
21	the Medicaid program, or a composite of these
22	indicators;
23	``(B) a high school in which at least 40 per-
24	cent of enrolled students are children from low-

1	income families, which may be calculated using
2	comparable data from feeder schools; or
3	"(C) a school that is in a local educational
4	agency that is eligible under section 6211(b) of
5	the Elementary and Secondary Education Act of
6	1965 (20 U.S.C. 7345(b)).
7	"(4) Member of the armed forces.—The
8	term 'member of the armed forces' includes a retired
9	or former member of the armed forces.
10	"(5) PARTICIPANT.—The term 'participant'
11	means an eligible member of the armed forces selected
12	to participate in the Program.
13	"(6) PROGRAM.—The term 'Program' means the
14	Troops-to-Teachers Program authorized by this sec-
15	tion.
16	"(7) Secretary.—The term 'Secretary' means
17	the Secretary of Defense.
18	"(8) ADDITIONAL TERMS.—The terms 'elemen-
19	tary school', 'local educational agency', 'secondary
20	school', and 'State' have the meanings given those
21	terms in section 9101 of the Elementary and Sec-
22	ondary Education Act of 1965 (20 U.S.C. 7801).
23	"(b) Program Authorization.—The Secretary of
24	Defense may carry out a Troops-to-Teachers Program—

1	"(1) to assist eligible members of the armed
2	forces described in subsection (d) to obtain certifi-
3	cation or licensing as elementary school teachers, sec-
4	ondary school teachers, or career or technical teachers;
5	and
6	"(2) to facilitate the employment of such mem-
7	bers—
8	"(A) by local educational agencies or char-
9	ter schools that the Secretary of Education iden-
10	tifies as—
11	((i) receiving grants under part A of
12	title I of the Elementary and Secondary
13	Education Act of 1965 (20 U.S.C. 6301 et.
14	seq.) as a result of having within their ju-
15	risdictions concentrations of children from
16	low-income families; or
17	"(ii) experiencing a shortage of teach-
18	ers, in particular a shortage of science,
19	mathematics, special education, foreign lan-
20	guage, or career or technical teachers; and
21	"(B) in elementary schools or secondary
22	schools, or as career or technical teachers.
23	"(c) Counseling and Referral Services.—The
24	Secretary may provide counseling and referral services to
25	members of the armed forces who do not meet the eligibility

1	criteria described in subsection (d), including the education
2	qualification requirements under paragraph $(3)(B)$ of such
3	subsection.
4	"(d) ELIGIBILITY AND APPLICATION PROCESS.—
5	"(1) ELIGIBLE MEMBERS.—The following mem-
6	bers of the armed forces are eligible for selection to
7	participate in the Program:
8	"(A) Any member who—
9	"(i) on or after October 1, 1999, be-
10	comes entitled to retired or retainer pay
11	under this title or title 14;
12	"(ii) has an approved date of retire-
13	ment that is within one year after the date
14	on which the member submits an applica-
15	tion to participate in the Program; or
16	"(iii) has been transferred to the Re-
17	tired Reserve.
18	"(B) Any member who, on or after January
19	8, 2002—
20	((i)(I) is separated or released from
21	active duty after four or more years of con-
22	tinuous active duty immediately before the
23	separation or release; or
24	"(II) has completed a total of at least
25	six years of active duty service, six years of

1	service computed under section 12732 of
2	this title, or six years of any combination
3	of such service; and
4	"(ii) executes a reserve commitment
5	agreement for a period of not less than three
6	years under paragraph (5)(B).
7	"(C) Any member who, on or after January
8	8, 2002, is retired or separated for physical dis-
9	ability under chapter 61 of this title.
10	"(2) SUBMISSION OF APPLICATIONS.—(A) Selec-
11	tion of eligible members of the armed forces to partici-
12	pate in the Program shall be made on the basis of ap-
13	plications submitted to the Secretary within the time
14	periods specified in subparagraph (B). An applica-
15	tion shall be in such form and contain such informa-
16	tion as the Secretary may require.
17	``(B) In the case of an eligible member of the
18	armed forces described in subparagraph $(A)(i)$, (B) ,
19	or (C) of paragraph (1), an application shall be con-
20	sidered to be submitted on a timely basis under if the
21	application is submitted not later than three years
22	after the date on which the member is retired, sepa-
23	rated, or released from active duty, whichever applies

24 to the member.

1	"(3) Selection criteria; educational back-
2	GROUND REQUIREMENTS; HONORABLE SERVICE RE-
3	QUIREMENT.—(A) The Secretary shall prescribe the
4	criteria to be used to select eligible members of the
5	armed forces to participate in the Program.
6	"(B) If a member of the armed forces is applying
7	for the Program to receive assistance for placement as
8	an elementary school or secondary school teacher, the
9	Secretary shall require the member to have received a
10	baccalaureate or advanced degree from an accredited
11	institution of higher education.
12	"(C) If a member of the armed forces is applying
13	for the Program to receive assistance for placement as
14	a career or technical teacher, the Secretary shall re-
15	quire the member—
16	"(i) to have received the equivalent of one
17	year of college from an accredited institution of
18	higher education or the equivalent in military
19	education and training as certified by the De-
20	partment of Defense; or
21	"(ii) to otherwise meet the certification or
22	licensing requirements for a career or technical
23	teacher in the State in which the member seeks
24	assistance for placement under the Program.

"(D) A member of the armed forces is eligible to
participate in the Program only if the member's last
period of service in the armed forces was honorable,
as characterized by the Secretary concerned. A mem-
ber selected to participate in the Program before the
retirement of the member or the separation or release
of the member from active duty may continue to par-
ticipate in the Program after the retirement, separa-
tion, or release only if the member's last period of
service is characterized as honorable by the Secretary
concerned.
"(4) Selection priorities.—In selecting eligi-
ble members of the armed forces to receive assistance
under the Program, the Secretary—
"(A) shall give priority to members who-
"(i) have educational or military expe-
rience in science, mathematics, special edu-
cation, foreign language, or career or tech-
nical subjects; and
"(ii) agree to seek employment as
science, mathematics, foreign language, or
special education teachers in elementary
schools or secondary schools or in other
schools under the jurisdiction of a local edu-
cational agency; and

1	"(B) may give priority to members who
2	agree to seek employment in a high-need school.
3	"(5) Other conditions on selection.—(A)
4	Subject to subsection (i), the Secretary may not select
5	an eligible member of the armed forces to participate
6	in the Program and receive financial assistance un-
7	less the Secretary has sufficient appropriations for the
8	Program available at the time of the selection to sat-
9	isfy the obligations to be incurred by the United
10	States under subsection (e) with respect to the mem-
11	ber.
12	``(B) The Secretary may not select an eligible
13	member of the armed forces described in paragraph
14	(1)(B)(i) to participate in the Program and receive
15	financial assistance under subsection (e) unless the
16	member executes a written agreement to serve as a
17	member of the Selected Reserve of a reserve component
18	of the armed forces for a period of not less than three
19	years.
20	"(e) Participation Agreement and Financial As-
21	SISTANCE.—
22	"(1) PARTICIPATION AGREEMENT.—(A) An eligi-
23	ble member of the armed forces selected to participate
24	in the Program under subsection (b) and to receive fi-

25 nancial assistance under this subsection shall be re-

1	quired to enter into an agreement with the Secretary
2	in which the member agrees—
3	"(i) within such time as the Secretary may
4	require, to obtain certification or licensing as an
5	elementary school teacher, secondary school
6	teacher, or career or technical teacher; and
7	"(ii) to accept an offer of full-time employ-
8	ment as an elementary school teacher, secondary
9	school teacher, or career or technical teacher for
10	not less than three school years in an eligible
11	school to begin the school year after obtaining
12	that certification or licensing.
13	"(B) The Secretary may waive the three-year
14	commitment described in subparagraph $(A)(ii)$ for a
15	participant if the Secretary determines such waiver to
16	be appropriate. If the Secretary provides the waiver,
17	the participant shall not be considered to be in viola-
18	tion of the agreement and shall not be required to
19	provide reimbursement under subsection (f), for fail-
20	ure to meet the three-year commitment.
21	"(2) VIOLATION OF PARTICIPATION AGREEMENT;
22	EXCEPTIONS.—A participant shall not be considered
23	to be in violation of the participation agreement en-

tered into under paragraph (1) during any period in
which the participant—

1	"(A) is pursuing a full-time course of study
2	related to the field of teaching at an institution
3	of higher education;
4	``(B) is serving on active duty as a member
5	of the armed forces;
6	"(C) is temporarily totally disabled for a
7	period of time not to exceed three years as estab-
8	lished by sworn affidavit of a qualified physi-
9	cian;
10	"(D) is unable to secure employment for a
11	period not to exceed 12 months by reason of the
12	care required by a spouse who is disabled;
13	``(E) is unable to find full-time employment
14	as a teacher in an elementary school or sec-
15	ondary school or as a career or technical teacher
16	for a single period not to exceed 27 months; or
17	``(F) satisfies the provisions of additional
18	reimbursement exceptions that may be prescribed
19	by the Secretary.
20	"(3) Stipend and bonus for participants.—
21	(A) Subject to subparagraph (C), the Secretary may
22	pay to a participant a stipend to cover expenses in-
23	curred by the participant to obtain the required edu-
24	cational level, certification or licensing. Such stipend
25	may not exceed \$5,000 and may vary by participant.

(B)(i) Subject to subparagraph (C), the Sec-
retary may pay a bonus to a participant who agrees
in the participation agreement under paragraph (1)
to accept full-time employment as an elementary
school teacher, secondary school teacher, or career or
technical teacher for not less than three school years
in an eligible school.
"(ii) The amount of the bonus may not exceed
\$5,000, unless the eligible school is a high-need school,
in which case the amount of the bonus may not exceed
\$10,000. Within such limits, the bonus may vary by
participant and may take into account the priority
placements as determined by the Secretary.
(C)(i) The total number of stipends that may be
paid under subparagraph (A) in any fiscal year may
not exceed 5,000.
"(ii) The total number of bonuses that may be
paid under subparagraph (B) in any fiscal year may
not exceed 3,000.
"(iii) A participant may not receive a stipend
under subparagraph (A) if the participant is eligible
for benefits under chapter 33 of title 38.
"(iv) The combination of a stipend under sub-
paragraph (A) and a bonus under subparagraph (B)
for any one participant may not exceed \$10,000.

1	"(4) TREATMENT OF STIPEND AND BONUS.—A
2	stipend or bonus paid under this subsection to a par-
3	ticipant shall be taken into account in determining
4	the eligibility of the participant for Federal student
5	financial assistance provided under title IV of the
6	Higher Education Act of 1965 (20 U.S.C. 1070 et
7	seq.).
8	"(f) Reimbursement Under Certain Cir-
9	CUMSTANCES.—
10	"(1) Reimbursement required.—A partici-
11	pant who is paid a stipend or bonus under this sub-
12	section shall be subject to the repayment provisions of
13	section 373 of title 37 under the following cir-
14	cumstances:
15	"(A) The participant fails to obtain teacher
16	certification or licensing or to obtain employ-
17	ment as an elementary school teacher, secondary
18	school teacher, or career or technical teacher as
19	required by the participation agreement under
20	subsection $(e)(1)$.
21	(B) The participant voluntarily leaves, or
22	is terminated for cause from, employment as an
23	elementary school teacher, secondary school
24	teacher, or career or technical teacher during the

1 three years of required service in violation of the 2 participation agreement. "(C) The participant executed a written 3 4 agreement with the Secretary concerned under 5 subsection (d)(5)(B) to serve as a member of a 6 reserve component of the armed forces for a pe-7 riod of three years and fails to complete the re-8 quired term of service. 9 "(2) Amount of reimbursement.—A partici-10 pant required to reimburse the Secretary for a sti-11 pend or bonus paid to the participant under sub-12 section (e) shall pay an amount that bears the same 13 ratio to the amount of the stipend or bonus as the 14 unserved portion of required service bears to the three 15 years of required service. "(3) INTEREST.—Any amount owed by a partic-16 17 ipant under this subsection shall bear interest at the 18 rate equal to the highest rate being paid by the 19 United States on the day on which the reimbursement 20 is determined to be due for securities having matu-21 rities of 90 days or less and shall accrue from the day 22 on which the participant is first notified of the 23 amount due. 24 "(4) EXCEPTIONS TO REIMBURSEMENT REQUIRE-

25 MENT.—A participant shall be excused from reim-

bursement under this subsection if the participant be comes permanently totally disabled as established by
 sworn affidavit of a qualified physician. The Sec retary may also waive the reimbursement in cases of
 extreme hardship to the participant, as determined by
 the Secretary.

"(g) RELATIONSHIP TO EDUCATIONAL ASSISTANCE
UNDER MONTGOMERY GI BILL.—Except as provided in
subsection (e)(3)(C)(iii), the receipt by a participant of a
stipend or bonus under subsection (e) shall not reduce or
otherwise affect the entitlement of the participant to any
benefits under chapter 30 or 33 of title 38 or chapter 1606
of this title.

14 "(h) PARTICIPATION BY STATES.—

15 "(1) DISCHARGE OF STATE ACTIVITIES THROUGH
16 CONSORTIA OF STATES.—The Secretary may permit
17 States participating in the Program to carry out ac18 tivities authorized for such States under the Program
19 through one or more consortia of such States.

20 "(2) ASSISTANCE TO STATES.—(A) Subject to
21 subparagraph (B), the Secretary may make grants to
22 States participating in the Program, or to consortia
23 of such States, in order to permit such States or con24 sortia of States to operate offices for purposes of re25 cruiting eligible members of the armed forces for par-

ticipation in the Program and facilitating the em ployment of participants as elementary school teach ers, secondary school teachers, and career or technical
 teachers.

5 "(B) The total amount of grants made under
6 subparagraph (A) in any fiscal year may not exceed
7 \$5,000,000.

8 "(i) LIMITATION ON TOTAL FISCAL-YEAR OBLIGA-9 TIONS.—The total amount obligated by the Secretary under 10 the Program for any fiscal year may not exceed 11 \$15,000,000.".

12 (2) CLERICAL AMENDMENT.—The table of sec13 tions at the beginning of such chapter is amended by

14 adding at the end the following new item:

"1154. Assistance to eligible members and former members to obtain employment as teachers: Troops-to-Teachers Program.".

(c) CONFORMING AMENDMENT.—Subparagraph (C) of
section 1142(b)(4) of such title is amended by striking "section 2302" and all that follows through the end of the subparagraph and inserting "under section 1154 of this title.".
(d) TERMINATION OF DEPARTMENT OF EDUCATION

20 TROOPS-TO-TEACHERS PROGRAM.—

21 (1) TERMINATION.—Chapter A of subpart 1 of
22 part C of title II of the Elementary and Secondary
23 Education Act of 1965 (20 U.S.C. 6671 et seq.) is re24 pealed.

1	(2) Clerical Amendment.—The table of con-
2	tents in section 2 of the Elementary and Secondary
3	Education Act 1965 is amended by striking the items
4	relating to chapter A of subpart 1 of part C of title
5	II of such Act.
6	(3) EXISTING AGREEMENTS.—The repeal of
7	chapter A of subpart 1 of part C of title II of the Ele-
8	mentary and Secondary Education Act of 1965 (20
9	U.S.C. 6671 et seq.) by paragraph (1) shall not af-
10	fect—
11	(A) the validity or terms of any agreement
12	entered into under such chapter, as in effect im-
13	mediately before such repeal, before the effective
14	date of the transfer of the Troops-to-Teachers
15	Program under subsection (a); or
16	(B) the authority to pay assistance, make
17	grants, or obtain reimbursement in connection
18	with such an agreement as in effect before the ef-
19	fective date of the transfer of the Troops-to-
20	Teachers Program under subsection (a).
21	SEC. 542. SUPPORT OF NAVAL ACADEMY ATHLETIC AND
22	PHYSICAL FITNESS PROGRAMS.
23	(a) Authority to Support Programs.—Chapter
24	603 of title 10, United States Code, is amended by adding
25	at the end the following new section:

3 "(a) AUTHORITY.—The Secretary of the Navy may
4 enter into agreements, including cooperative agreements (as
5 described in section 6305 of title 31), with the Naval Acad6 emy Athletic Association and its successors and assigns (in
7 this section referred to as the 'association') to manage any
8 aspect of the athletic and physical fitness programs of the
9 Naval Academy.

10 "(b) AUTHORITY TO PROVIDE SUPPORT TO ASSOCIA11 TION.—(1) The Secretary of the Navy may to transfer funds
12 to the association to pay expenses incurred by the associa13 tion in managing the athletic and physical fitness programs
14 of the Naval Academy.

15 "(2) The Secretary may provide personal property and 16 the services of members of the naval service and civilian 17 personnel of the Department of the Navy to assist the asso-18 ciation in managing the athletic and physical fitness pro-19 grams of the Naval Academy.

20 "(c) ACCEPTANCE OF GIFTS FROM THE ASSOCIA21 TION.—The Secretary of the Navy may accept from the as22 sociation funds, supplies, and services for the support of the
23 athletic and physical fitness programs of the Naval Acad24 emy.

25 "(d) RECEIPT AND RETENTION OF FUNDS FROM ASSO26 CIATION AND OTHER SOURCES.—(1) The Secretary of the
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Navy may receive from the association funds generated by
 the athletic and physical fitness programs of the Naval
 Academy and any other activity of the association and to
 retain and use such funds to further the mission of the
 Naval Academy. Receipt and retention of such funds shall
 be subject to oversight by the Secretary.

7 "(2) The Secretary may accept, use, and retain funds
8 from the National Collegiate Athletic Association and to
9 transfer all or part of those funds to the association for the
10 support of the athletic and physical fitness programs of the
11 Naval Academy.

12 "(e) USER FEES.—The Secretary of the Navy may 13 charge user fees to the association for the association's use 14 of Naval Academy facilities for the conduct of summer ath-15 letic camps. Fees collected under this subsection may be re-16 tained for use in support of the Naval Academy athletic 17 program and shall remain available until expended.

18 "(f) LICENSING, MARKETING, AND SPONSORSHIP 19 AGREEMENTS.—(1) The Secretary of the Navy may enter 20 into an agreement with the association authorizing the as-21 sociation to represent the Department of the Navy in con-22 nection with licensing, marketing, and sponsorship agree-23 ments relating to trademarks and service marks identifying 24 the Naval Academy, to the extent authorized by the Chief of Naval Research and in accordance with sections 2260
 and 5022 of this title.

3 "(2) Notwithstanding section 2260(d)(2) of this title,
4 any funds generated by the licensing, marketing, and spon5 sorship under a agreement entered into under paragraph
6 (1) may be accepted, used, and retained by the Secretary,
7 or transferred by the Secretary to the association, for—

8 "(A) payment of the costs of securing trademark
9 registrations and operating of licensing programs; or

10 "(B) supporting the athletic and physical fitness
11 programs of the Naval Academy.

12 "(g) AUTHORIZED SERVICE ON BOARD OF DIREC-13 TORS.—The Secretary may authorize members of the naval 14 service and civilian personnel of the Department of the 15 Navy to serve in accordance with sections 1033 and 1589 16 of this title as members of the governing board of the asso-17 ciation.

18 "(h) CONDITIONS.—The authority provided in this sec19 tion with respect to the association is available only so long
20 as the association continues—

21 "(1) to qualify as a nonprofit organization
22 under section 501(c)(3) of the Internal Revenue Code
23 of 1986

1	"(2) to operate in accordance with this section,
2	the laws of the State of Maryland, and the constitu-
3	tion and bylaws of the association; and
4	"(3) to operate exclusively to support the athletic
5	and physical fitness programs of the Naval Academy.
6	"(i) Congressional Notification.—Not later than
7	60 days after the date on which the Secretary of the Navy
8	enters into an agreement under the authority of this section,
9	the Secretary shall provide a copy of the agreement to the
10	congressional defense committees.".
11	(b) Clerical Amendment.—The table of sections at
12	the beginning of such chapter is amended by adding at the
13	end the following new item:
	"6981. Support of athletic and physical fitness programs.".
14	"6981. Support of athletic and physical fitness programs.". SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL
14 15	
	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL
15	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA-
15 16	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA- TIONS BY REPRESENTATIVES OF FOR-PROFIT
15 16 17	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA- TIONS BY REPRESENTATIVES OF FOR-PROFIT EDUCATIONAL INSTITUTIONS.
15 16 17 18	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA- TIONS BY REPRESENTATIVES OF FOR-PROFIT EDUCATIONAL INSTITUTIONS. (a) REVIEW REQUIRED.—The Inspector General of the
15 16 17 18 19	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA- TIONS BY REPRESENTATIVES OF FOR-PROFIT EDUCATIONAL INSTITUTIONS. (a) REVIEW REQUIRED.—The Inspector General of the Department of Defense shall conduct a review to determine
15 16 17 18 19 20	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA- TIONS BY REPRESENTATIVES OF FOR-PROFIT EDUCATIONAL INSTITUTIONS. (a) REVIEW REQUIRED.—The Inspector General of the Department of Defense shall conduct a review to determine the extent of the access that representatives of for-profit edu-
 15 16 17 18 19 20 21 	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA- TIONS BY REPRESENTATIVES OF FOR-PROFIT EDUCATIONAL INSTITUTIONS. (a) REVIEW REQUIRED.—The Inspector General of the Department of Defense shall conduct a review to determine the extent of the access that representatives of for-profit edu- cational institutions have to military installations and
 15 16 17 18 19 20 21 22 22 	SEC. 543. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REVIEW OF ACCESS TO MILITARY INSTALLA- TIONS BY REPRESENTATIVES OF FOR-PROFIT EDUCATIONAL INSTITUTIONS. (a) REVIEW REQUIRED.—The Inspector General of the Department of Defense shall conduct a review to determine the extent of the access that representatives of for-profit edu- cational institutions have to military installations and whether there are adequate safeguards in place to regulate

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1	(1) The extent to which representatives of for-
2	profit educational institutions are accessing military
3	installations for marketing and recruitment purposes.
4	(2) Whether there uniform and robust enforce-
5	ment of DOD Directive 1344.07.
6	(3) Whether additional Department rules, poli-
7	cies, or oversight mechanisms should be put in place
8	to regulate such practices.
9	(c) INSPECTOR GENERAL ACCESS.—The Secretary of
10	Defense shall ensure that the Inspector General has access
11	to all Department of Defense records and military installa-
12	tions for the purpose of conducting the review.
	Subtitle F—Decorations and
13	Sublitle I — Decol attons and
13 14	Awards
14	Awards
14 15	Awards sec. 551. issuance of prisoner-of-war medal.
14 15 16 17	Awards SEC. 551. ISSUANCE OF PRISONER-OF-WAR MEDAL. Section 1128(a)(4) of title 10, United States Code, is
14 15 16 17	Awards SEC. 551. ISSUANCE OF PRISONER-OF-WAR MEDAL. Section 1128(a)(4) of title 10, United States Code, is amended by striking "that are hostile to the United
14 15 16 17 18	Awards SEC. 551. ISSUANCE OF PRISONER-OF-WAR MEDAL. Section 1128(a)(4) of title 10, United States Code, is amended by striking "that are hostile to the United States,".
14 15 16 17 18 19	Awards SEC. 551. ISSUANCE OF PRISONER-OF-WAR MEDAL. Section 1128(a)(4) of title 10, United States Code, is amended by striking "that are hostile to the United States,". SEC. 552. AWARD OF PURPLE HEART TO MEMBERS OF THE
 14 15 16 17 18 19 20 	Awards SEC. 551. ISSUANCE OF PRISONER-OF-WAR MEDAL. Section 1128(a)(4) of title 10, United States Code, is amended by striking "that are hostile to the United States,". SEC. 552. AWARD OF PURPLE HEART TO MEMBERS OF THE ARMED FORCES WHO WERE VICTIMS OF THE
 14 15 16 17 18 19 20 21 	Awards SEC. 551. ISSUANCE OF PRISONER-OF-WAR MEDAL. Section 1128(a)(4) of title 10, United States Code, is amended by striking "that are hostile to the United States,". SEC. 552. AWARD OF PURPLE HEART TO MEMBERS OF THE ARMED FORCES WHO WERE VICTIMS OF THE ATTACKS AT RECRUITING STATION IN LITTLE
 14 15 16 17 18 19 20 21 22 	Awards SEC. 551. ISSUANCE OF PRISONER-OF-WAR MEDAL. Section 1128(a)(4) of title 10, United States Code, is amended by striking "that are hostile to the United States,". SEC. 552. AWARD OF PURPLE HEART TO MEMBERS OF THE ARMED FORCES WHO WERE VICTIMS OF THE ATTACKS AT RECRUITING STATION IN LITTLE ROCK, ARKANSAS, AND AT FORT HOOD,

members of the Armed Forces who were killed or wounded
 in the attacks that occurred at the recruiting station in Lit tle Rock, Arkansas, on June 1, 2009, and at Fort Hood,
 Texas, on November 5, 2009.
 (b) EXCEPTION.—Subsection (a) shall not apply to a

6 member of the Armed Forces whose wound was the result7 of the willful misconduct of the member.

8 Subtitle G—Defense Dependents' 9 Education and Military Family 10 Readiness Matters

11SEC. 561. CONTINUATION OF AUTHORITY TO ASSIST LOCAL12EDUCATIONAL AGENCIES THAT BENEFIT DE-13PENDENTS OF MEMBERS OF THE ARMED14FORCES AND DEPARTMENT OF DEFENSE CI-15VILIAN EMPLOYEES.

16 (a) Assistance to Schools With Significant NUMBERS OF MILITARY DEPENDENT STUDENTS.—Of the 17 amount authorized to be appropriated for fiscal year 2013 18 19 by section 301 and available for operation and maintenance 20 for Defense-wide activities as specified in the funding table 21 in section 4301, \$25,000,000 shall be available only for the 22 purpose of providing assistance to local educational agen-23 cies under subsection (a) of section 572 of the National De-24 fense Authorization Act for Fiscal Year 2006 (Public Law **25** 109–163; 20 U.S.C. 7703b).

1 (b) Assistance to Schools With Enrollment 2 Changes Due to Base Closures, Force Structure 3 CHANGES, OR FORCE RELOCATIONS.—Of the amount au-4 thorized to be appropriated for fiscal year 2013 by section 301 and available for operation and maintenance for De-5 fense-wide activities as specified in the funding table in sec-6 7 tion 4301, \$5,000,000 shall be available only for the purpose 8 of providing assistance to local educational agencies under 9 subsection (b) of section 572 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 20 10 11 U.S.C. 7703b).

12 (c) LOCAL EDUCATIONAL AGENCY DEFINED.—In this section, the term "local educational agency" has the mean-13 ing given that term in section 8013(9) of the Elementary 14 15 and Secondary Education Act of 1965 (20 U.S.C. 7713(9)). 16 SEC. 562. TRANSITIONAL COMPENSATION FOR DEPENDENT 17 CHILDREN WHO WERE CARRIED DURING 18 PREGNANCY AT THE TIME OF DEPENDENT-19 ABUSE OFFENSE COMMITTED BY AN INDI-20 VIDUAL WHILE A MEMBER OF THE ARMED 21 FORCES.

(a) DEFINITION OF DEPENDENT CHILD.—Subsection
(l) of section 1059 of title 10, United States Code, is amended in the matter preceding paragraph (1) by striking "at
the time of the dependent-abuse offense resulting in the sepa-

ration of the former member" and inserting "or eligible
 spouse or former spouse at the time of the dependent-abuse
 offense resulting in the separation of the former member or
 who was carried during pregnancy at the time of the de pendent-abuse offense resulting in the separation of the
 former member and was subsequently born alive to the eligi ble spouse or former spouse".

8 (b) DETERMINATION OF PAYMENT AMOUNT.—Sub9 section (f) of such section is amended by adding at the end
10 the following new paragraph:

"(4) A payment to a child under this section shall not
cover any period during which the child was in utero.".
(c) PROSPECTIVE APPLICABILITY.—No benefits shall
accrue by reason of the amendments made by this section
for any month that begins before the date of the enactment
of this Act.

17 SEC. 563. MODIFICATION OF AUTHORITY TO ALLOW DE18 PARTMENT OF DEFENSE DOMESTIC DEPEND19 ENT ELEMENTARY AND SECONDARY
20 SCHOOLS TO ENROLL CERTAIN STUDENTS.

21 Section 2164 of title 10, United States Code, is amend22 ed by adding at the end the following new subsections:

23 "(k) ENROLLMENT OF RELOCATED DEFENSE DEPEND24 ENTS' EDUCATION SYSTEM STUDENTS.—(1) The Secretary
25 of Defense may authorize the enrollment in a Department

1	of Defense education program provided by the Secretary
2	pursuant to subsection (a) of a dependent of a member of
3	the armed forces or a dependent of a Federal employee who
4	is enrolled in the defense dependents' education system es-
5	tablished under section 1402 of the Defense Dependents'
6	Education Act of 1978 (20 U.S.C. 921) if—
7	``(A) the dependents departed the overseas loca-
8	tion as a result of a evacuation order;
9	``(B) the designated safe haven of the dependent
10	is located within reasonable commuting distance of a
11	school operated by the Department of Defense edu-
12	cation program; and
13	``(C) the school possesses the capacity and re-
14	sources necessary to enable the student to attend the
15	school.
16	
	"(2) A dependent described in paragraph (1) who is
17	"(2) A dependent described in paragraph (1) who is enrolled in a school operated by the Department of Defense
17	enrolled in a school operated by the Department of Defense
17 18	enrolled in a school operated by the Department of Defense education program pursuant to such paragraph may attend
17 18 19	enrolled in a school operated by the Department of Defense education program pursuant to such paragraph may attend the school only through the end of the school year.
17 18 19 20	enrolled in a school operated by the Department of Defense education program pursuant to such paragraph may attend the school only through the end of the school year. "(1) ENROLLMENT IN VIRTUAL ELEMENTARY AND SEC-
 17 18 19 20 21 	enrolled in a school operated by the Department of Defense education program pursuant to such paragraph may attend the school only through the end of the school year. "(1) ENROLLMENT IN VIRTUAL ELEMENTARY AND SEC- ONDARY EDUCATION PROGRAM.—(1) Under regulations

1	the Department of Defense education program of a depend-
2	ent of a member of the armed forces on active duty who-
3	"(A) is enrolled in an elementary or secondary
4	school operated by a local educational agency or an-
5	other accredited educational program in the United
6	States (other than a school operated by the Depart-
7	ment of Defense education program); and
8	``(B) immediately before such enrollment, was
9	enrolled in the defense dependents' education system
10	established under section 1402 of the Defense Depend-
11	ents' Education Act of 1978 (20 U.S.C. 921).
12	"(2) Enrollment of a dependent described in para-
13	graph (1) pursuant to such paragraph shall be on a tuition
14	basis.".
14 15	
	basis.".
15	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE-
15 16	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF
15 16 17 18	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES.
15 16 17 18	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES. (a) CHILD CUSTODY PROTECTION.—Title II of the
15 16 17 18 19	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES. (a) CHILD CUSTODY PROTECTION.—Title II of the Servicemembers Civil Relief Act (50 U.S.C. App. 521 et
15 16 17 18 19 20	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES. (a) CHILD CUSTODY PROTECTION.—Title II of the Servicemembers Civil Relief Act (50 U.S.C. App. 521 et seq.) is amended by adding at the end the following new
 15 16 17 18 19 20 21 	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES. (a) CHILD CUSTODY PROTECTION.—Title II of the Servicemembers Civil Relief Act (50 U.S.C. App. 521 et seq.) is amended by adding at the end the following new section:
 15 16 17 18 19 20 21 22 	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES. (a) CHILD CUSTODY PROTECTION.—Title II of the Servicemembers Civil Relief Act (50 U.S.C. App. 521 et seq.) is amended by adding at the end the following new section: "SEC. 208. CHILD CUSTODY PROTECTION.
 15 16 17 18 19 20 21 22 23 	basis.". SEC. 564. PROTECTION OF CHILD CUSTODY ARRANGE- MENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES. (a) CHILD CUSTODY PROTECTION.—Title II of the Servicemembers Civil Relief Act (50 U.S.C. App. 521 et seq.) is amended by adding at the end the following new section: "SEC. 208. CHILD CUSTODY PROTECTION. "(a) RESTRICTION ON TEMPORARY CUSTODY

anticipated deployment of a parent who is a servicemember,
 then the court shall require that, upon the return of the serv icemember from deployment, the custody order that was in
 effect immediately preceding the temporary order shall be
 reinstated, unless the court finds that such a reinstatement
 is not in the best interest of the child, except that any such
 finding shall be subject to subsection (b).

8 "(b) EXCLUSION OF MILITARY SERVICE FROM DETER-9 MINATION OF CHILD'S BEST INTEREST.—If a motion or a 10 petition is filed seeking a permanent order to modify the 11 custody of the child of a servicemember, no court may con-12 sider the absence of the servicemember by reason of deploy-13 ment, or the possibility of deployment, in determining the 14 best interest of the child.

15 "(c) NO FEDERAL JURISDICTION OR RIGHT OF ACTION
16 OR REMOVAL.—Nothing in this section shall create a Fed17 eral right of action or otherwise give rise to Federal juris18 diction or create a right of removal.

19 "(d) PREEMPTION.—In any case where State law ap-20 plicable to a child custody proceeding involving a tem-21 porary order as contemplated in this section provides a 22 higher standard of protection to the rights of the parent who 23 is a deploying servicemember than the rights provided 24 under this section with respect to such temporary order, the 25 appropriate court shall apply the higher State standard.

1	"(e) Deployment Defined.—In this section, the term
2	'deployment' means the movement or mobilization of a serv-
3	icemember to a location for a period of longer than 60 days
4	and not longer than 18 months pursuant to temporary or
5	permanent official orders—
6	"(1) that are designated as unaccompanied;
7	"(2) for which dependent travel is not author-
8	ized; or
9	"(3) that otherwise do not permit the movement
10	of family members to that location.".
11	(b) Clerical Amendment.—The table of contents in
12	section 1(b) of such Act is amended by adding at the end
13	of the items relating to title II the following new item:
	"208. Child custody protection.".
14	SEC. 565. TREATMENT OF RELOCATION OF MEMBERS OF
15	THE ARMED FORCES FOR ACTIVE DUTY FOR
16	PURPOSES OF MORTGAGE REFINANCING.
17	(a) IN GENERAL.—Title III of the Servicemembers
18	Civil Relief Act is amended by inserting after section 303
19	(50 U.S.C. App. 533) the following new section:
20	"SEC. 303A. TREATMENT OF RELOCATION OF
21	SERVICEMEMBERS FOR ACTIVE DUTY FOR
22	PURPOSES OF MORTGAGE REFINANCING.
23	"(a) TREATMENT OF ABSENCE FROM RESIDENCE DUE
24	to Active Duty.—While a servicemember who is the mort-
25	gagor under an existing mortgage does not reside in the
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1 residence that secures the existing mortgage because of a re-2 location described in subsection (c)(1)(B), if the servicemember inquires about or applies for a covered refinancing 3 4 mortgage, the servicemember shall be considered, for all pur-5 poses relating to the covered refinancing mortgage (includ-6 ing such inquiry or application and eligibility for, and 7 compliance with, any underwriting criteria and standards 8 regarding such covered refinancing mortgage) to occupy the 9 residence that secures the existing mortgage to be paid or 10 prepaid by such covered refinancing mortgage as the prin-11 cipal residence of the servicemember during the period of such relocation. 12

13 "(b) LIMITATION.—Subsection (a) shall not apply with 14 respect to a servicemember who inquires about or applies 15 for a covered refinancing mortgage if, during the 5-year pe-16 riod preceding the date of such inquiry or application, the 17 servicemember entered into a covered refinancing mortgage 18 pursuant to this section.

19 "(c) DEFINITIONS.—In this section:

20 "(1) EXISTING MORTGAGE.—The term 'existing
21 mortgage' means a mortgage that is secured by a 122 to 4-family residence, including a condominium or a
23 share in a cooperative ownership housing association,
24 that was the principal residence of a servicemember
25 for a period that—

1	"(A) had a duration of 13 consecutive
2	months or longer; and
3	``(B) ended upon the relocation of the serv-
4	icemember caused by the servicemember receiving
5	military orders for a permanent change of sta-
6	tion or to deploy with a military unit, or as an
7	individual in support of a military operation,
8	for a period of not less than 18 months that did
9	not allow the servicemember to continue to oc-
10	cupy such residence as a principal residence.
11	"(2) Covered refinancing mortgage.—The
12	term 'covered refinancing mortgage' means any mort-
13	gage that—
14	"(A) is made for the purpose of paying or
15	prepaying, and extinguishing, the outstanding
16	obligations under an existing mortgage or mort-
17	gages; and
18	``(B) is secured by the same residence that
19	secured such existing mortgage or mortgages.".
20	(b) Clerical Amendment.—The table of contents in
21	section 1(b) of such Act is amended by inserting after the
22	item relating to section 303 the following new item:
	"303A. Treatment of relocation of servicemembers for active duty for purposes of mortgage refinancing.".

1 SEC. 566. SENSE OF CONGRESS REGARDING SUPPORT FOR

2 YELLOW RIBBON DAY.

3 (a) FINDINGS.—Congress makes the following findings:
4 (1) The hopes and prayers of the American peo5 ple for the safe return of members of the Armed Forces
6 serving overseas are demonstrated through the proud
7 display of yellow ribbons.

8 (2) The designation of a "Yellow Ribbon Day" 9 would serve as an additional reminder for all Ameri-10 cans of the continued sacrifice of members of the 11 Armed Forces.

12 (3) Yellow Ribbon Day would also recognize the
13 history and meaning of the Yellow Ribbon as the
14 symbol of support for members of the Armed Forces
15 and American civilians serving in combat or crisis
16 situations overseas.

(b) SENSE OF CONGRESS.—Congress supports the
goals and ideals of Yellow Ribbon Day, observed on April
9th each year, in honor of members of the Armed Forces
and American civilians who are serving overseas in defense
of the United States apart from their families and loved
ones.

Subtitle H—Improved Sexual As-1 sault Prevention and Response 2 in the Armed Forces 3 4 SEC. 571. ESTABLISHMENT OF SPECIAL VICTIM TEAMS TO 5 **RESPOND TO ALLEGATIONS OF CHILD ABUSE,** 6 SERIOUS DOMESTIC VIOLENCE, OR SEXUAL 7 OFFENSES. 8 (a) ESTABLISHMENT REQUIRED.—The Secretary of each military department shall establish special victim 9 10 teams for the purpose of— 11 (1) investigating and prosecuting allegations of 12 child abuse, serious domestic violence, or sexual of-13 fenses; and

14 (2) providing support for the victims of such of-15 fenses.

(b) PERSONNEL.—A special victim team shall be comprised of specially trained and selected—

(1) investigators from the Defense Criminal Investigative Service, Army Criminal Investigative
Command, Naval Criminal Investigative Service, or
Air Force Office of Special Investigations;
(2) judge advocates;

- 23 (3) victim witness assistance personnel; and
- 24 (4) administrative paralegal support personnel.

(c) TRAINING, SELECTION, AND CERTIFICATION
 STANDARDS.—The Secretary of each military department
 shall prescribe standards for the training, selection, and cer tification of personnel for special victim teams established
 by that Secretary.

6 (d) TIME FOR ESTABLISHMENT.—

7 (1) Discretion regarding number of teams NEEDED.—The Secretary of a military department 8 9 shall determine the total number of special victim teams to be established, and prescribe regulations for 10 11 their management and use, in order to provide effec-12 tive, timely, and responsive world-wide support for 13 the purposes described in subsection (a). Not later 14 than 270 days after the date of the enactment of this 15 Act, each Secretary shall submit to the Committees on 16 Armed Services of the Senate and the House of Rep-17 resentatives a plan and time line for the establish-18 ment of the special victim teams that the Secretary 19 has determined are needed.

20 (2) INITIAL TEAM.—Not later than one year after
21 the date of the enactment of this Act, the Secretary of
22 each military department shall have available for use
23 at least one special victim team.

24 (e) EVALUATION OF EFFECTIVENESS.—Not later than
25 180 days after the date of the enactment of this Act, the

Secretary of Defense shall prescribe the common criteria to
 be used by the Secretaries of the military departments to
 measure the effectiveness and impact of the special victim
 teams from the investigative, prosecutorial, and victim's
 perspectives, and require the Secretaries of the military de partments to collect and report the data required by the
 Secretary of Defense.

8 (f) SPECIAL VICTIM TEAM DEFINED.—In this section, 9 the term "special victim team" means a distinct, recogniz-10 able group of appropriately skilled professionals who work 11 collaboratively to achieve the purposes described in sub-12 section (a). This section does not require that a special vic-13 tim team be created as separate military unit or have a 14 separate chain of command.

15SEC. 572. ENHANCEMENT TO TRAINING AND EDUCATION16FOR SEXUAL ASSAULT PREVENTION AND RE-

17 SPONSE.

18 Section 585 of the National Defense Authorization Act
19 for Fiscal Year 2012 (Public Law 112-81; 125 Stat. 1434)
20 is amended by adding at the end the following new sub21 sections:

(d) COMMANDERS' TRAINING.—The Secretary of Defense shall provide for the inclusion of a sexual assault prevention and response training module in the training for
new or prospective commanders at all levels of command.

1 The training shall be tailored to the responsibilities and 2 leadership requirements of members of the Armed Forces as they are assigned to command positions. Such training 3 shall include the following: 4 "(1) Fostering a command climate that does not 5 6 tolerate sexual assault. "(2) Fostering a command climate in which per-7 sons assigned to the command are encouraged to in-8 tervene to prevent potential incidents of sexual as-9 10 sault. 11 "(3) Fostering a command climate that encour-12 ages victims of sexual assault to report any incident 13 of sexual assault. 14 "(4) Understanding the needs of, and the re-15 sources available to, the victim after an incident of sexual assault. 16 17 "(5) Use of military criminal investigative orga-18 nizations for the investigation of alleged incidents of 19 sexual assault. "(6) Available disciplinary options, including 20 21 court-martial, non-judicial punishment, administra-22 tive action, and deferral of discipline for collateral 23 misconduct, as appropriate. "(e) Explanation to Be Included in Initial 24 ENTRY AND ACCESSION TRAINING.— 25

1	"(1) REQUIREMENT.—The Secretary of Defense
2	shall require that the matters specified in paragraph
3	(2) be carefully explained to each member of the
4	Army, Navy, Air Force, and Marine Corps at the
5	time of (or within fourteen duty days after)—
6	"(A) the member's initial entrance on active
7	duty; or
8	``(B) the member's initial entrance into a
9	duty status with a reserve component.
10	"(2) MATTERS TO BE EXPLAINED.—This sub-
11	section applies with respect to the following:
12	"(A) Department of Defense policy with re-
13	spect to sexual assault.
14	(B) The resources available with respect to
15	sexual assault reporting and prevention and the
16	procedures to be followed by a member seeking to
17	access those resources.".
18	SEC. 573. ENHANCEMENT TO REQUIREMENTS FOR AVAIL-
19	ABILITY OF INFORMATION ON SEXUAL AS-
20	SAULT PREVENTION AND RESPONSE RE-
21	SOURCES.
22	(a) Required Posting of Information on Sexual
23	Assault Prevention and Response Resources.—
24	(1) POSTING.—The Secretary of Defense shall re-
25	quire that there be prominently posted, in accordance

1	with paragraph (2), notice of the following informa-
2	tion relating to sexual assault prevention and re-
3	sponse, in a form designed to ensure visibility and
4	understanding:
5	(A) Resource information for members of
6	the Armed Forces, military dependents, and ci-
7	vilian personnel of the Department of Defense
8	with respect to prevention of sexual assault and
9	reporting of incidents of sexual assault.
10	(B) Contact information for personnel who
11	are designated as Sexual Assault Response Coor-
12	dinators and Sexual Assault Victim Advocates.
13	(C) The Department of Defense "hotline"
14	telephone number, referred to as the Safe
15	Helpline, for reporting incidents of sexual as-
16	sault, or any successor operation.
17	(2) Posting placement.—Posting under sub-
18	section (a) shall be at the following locations, to the
19	extent practicable:
20	(A) Any Department of Defense duty facil-
21	ity.
22	(B) Any Department of Defense dining fa-
23	cility.
24	(C) Any Department of Defense multi-unit
25	residential facility.

1	(D) Any Department of Defense health care
2	facility.
3	(E) Any Department of Defense commissary
4	or exchange.
5	(F) Any Department of Defense Community
6	Service Agency.
7	(b) Notice to Victims of Available Assistance.—
8	The Secretary of Defense shall require that procedures in
9	the Department of Defense for responding to a complaint
10	or allegation of sexual assault submitted by or against a
11	member of the Armed Forces include prompt notice to the
12	person making the complaint or allegation of the forms of
13	assistance available to that person from the Department of
14	Defense and, to the extent known to the Secretary, through
15	other departments and agencies, including State and local
16	agencies, and other sources.
17	SEC. 574. MODIFICATION OF ANNUAL DEPARTMENT OF DE-
18	FENSE REPORTING REQUIREMENTS REGARD-
19	ING SEXUAL ASSAULTS.
20	(a) Greater Detail in Case Synopses Portion of
21	Report.—Section 1631 of the Ike Skelton National Defense
22	Authorization Act for Fiscal Year 2011 (Public Law 111–
23	383; 124 Stat. 4433; 10 U.S.C. 1561 note) is amended by
24	adding at the end the following new subsection:

"(f) ADDITIONAL DETAILS FOR CASE SYNOPSES POR TION OF REPORT.—The Secretary of each military depart ment shall include in the case synopses portion of each re port described in subsection (b)(3) the following additional
 information:

6 "(1) If an Article 32 Investigating Officer rec-7 ommends dismissal of the charges against a member 8 of the Armed Forces accused of committing a sexual 9 assault, the case synopsis shall explicitly state the rea-10 sons for that recommendation.

11 "(2) If the case synopsis states that a member of 12 the Armed Forces accused of committing a sexual as-13 sault was administratively separated or, in the case 14 of an officer, allowed to resign in lieu of facing a 15 court martial, the case synopsis shall include the 16 characterization (honorable, general, or other than 17 honorable) given the service of the member upon sepa-18 ration.

19 "(3) The case synopsis shall indicate whether a
20 member of the Armed Forces accused of committing a
21 sexual assault was ever previously accused of a sub22 stantiated sexual assault.

23 "(4) The case synopsis shall indicate the branch
24 of the Armed Forces of each member accused of com25 mitting a sexual assault and the branch of the Armed

Forces of each member who is a victim of a sexual as sault.

3 "(5) If the case disposition includes non-judicial
4 punishment, the case synopsis shall explicitly state
5 the nature of the punishment.

6 "(6) If alcohol was involved in any way in a 7 substantiated sexual assault incident, the case syn-8 opsis shall specify whether the member of the Armed 9 Forces accused of committing the sexual assault had 10 previously been ordered to attend substance abuse 11 counseling.".

(b) APPLICATIONS FOR CERTAIN TRANSFERS BY SEXUAL ASSAULT VICTIMS.—Subsection (b) of such section is
amended by adding at the end the following new paragraph:

15 "(7) The number of applications submitted 16 under section 673 of title 10, United States Code, 17 during the year covered by the report for a permanent 18 change of station or unit transfer for members of the 19 Armed Forces on active duty who are the victim of 20 a sexual assault or related offense, the number of ap-21 plications denied, and, for each application denied, a 22 description of the reasons why the application was de-23 nied.".

24 (c) APPLICATION OF AMENDMENTS.—The amendments
25 made by this section shall apply beginning with the report

regarding sexual assaults involving members of the Armed
 Forces required to be submitted by March 1, 2013, under
 section 1631 of the Ike Skelton National Defense Authoriza tion Act for Fiscal Year 2011.

5 SEC. 575. INCLUSION OF SEXUAL HARASSMENT INCIDENTS 6 IN ANNUAL DEPARTMENT OF DEFENSE RE7 PORTS ON SEXUAL ASSAULTS.

8 Effective with the report required to be submitted by 9 March 1, 2013, under section 1631 of the Ike Skelton Na-10 tional Defense Authorization Act for Fiscal Year 2011 (Public Law 111-383; 124 Stat. 4433; 10 U.S.C. 1561 note), 11 12 the Secretary of each military department shall include in each annual report required by that section information on 13 sexual harassment involving members of the Armed Forces 14 15 under the jurisdiction of that Secretary during the preceding year. For purposes of complying with this section, 16 the Secretary of the military department concerned shall 17 apply subsection (b) of such section 1631 by substituting 18 19 the term "sexual harassment" for "sexual assault" each place it appears in paragraphs (1) through (4) of such sub-20 21 section.

SEC. 576. CONTINUED SUBMISSION OF PROGRESS REPORTS REGARDING CERTAIN INCIDENT INFORMA TION MANAGEMENT TOOLS. (a) REPORTS REQUIRED.—Not later than August 28,

5 2012, and every six months thereafter until the date deter6 mined under subsection (b), the Secretary of Defense shall
7 submit to the Committees on Armed Services of the Senate
8 and the House of Representatives a report describing the
9 progress made during the previous six months to ensure that
10 both of the following are fully functional and operational:
11 (1) The Defense Incident-Based Reporting Sys-

12 *tem*.

13 (2) The Defense Sexual Assault Incident Data14 base.

15 (b) DURATION OF REPORTING REQUIREMENT.—The 16 reporting requirement imposed by subsection (a) shall continue until the date on which the Secretary of Defense cer-17 tifies, in a report submitted under such subsection, that— 18 19 (1) the Defense Incident-Based Reporting System 20 and the Defense Sexual Assault Incident Database are 21 fully functional and operational throughout the De-22 partment of Defense; and 23 (2) each of the military departments is using the

- 24 Defense Incident-Based Reporting System or pro-
- 25 viding data for inclusion in the Defense Sexual As-
- 26 sault Incident Database.

(c) REPEAL OF SUPERSEDED REPORTING REQUIRE MENT.—Section 598 of the National Defense Authorization
 Act for Fiscal Year 2010 (Public Law 111-84; 123 Stat.
 2345; 10 U.S.C. 113 note) is repealed.

5 SEC. 577. BRIEFINGS ON DEPARTMENT OF DEFENSE AC6 TIONS REGARDING SEXUAL ASSAULT PRE7 VENTION AND RESPONSE IN THE ARMED
8 FORCES.

9 Not later than October 31, 2012, and April 30, 2013, 10 the Secretary of Defense (or the designee of the Secretary 11 of Defense) shall provide to the Committees on Armed Serv-12 ices of the Senate and House of Representatives a briefing 13 that outlines efforts by the Department of Defense to imple-14 ment—

(1) subtitle H of title V of the National Defense
Authorization Act for Fiscal Year 2012 (Public Law
112-81; 125 Stat. 1430) and the amendments made
by that subtitle;

19 (2) the additional initiatives announced by the
20 Secretary of Defense on April 17, 2012, to address
21 sexual assault involving members of the Armed
22 Forces; and

(3) any other initiatives, policies, or programs
being undertaken by the Secretary of Defense and the
Secretaries of the military departments to address

sexual assault involving members of the Armed Forces.
SEC. 578. ARMED FORCES WORKPLACE AND GENDER RELA-
TIONS SURVEYS.
(a) Additional Content of Surveys.—Subsection
(c) of section 481 of title 10, United States Code, is amend-
ed—
(1) by striking "harassment and discrimination"
and inserting "harassment, assault, and discrimina-
tion";
(2) by redesignating paragraphs (2) and (3) as
paragraphs (3) and (4); respectively;
(3) by inserting after paragraph (1) the fol-
lowing new paragraph (2):
"(2) The specific types of assault that have oc-
curred, and the number of times each respondent has
been assaulted during the preceding year.";
(4) in paragraph (4), as so redesignated, by
striking "discrimination" and inserting "discrimina-
tion, harassment, and assault"; and
(5) by adding at the end the following new para-
graph
"(5) Any other issues relating to discrimination,
harassment, or assault as the Secretary of Defense
considers appropriate.".

3 (1) in subsection (a)(1), by striking "four quad4 rennial surveys (each in a separate year)" and insert5 ing "four surveys"; and

6 (2) by striking subsection (d) and inserting the
7 following new subsection:

8 "(d) WHEN SURVEYS REQUIRED.—(1) One of the two 9 Armed Forces Workplace and Gender Relations Surveys 10 shall be conducted in 2014 and then every second year there-11 after and the other Armed Forces Workplace and Gender 12 Relations Survey shall be conducted in 2015 and then every 13 second year thereafter, so that one of the two surveys is 14 being conducted each year.

15 "(2) The two Armed Forces Workplace and Equal Op16 portunity Surveys shall be conducted at least once every
17 four years. The two surveys may not be conducted in the
18 same year.".

19SEC. 579. REQUIREMENT FOR COMMANDERS TO CONDUCT20ANNUAL ORGANIZATIONAL CLIMATE ASSESS-21MENTS.

(a) REQUIREMENT.—The Secretary of Defense shall require the commander of each covered unit to conduct an
organizational climate assessment within 120 days after the
commander assumes command and annually thereafter.

1 (b) DEFINITIONS.—In this section:

2 (1) COVERED UNIT.—The term "covered unit"
3 means any organizational element of the Armed
4 Forces (other than the Coast Guard) with more than
5 50 members assigned, including any such element of
6 a reserve component.

7 (2) Organizational climate assessment.— 8 The term "organizational climate assessment" means 9 an assessment intended to obtain information about 10 the positive and negative factors that may have an 11 impact on unit effectiveness and readiness by meas-12 uring matters relating to human relations climate 13 such as prevention and response to sexual assault and 14 equal opportunity.

15 SEC. 580. ADDITIONAL REQUIREMENTS FOR ORGANIZA-16 TIONAL CLIMATE ASSESSMENTS.

17 (a) ELEMENTS OF ASSESSMENTS.—An organizational climate assessment shall include avenues for members of the 18 Armed Forces to express their views on how their leaders, 19 including commanders, are responding to allegations of sex-20 21 ual assault and complaints of sexual harassment. The Sec-22 retary of Defense shall require the Office of Diversity Man-23 agement and Equal Opportunity and the Sexual Assault 24 Prevention and Response Office to ensure equal opportunity

1	advisors and officers of the Sexual Assault Prevention and
2	Response Office are available to conduct these assessments.
3	(b) Ensuring Compliance.—
4	(1) IN GENERAL.—The Secretary of Defense shall
5	direct the Secretaries of the military departments to
6	verify and track the compliance of commanding offi-
7	cers in conducting organizational climate assess-
8	ments.
9	(2) Implementation.—No later than 90 days
10	after the date of the enactment of this Act, the Sec-
11	retary of Defense shall submit to the Committees on
12	Armed Services of the Senate and House of Represent-
13	atives a report containing—
14	(A) a description of the progress of the de-
15	velopment of the system that will verify and
16	track the compliance of commanding officers in
17	conducting organizational climate assessments;
18	and
19	(B) an estimate of when the system will be
20	completed and implemented.
21	(c) CONSULTATION.—In developing the sexual harass-
22	ment and sexual assault portion of an organizational cli-
23	mate assessment, the Secretary of Defense shall consult with
24	representatives of the following:

1 (1) The Sexual Assault Prevention and Response 2 Office. (2) The Office of Diversity Management. 3 4 (3) Appropriate non-Governmental organizations that have expertise in areas related to sexual harass-5 6 ment and sexual assault in the Armed Forces. 7 (d) Relation to Other Reporting Require-8 MENTS.—The reporting requirements of this section are in 9 addition to, and an expansion of, the Armed Forces Workplace and Gender Relations Surveys required by section 481 10 11 of title 10, United States Code. 12 SEC. 581. REVIEW OF UNRESTRICTED REPORTS OF SEXUAL 13 ASSAULT AND SUBSEQUENT SEPARATION OF 14 MEMBERS MAKING SUCH REPORTS. 15 (a) REVIEW REQUIRED.—The Secretary of Defense shall conduct a review of all unrestricted reports of sexual 16 assault made by members of the Armed Forces since October 17 1, 2000, to determine the number of members who were sub-18 sequently separated from the Armed Forces and the cir-19 cumstances of and grounds for such separation.

21 (b) ELEMENTS OF REVIEW.—The review shall deter-22 mine at a minimum the following:

23 (1) For each member who made an unrestricted 24 report of sexual assault and was subsequently sepa-

20

1	rated, the reason provided for the separation and
2	whether the member requested an appeal.
3	(2) For each member separated on the grounds
4	of having a personality disorder, whether the separa-
5	tion was carried out in compliance with Department
6	of Defense Instruction 1332.14.
7	(3) For each member who requested an appeal,
8	the basis and results of the appeal.
9	(c) SUBMISSION OF RESULTS.—Not later than 180
10	days after the date of the enactment of this Act, the Sec-
11	retary of Defense shall submit to the Committees on Armed
12	Services of the Senate and House of Representatives a re-
13	port containing the results of the review.
13 14	port containing the results of the review. SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR
14	SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR
14 15	SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR RECALL TO ACTIVE DUTY OF RESERVE COM-
14 15 16	SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR RECALL TO ACTIVE DUTY OF RESERVE COM- PONENT MEMBERS WHO ARE VICTIMS OF
14 15 16 17	SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR RECALL TO ACTIVE DUTY OF RESERVE COM- PONENT MEMBERS WHO ARE VICTIMS OF SEXUAL ASSAULT WHILE ON ACTIVE DUTY.
14 15 16 17 18	SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR RECALL TO ACTIVE DUTY OF RESERVE COM- PONENT MEMBERS WHO ARE VICTIMS OF SEXUAL ASSAULT WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Chapter 1209 of title 10, United
14 15 16 17 18 19	SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR RECALL TO ACTIVE DUTY OF RESERVE COM- PONENT MEMBERS WHO ARE VICTIMS OF SEXUAL ASSAULT WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Chapter 1209 of title 10, United States Code, is amended by adding at the end the following
 14 15 16 17 18 19 20 	SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR RECALL TO ACTIVE DUTY OF RESERVE COM- PONENT MEMBERS WHO ARE VICTIMS OF SEXUAL ASSAULT WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Chapter 1209 of title 10, United States Code, is amended by adding at the end the following new section:
 14 15 16 17 18 19 20 21 	 SEC. 582. LIMITATION ON RELEASE FROM ACTIVE DUTY OR RECALL TO ACTIVE DUTY OF RESERVE COM- PONENT MEMBERS WHO ARE VICTIMS OF SEXUAL ASSAULT WHILE ON ACTIVE DUTY. (a) IN GENERAL.—Chapter 1209 of title 10, United States Code, is amended by adding at the end the following new section: "\$ 12323. Active duty for response to sexual assault

25 is expected to be released from active duty before the deter-

mination of whether the member was assaulted while in the 1 line of duty, the Secretary concerned may, upon the request 2 3 of the member, order the member to be retained on active 4 duty until the line of duty determination, but not to exceed 180 days beyond the original expiration of active duty date. 5 A member eligible for continuation on active duty under 6 7 this subsection shall be informed as soon as practicable after 8 the alleged assault of the option to request continuation on 9 active duty under this subsection.

10 "(b) RETURN TO ACTIVE DUTY.—In the case of a member of a reserve component not on active duty who is 11 12 the alleged victim of a sexual assault that occurred while 13 the member was on active duty and when the determination whether the member was in the line of duty is not com-14 15 pleted, the Secretary concerned may, upon the request of the member, order the member to active duty for such time 16 as necessary to complete the line of duty determination, but 17 18 not to exceed 180 days.

19 "(c) REGULATIONS.—The Secretaries of the military
20 departments shall prescribe regulations to carry out this
21 section, subject to guidelines prescribed by the Secretary of
22 Defense. The guidelines of the Secretary of Defense shall
23 provide that—

24 "(1) a request submitted by a member described
25 in subsection (a) or (b) to continue on active duty, or

1	to be ordered to active duty, respectively, must be de-
2	cided within 30 days from the date of the request; and
3	"(2) if the request is denied, the member may
4	appeal to the first general officer or flag officer in the
5	chain of command of the member, and in the case of
6	such an appeal a decision on the appeal must be
7	made within 15 days from the date of the appeal.".
8	(b) Clerical Amendment.—The table of sections at
9	the beginning of such chapter is amended adding at the end
10	the following new item:
	"12323. Active duty for response to sexual assault.".

11 SEC. 583. INCLUSION OF INFORMATION ON SUBSTAN-12 TIATED REPORTS OF SEXUAL HARASSMENT 13 IN MEMBER'S OFFICIAL SERVICE RECORD.

14 (a) INCLUSION.—If a complaint of sexual harassment is made against a member of the Army, Navy, Air Force, 15 or Marine Corps and the complaint is substantiated, a no-16 17 tation to that effect shall be placed in the service record of the member, regardless of the member's rank, for the pur-18 19 pose of—

20 (1) reducing the likelihood that a member who 21 has committed sexual harassment can commit the 22 same offense multiple times without suffering the ap-23 propriate consequences; and

24 (2) alerting commanders of the background of the 25 members of their command, so the commanders have •HR 4310 RH

better awareness of its members, especially as mem bers are transferred.

3 (b) DEFINITION OF SUBSTANTIATED.—For purposes of
4 implementing this section, the Secretary of Defense shall use
5 the definition of substantiated developed for the annual re6 port on sexual assaults involving members of the Armed
7 Forces prepared under section 1631 of the Ike Skelton Na8 tional Defense Authorization Act for Fiscal Year 2011 (Pub9 lic Law 111–383; 124 Stat. 4433; 10 U.S.C. 1561 note).

10 Subtitle I—Other Matters

11SEC. 590. INCLUSION OF FREELY ASSOCIATED STATES12WITHIN SCOPE OF JUNIOR RESERVE OFFI-13CERS' TRAINING CORPS PROGRAM.

14 Section 2031(a) of title 10, United States Code, is 15 amended by adding at the end the following new paragraph: 16 "(3) If a secondary educational institution in the Federated States of Micronesia, the Republic of the Marshall 17 Islands, or the Republic of Palau otherwise meets the condi-18 tions imposed by subsection (b) on the establishment and 19 maintenance of units of the Junior Reserve Officers' Train-20 21 ing Corps, the Secretary of a military department may es-22 tablish and maintain a unit of the Junior Reserve Officers' 23 Training Corps at the secondary educational institution 24 even though the secondary educational institution is not a United States secondary educational institution.". 25

1SEC. 591. PRESERVATION OF EDITORIAL INDEPENDENCE2OF STARS AND STRIPES.

3 To preserve the actual and perceived editorial and management independence of the Stars and Stripes news-4 5 paper, the Secretary of Defense shall extend the lease for the commercial office space in the District of Columbia cur-6 7 rently occupied by the editorial and management operations of the Stars and Stripes newspaper until such time 8 9 as the Secretary provides space and information technology and other support for such operations in a Government-10 11 owned facility in the National Capital Region geographically remote from facilities of the Defense Media Activity 12 13 at Fort Meade, Maryland.

14 SEC. 592. SENSE OF CONGRESS REGARDING DESIGNATION

- 15 OF BUGLE CALL COMMONLY KNOWN AS
 16 "TAPS" AS NATIONAL SONG OF REMEM17 BRANCE.
- (a) FINDINGS.—Congress makes the following findings:
 (1) The bugle call commonly known as "Taps"
 is known throughout the United States.

(2) In July 1862, following the Seven Days Battles, Union General Daniel Butterfield and bugler
Oliver Willcox Norton created "Taps" at Berkley
Plantation, Virginia, as a way to signal the end of
daily military activities.

1 (3) "Taps" is now established by the uniformed 2 services as the last call of the day and is sounded at the completion of a military funeral. 3 (4) "Taps" has become the signature, solemn mu-4 5 sical farewell for members of the uniformed services 6 and veterans who have faithfully served the United 7 States during times of war and peace. 8 (5) Over its 150 years of use, "Taps" has been 9 woven into the historical fabric of the United States. (6) When sounded, "Taps" summons emotions of 10 11 loss, pride, honor, and respect and encourages Ameri-12 cans to remember patriots who served the United 13 States with honor and valor. (7) The 150th anniversary of the writing of 14 "Taps" will be observed with events culminating in 15 16 June 2012 with a rededication of the Taps Monument 17 at Berkley Plantation, Virginia. 18 (b) SENSE OF CONGRESS.—It is the sense of Congress 19 that the bugle call commonly known as "Taps" should be 20 designated as the National Song of Remembrance. 21 SEC. 593. RECOMMENDED CONDUCT DURING SOUNDING OF 22 BUGLE CALL COMMONLY KNOWN AS "TAPS". 23 (a) CONDUCT DURING SOUNDING OF "TAPS".—Chap-24 ter 3 of title 36, United States Code, is amended by adding at the end the following new section: 25

-		
2	"(a) DEFINITION.—In this section, the term 'Taps'	re-

"\$306 Conduct during sounding of Tans'

1

3 fers to the bugle call consisting of 24 notes normally sound4 ed on a bugle or trumpet without accompaniment or embel5 lishment as the last call of the day on a military base, at
6 the completion of a military funeral, or on other occasions
7 as the solemn musical farewell to members of the uniform
8 services and veterans.

9 "(b) CONDUCT DURING SOUNDING.—

10 "(1) IN GENERAL.—During a performance of 11 Taps—

12 "(A) all present, except persons in uniform,
13 should stand at attention with the right hand
14 over the heart;

15 "(B) men not in uniform should remove
16 their headdress with their right hand and hold
17 the headdress at the left shoulder, the hand being
18 over the heart; and

"(C) persons in uniform should stand at attention and give the military salute at the first
note of Taps and maintain that position until
the last note.

23 "(2) EXCEPTION.—Paragraph (1) shall not
24 apply when Taps is sounded as the final bugle call
25 of the day at a military base.

1	((a) DEPENDENCE MELTER DY DAGE Ly this costion
1	"(c) DEFINITION OF MILITARY BASE.—In this section,
2	the term 'military base' means a base, camp, post, station,
3	yard, center, homeport facility for any ship, or other activ-
4	ity under the jurisdiction of the Department of Defense, in-
5	cluding any leased facility, which is located within any of
6	the several States, the District of Columbia, the Common-
7	wealth of Puerto Rico, American Samoa, the Virgin Is-
8	lands, the Commonwealth of the Northern Mariana Islands,
9	or Guam.".
10	(b) Conforming and Clerical Amendments.—
11	(1) CHAPTER HEADING.—The heading of chapter
12	3 of title 36, United States Code, is amended to read
13	as follows:
14	"CHAPTER 3—NATIONAL ANTHEM, MOTTO,
15	AND OTHER NATIONAL DESIGNATIONS".
16	(2) TABLE OF CHAPTERS.—The item relating to
17	chapter 3 in the table of chapters for such title is
18	amended to read as follows:
	"3. National Anthem, Motto, and Other National Designations
19	(3) TABLE OF SECTIONS.—The table of sections
20	at the beginning of such chapter is amended by add-
21	ing at the end the following new item:
	"306. Conduct during sounding of 'Taps'.".

1SEC. 594. INSPECTION OF MILITARY CEMETERIES UNDER2THE JURISDICTION OF DEPARTMENT OF DE-3FENSE.

4 (a) DOD INSPECTOR GENERAL INSPECTION OF AR5 LINGTON NATIONAL CEMETERY AND UNITED STATES SOL6 DIERS' AND AIRMEN'S HOME NATIONAL CEMETERY.—Sec7 tion 1(d) of Public Law 111–339; 124 Stat. 3592) is
8 amended—

9 (1) in paragraph (1), by striking "The Sec10 retary" in the first sentence and inserting "Subject to
11 paragraph (2), the Secretary"; and

(2) in paragraph (2), by adding at the end the
following new sentence: "However, in the case of the
report required to be submitted during 2013, the assessment described in paragraph (1) shall be conducted, and the report shall be prepared and submitted, by the Inspector General of the Department of
Defense instead of the Secretary of the Army.".

(b) TIME FOR SUBMISSION OF REPORT AND PLAN OF
20 ACTION REGARDING INSPECTION OF CEMETERIES AT MILI21 TARY INSTALLATIONS.—Section 592(d)(2) of the National
22 Defense Authorization Act for Fiscal Year 2012 (Public
23 Law 112-81; 125 Stat. 1443) is amended—

24 (1) by striking "December 31, 2012" and insert25 ing "June 29, 2013"; and

(2) by striking "April 1, 2013" and inserting
 "October 1, 2013".

3 SEC. 595. PILOT PROGRAM TO PROVIDE TRANSITIONAL AS4 SISTANCE TO MEMBERS OF THE ARMED
5 FORCES WITH A FOCUS ON SCIENCE, TECH6 NOLOGY, ENGINEERING, AND MATHEMATICS.

(a) PROGRAM AUTHORITY.—The Secretary of Defense
may conduct one or more pilot programs to provide transitional assistance for members of the Armed Forces leaving
active duty that focuses on assisting the members to transition into the fields of science, technology, engineering, and
mathematics to address the shortage of expertise within the
Department of Defense in those fields.

(b) COOPERATION WITH EDUCATIONAL INSTITU-14 15 TIONS.—The Secretary of Defense may enter into an agreement with an institution of higher education to provide for 16 the management and execution of a pilot program under 17 18 this section. The institution of higher education must agree 19 to allow the translation of military experience and training into course credit and provide for the transfer of previously 20 21 received credit through local community colleges and other 22 accredited institutions of higher education.

(c) DURATION.—Any pilot program established under
the authority of this section may not operate for more than
three academic years.

(d) REPORTING REQUIREMENT.—At the conclusion of
 a pilot program under this section, the Secretary of Defense
 shall submit to the congressional defense committee a report
 on the results of the pilot program, including the cost in curred to conduct the program, the number of participants
 of the program, and the outcomes for the participants of
 the program.

8 TITLE VI—COMPENSATION AND

9 **OTHER PERSONNEL BENEFITS**

10 Subtitle A—Pay and Allowances

11 SEC. 601. FISCAL YEAR 2013 INCREASE IN MILITARY BASIC

12 **PAY**.

(a) WAIVER OF SECTION 1009 ADJUSTMENT.—The adjustment to become effective during fiscal year 2013 required by section 1009 of title 37, United States Code, in
the rates of monthly basic pay authorized members of the
uniformed services shall not be made.

18 (b) INCREASE IN BASIC PAY.—Effective on January

19 1, 2013, the rates of monthly basic pay for members of the

20 uniformed services are increased by 1.7 percent.

SEC. 602. BASIC ALLOWANCE FOR HOUSING FOR TWO-MEM BER COUPLES WHEN ONE MEMBER IS ON SEA DUTY.

4 (a) IN GENERAL.—Subparagraph (C) of section
5 403(f)(2) of title 37, United States Code, is amended to read
6 as follows:

7 "(C) Notwithstanding section 421 of this title, a mem8 ber of a uniformed service in a pay grade below pay grade
9 E-6 who is assigned to sea duty and is married to another
10 member of a uniformed service is entitled to a basic allow11 ance for housing subject to the limitations of subsection
12 (e).".

13 (b) EFFECTIVE DATE.—The amendment made by sub14 section (a) shall take effect on January 1, 2013.

15SEC. 603. NO REDUCTION IN BASIC ALLOWANCE FOR HOUS-16ING FOR ARMY NATIONAL GUARD AND AIR17NATIONAL GUARD MEMBERS WHO TRANSI-18TION BETWEEN ACTIVE DUTY AND FULL-TIME19NATIONAL GUARD DUTY WITHOUT A BREAK20IN ACTIVE SERVICE.

21 Section 403(g) of title 37, United States Code, is
22 amended by adding at the end the following new paragraph:
23 "(6)(A) The rate of basic allowance for housing to be
24 paid to a member of the Army National Guard of the
25 United States or the Air National Guard of the United
26 States shall not be reduced upon the transition of the mem•HR 4310 RH

ber from active duty to full-time National Guard duty, or
 from full-time National Guard duty to active duty, when
 the transition occurs without a break in active service.

4 "(B) For the purposes of this paragraph, a break in
5 active service occurs when one or more calendar days be6 tween active service periods do not qualify as active serv7 ice.".

8 SEC. 604. MODIFICATION OF PROGRAM GUIDANCE RELAT-9 ING TO THE AWARD OF POST-DEPLOYMENT/ 10 MOBILIZATION RESPITE ABSENCE ADMINIS-11 TRATIVE ABSENCE DAYS TO MEMBERS OF 12 THE RESERVE COMPONENTS UNDER DOD IN-13 STRUCTION 1327.06.

14 Effective as of October 1, 2011, the changes made by 15 the Secretary of Defense to the Program Guidance relating to the award of Post-Deployment/Mobilization Respite Ab-16 17 sence administrative absence days to members of the reserve components under DOD Instruction 1327.06 shall not 18 19 apply to a member of a reserve component whose qualified mobilization (as described in such program guidance) com-20 21 menced before October 1, 2011, and continued on or after 22 that date until the date the mobilization is terminated.

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 Code,
7	are amended by striking "December 31, 2012" and insert-
8	ing "December 31, 2013":
9	(1) Section $308b(g)$, relating to Selected Reserve
10	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 Reserve
17	enlistment bonus for persons without prior service.
18	(5) Section 308h(e), relating to Ready Reserve
19	enlistment and reenlistment bonus for persons with
20	prior service.
21	(6) Section 308i(f), relating to Selected Reserve
22	enlistment and reenlistment bonus for persons with
23	prior service.

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1	(7) Section 408a(e), relating to reimbursement of
2	travel expenses for inactive-duty training outside of
3	normal commuting distance.
4	(8) Section 910(g), relating to income replace-
5	ment payments for reserve component members expe-
6	riencing extended and frequent mobilization for active
7	duty service.
8	SEC. 612. ONE-YEAR EXTENSION OF CERTAIN BONUS AND
9	SPECIAL PAY AUTHORITIES FOR HEALTH
10	CARE PROFESSIONALS.
11	(a) TITLE 10 AUTHORITIES.—The following sections
12	of title 10, United States Code, are amended by striking
13	"December 31, 2012" and inserting "December 31, 2013":
14	(1) Section 2130a(a)(1), relating to nurse officer
15	candidate accession program.
16	(2) Section $16302(d)$, relating to repayment of
17	education loans for certain health professionals who
18	serve in the Selected Reserve.
19	(b) TITLE 37 AUTHORITIES.—The following sections of
20	title 37, United States Code, are amended by striking "De-
21	cember 31, 2012" and inserting "December 31, 2013":
22	(1) Section $302c-1(f)$, relating to accession and
23	retention bonuses for psychologists.
24	(2) Section $302d(a)(1)$, relating to accession

25 bonus for registered nurses.

1	(3) Section 302e(a)(1), relating to incentive spe-
2	cial 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.
	1
16	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND
16 17	-
-	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND
17	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFI-
17 18	SEC. 613. ONE-YEAR EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFI- CERS.
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 Code,
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, 2012" and insert-
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, 2012" and insert- ing "December 31, 2013":

	201
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 Code,
10	are amended by striking "December 31, 2012" and insert-
11	ing "December 31, 2013":
12	(1) Section 331(h), relating to general bonus au-
13	thority for enlisted members.
14	(2) Section $332(g)$, relating to general bonus au-
15	thority 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 and
21	incentive pay authorities for officers in health profes-
22	sions.
23	(6) Section 351(h), relating to hazardous duty
24	pay.

(7) Section 352(g), relating to assignment pay or
special duty pay.
(8) Section 353(i), relating to skill incentive pay
or proficiency bonus.
(9) Section 355(h), relating to retention incen-
tives for members qualified in critical military skills
or assigned to high priority units.
SEC. 615. ONE-YEAR EXTENSION OF AUTHORITIES RELAT-
ING TO PAYMENT OF OTHER TITLE 37 BO-
NUSES AND SPECIAL PAYS.
The following sections of title 37, United States Code,
are amended by striking "December 31, 2012" and insert-
ing "December 31, 2013":
(1) Section 301b(a), relating to aviation officer
retention bonus.
(2) Section $307a(g)$, relating to assignment in-
centive pay.
(3) Section $308(g)$, relating to reenlistment
bonus for active members.
(4) Section 309(e), relating to enlistment bonus.
(4) Section 309(e), relating to enlistment bonus.(5) Section 324(g), relating to accession bonus
(5) Section $324(g)$, relating to accession bonus
(5) Section 324(g), relating to accession bonus for new officers in critical skills.

	200
1	(7) Section 327(h), relating to incentive bonus
2	for transfer between armed forces.
3	(8) Section 330(f), relating to accession bonus for
4	officer candidates.
5	SEC. 616. INCREASE IN MAXIMUM AMOUNT OF OFFICER AF-
6	FILIATION BONUS FOR OFFICERS IN THE SE-
7	LECTED RESERVE.
8	Section 308j(d) of title 37, United States Code, is
9	amended by striking "\$10,000" and inserting "\$20,000".
10	SEC. 617. INCREASE IN MAXIMUM AMOUNT OF INCENTIVE
11	BONUS FOR RESERVE COMPONENT MEMBERS
12	WHO CONVERT MILITARY OCCUPATIONAL
13	SPECIALTY TO EASE PERSONNEL SHORT-
14	AGES.
15	Section 326(c)(1) of title 37, United States Code, is
16	amended by striking "\$4,000, in the case of a member of
17	a regular component of the armed forces, and \$2,000, in
18	the case of a member of a reserve component of the armed
19	forces." and inserting "\$4,000.".

1 Subtitle C—Travel and Transpor-2tation Allowances Generally

3 SEC. 621. TRAVEL AND TRANSPORTATION ALLOWANCES
4 FOR NON-MEDICAL ATTENDANTS FOR MEM5 BERS RECEIVING CARE IN A RESIDENTIAL
6 TREATMENT PROGRAM.

7 (a) AUTHORIZED TRAVEL AND TRANSPORTATION.—
8 Subsection (a) of section 481k of title 37, United States
9 Code, is amended—

10 (1) by inserting "(1)" before "Under uniform
11 regulations"; and

12 (2) by adding at the end the following new para-13 graph:

14 "(2) Travel and transportation described in subsection (d) also may be provided for a qualified non-medical at-15 tendant for a member of the uniformed services who is re-16 ceiving care in a residential treatment program if the at-17 tending physician or other mental health professional and 18 the commander or head of the military medical facility ex-19 ercising control over the member determine that the presence 20 and participation of such an attendant is essential to the 21 22 treatment of the member.".

23 (b) CONFORMING AMENDMENTS.—Such section is fur24 ther amended—

25 (1) in subsection (b)—

1	(A) by striking "covered member" in the
2	matter preceding paragraph (1) and inserting
3	"member"; and
4	(B) in paragraph (2), by striking "surgeon
5	and the commander or head of the military med-
6	ical facility" and inserting "surgeon (or mental
7	health professional in the case of a member de-
8	scribed in subsection $(a)(2)$) and the commander
9	or head of the military medical facility exer-
10	cising control over the member"; and
11	(2) in subsection (c), by striking "this section"
12	in the matter preceding paragraph (1) and inserting
13	"subsection $(a)(1)$ ".
1 /	
14	Subtitle D—Benefits and Services
14 15	Subtitle D—Benefits and Services for Members Being Separated or
	-
15	for Members Being Separated or
15 16	for Members Being Separated or Recently Separated
15 16 17	for Members Being Separated or Recently Separated SEC. 631. EXTENSION OF AUTHORITY TO PROVIDE TWO
15 16 17 18	for Members Being Separated or Recently Separated SEC. 631. EXTENSION OF AUTHORITY TO PROVIDE TWO YEARS OF COMMISSARY AND EXCHANGE BEN-
15 16 17 18 19	for Members Being Separated or Recently Separated SEC. 631. EXTENSION OF AUTHORITY TO PROVIDE TWO YEARS OF COMMISSARY AND EXCHANGE BEN- EFITS AFTER SEPARATION.
15 16 17 18 19 20	for Members Being Separated or Recently Separated sec. 631. EXTENSION OF AUTHORITY TO PROVIDE TWO YEARS OF COMMISSARY AND EXCHANGE BEN- EFITS AFTER SEPARATION. (a) EXTENSION OF AUTHORITY.—Section 1146 of title
15 16 17 18 19 20 21	for Members Being Separated or Recently Separated SEC. 631. EXTENSION OF AUTHORITY TO PROVIDE TWO VEARS OF COMMISSARY AND EXCHANGE BEN- EFITS AFTER SEPARATION. (a) EXTENSION OF AUTHORITY.—Section 1146 of title 10, United States Code, is amended—
 15 16 17 18 19 20 21 22 	for Members Being Separated or Recently Separated SEC. 631. EXTENSION OF AUTHORITY TO PROVIDE TWO YEARS OF COMMISSARY AND EXCHANGE BEN- EFITS AFTER SEPARATION. (a) EXTENSION OF AUTHORITY.—Section 1146 of title 10, United States Code, is amended— (1) in subsection (a), by striking "2012" and in-

1	(b) Correction of Reference to Administering
2	Secretary.—Such section is further amended—
3	(1) in subsection (a), by striking "The Secretary
4	of Transportation" and inserting "The Secretary con-
5	cerned"; and
6	(2) in subsection (b), by striking "The Secretary
7	of Homeland Security" and inserting "The Secretary
8	concerned".
9	SEC. 632. TRANSITIONAL USE OF MILITARY FAMILY HOUS-
10	ING.
11	(a) Resumption of Authority to Authorize
12	TRANSITIONAL USE.—Subsection (a) of section 1147 of title
13	10, United States Code, is amended—
14	(1) in paragraph (1), by striking "October 1,
15	1990, and ending on December 31, 2001" and insert-
16	ing "October 1, 2012, and ending on December 31,
17	2018"; and
18	(2) in paragraph (2), by striking "October 1,
19	1004 and ording on December 21 9001" and incert
20	1994, and ending on December 31, 2001" and insert-
20	ing "October 1, 2012, and ending on December 31,
20 21	
	ing "October 1, 2012, and ending on December 31,
21	ing "October 1, 2012, and ending on December 31, 2018".

"(c) NO TRANSITIONAL BASIC ALLOWANCE FOR HOUS-1 2 ING.—Nothing in this section shall be construed to authorize the Secretary concerned to continue to provide for any pe-3 4 riod of time to an individual who is involuntary separated all or any portion of a basic allowance for housing to which 5 the individual was entitled under section 403 of title 37 6 7 immediately before being involuntarily separated, even in 8 cases in which the individual or members of the individual's 9 household continue to reside after the separation in a housing unit acquired or constructed under the alternative au-10 thority of subchapter IV of chapter 169 of this title that 11 is not owned or leased by the United States.". 12

(c) CORRECTION OF REFERENCE TO ADMINISTERING
14 SECRETARY.—Subsection (a)(2) of such section is further
15 amended by striking "The Secretary of Transportation"
16 and inserting "The Secretary concerned".

Subtitle E—Commissary and Non-17 appropriated Fund Instrumen-18 tality Benefits and Operations 19 SEC. 641. CHARITABLE ORGANIZATIONS ELIGIBLE FOR DO-20 21 NATIONS OF UNUSABLE COMMISSARY STORE 22 FOOD AND OTHER FOOD PREPARED FOR THE 23 ARMED FORCES. 24 Subparagraph (A) of section 2485(f) of title 10, United

25 States Code, is amended to read as follows:

1	"(A) A food bank, food pantry, or soup kitchen
2	(as those terms are defined in section 201A of the
3	Emergency Food Assistance Act of 1983 (7 U.S.C.
4	7501)).".
5	SEC. 642. REPEAL OF CERTAIN RECORDKEEPING AND RE-
6	PORTING REQUIREMENTS APPLICABLE TO
7	COMMISSARY AND EXCHANGE STORES OVER-
8	SEAS.
9	(a) REPEAL.—Section 2489 of title 10, United States
10	Code, is amended by striking subsections (b) and (c).
11	(b) Conforming Amendments.—Such section is fur-
12	ther amended—
13	(1) by striking "General Authority.—(1)"
14	and inserting "AUTHORITY TO ESTABLISH RESTRIC-
15	TIONS.—";
16	(2) by striking "(2)" and inserting "(b) LIMITA-
17	TIONS ON USE OF AUTHORITY.—"; and
18	(3) by redesignating subparagraphs (A) and (B)
19	as paragraphs (1) and (2), respectively.

1 SEC. 643. TREATMENT OF FISHER HOUSE FOR THE FAMI-

1	SEC. 043. IREAIMENT OF FISHER HOUSE FOR THE FAMI-
2	LIES OF THE FALLEN AND MEDITATION PA-
3	VILION AT DOVER AIR FORCE BASE, DELA-
4	WARE, AS A FISHER HOUSE.
5	(a) FISHER HOUSES AND AUTHORIZED FISHER
6	House Residents.—Subsection (a) of section 2493 of title
7	10, United States Code, is amended—
8	(1) in paragraph (1)(B), by striking "by pa-
9	tients" and all that follows through "such patients;"
10	and inserting "by authorized Fisher House resi-
11	dents;";
12	(2) by redesignating paragraph (2) as para-
13	graph (3);
14	(3) by inserting after paragraph (1) the fol-
15	lowing new paragraph:
16	"(2) The term 'Fisher House' includes the Fisher
17	House for the Families of the Fallen and Meditation
18	Pavilion at Dover Air Force Base, Delaware, so long
19	as such facility is available for residential use on a
20	temporary basis by authorized Fisher House resi-
21	dents."; and
22	(4) by adding at the end the following new para-
23	graph:
24	"(4) The term 'authorized Fisher House resi-
25	dents' means the following:

1	"(A) With respect to a Fisher House de-
2	scribed in paragraph (1) that is located in prox-
3	imity to a health care facility of the Army, the
4	Air Force, or the Navy, the following persons:
5	"(i) Patients of that health care facil-
6	ity.
7	"(ii) Members of the families of such
8	patients.
9	"(iii) Other persons providing the
10	equivalent of familial support for such pa-
11	tients.
12	"(B) With respect to the Fisher House de-
13	scribed in paragraph (2), the following persons:
14	"(i) The primary next of kin of a
15	member of the armed forces who dies while
16	located or serving overseas.
17	"(ii) Other family members of the de-
18	ceased member who are eligible for trans-
19	portation under section 411f(e) of title 37.
20	"(iii) An escort of a family member de-
21	scribed in clause (i) or (ii).".
22	(b) Conforming Amendments.—Subsections (b), (e),
23	(f), and (g) of such section are amended by striking "health
24	care" each place it appears.

(c) REPEAL OF FISCAL YEAR 2012 FREESTANDING
 DESIGNATION.—Section 643 of the National Defense Au thorization Act for Fiscal Year 2012 (Public Law 112–81;
 125 Stat. 1466) is repealed.

5 SEC. 644. PURCHASE OF SUSTAINABLE PRODUCTS, LOCAL
6 FOOD PRODUCTS, AND RECYCLABLE MATE7 RIALS FOR RESALE IN COMMISSARY AND EX8 CHANGE STORE SYSTEMS.

9 (a) IMPROVED PURCHASING EFFORTS.—Section
10 2481(c) of title 10, United States Code, is amended by add11 ing at the end the following new paragraph:

"(3)(A) The governing body established pursuant to
paragraph (2) shall endeavor to increase the purchase for
resale at commissary stores and exchange stores of sustainable products, local food products, and recyclable materials.
"(B) As part of its efforts under subparagraph (A),
the governing body shall develop—

"(i) guidelines for the identification of fresh
meat, poultry, seafood, and fish, fresh produce, and
other products raised or produced through sustainable
methods; and

22 "(ii) goals, applicable to all commissary stores
23 and exchange stores world-wide, to maximize, to the
24 maximum extent practical, the purchase of sustain-

able products, local food products, and recyclable ma terials by September 30, 2017.".

3 (b) DEADLINE FOR ESTABLISHMENT AND GUIDE4 LINES.—The initial guidelines required by paragraph
5 (3)(B)(i) of section 2481(c) of title 10, United States Code,
6 as added by subsection (a), shall be issued not later than
7 two years after the date of the enactment of this Act.

8 Subtitle F—Disability, Retired Pay, 9 and Survivor Benefits

10 SEC. 651. REPEAL OF REQUIREMENT FOR PAYMENT OF SUR-

11VIVOR BENEFIT PLAN PREMIUMS WHEN PAR-12TICIPANT WAIVES RETIRED PAY TO PROVIDE13A SURVIVOR ANNUITY UNDER FEDERAL EM-14PLOYEES RETIREMENT SYSTEM AND TERMI-15NATING PAYMENT OF THE SURVIVOR BEN-16EFIT PLAN ANNUITY.

17 (a) DEPOSITS NOT REQUIRED.—Section 1452(e) of
18 title 10, United States Code, is amended—

19 (1) in the subsection heading, by inserting "AND
20 FERS" after "CSRS";

21 (2) by inserting "or chapter 84 of such title,"
22 after "chapter 83 of title 5";

23 (3) by inserting "or 8416(a)" after "8339(j)";
24 and

25 (4) by inserting "or 8442(a)" after "8341(b)".

(b) CONFORMING AMENDMENTS.—Section 1450(d) of
 such title is amended—

3 (1) by inserting "or chapter 84 of such title"
4 after "chapter 83 of title 5";

5 (2) by inserting "or 8416(a)" after "8339(j)";
6 and

7 (3) by inserting "or 8442(a)" after "8341(b)".

8 (c) APPLICATION OF AMENDMENTS.—The amendments 9 made by this section shall apply with respect to any partic-10 ipant electing a annuity for survivors under chapter 84 of 11 title 5, United States Code, on or after the date of the enact-12 ment of this Act.

13 Subtitle G—Other Matters

14 SEC. 661. CONSISTENT DEFINITION OF DEPENDENT FOR15PURPOSES OF APPLYING LIMITATIONS ON16TERMS OF CONSUMER CREDIT EXTENDED TO17CERTAIN MEMBERS OF THE ARMED FORCES18AND THEIR DEPENDENTS.

19 Paragraph (2) of section 987(i) of title 10, United
20 States Code, is amended to read as follows:

21 "(2) DEPENDENT.—The term 'dependent', with
22 respect to a covered member, means a person de23 scribed in subparagraph (A), (D), (E), or (I) of sec24 tion 1072(2) of this title.".

1 SEC. 662. LIMITATION ON REDUCTION IN NUMBER OF MILI-2 TARY AND CIVILIAN PERSONNEL ASSIGNED 3 TO DUTY WITH SERVICE REVIEW AGENCIES. 4 Section 1559(a) of title 10, United States Code, is 5 amended by striking "December 31, 2013" and inserting "December 31, 2016". 6 7 SEC. 663. EQUAL TREATMENT FOR MEMBERS OF COAST 8 **GUARD RESERVE CALLED TO ACTIVE DUTY** 9 UNDER TITLE 14, UNITED STATES CODE. 10 (a) INCLUSION IN DEFINITION OF CONTINGENCY OP-ERATION.—Section 101(a)(13)(B) of title 10, United States 11 Code, is amended by inserting "section 712 of title 14," 12 after "chapter 15 of this title,". 13 (b) CREDIT OF SERVICE TOWARDS REDUCTION OF 14 ELIGIBILITY AGE FOR RECEIPT OF RETIRED PAY FOR NON-15 REGULAR SERVICE.—Section 12731(f)(2)(B) of title 10, 16 United States Code, is amended by adding at the end the 17 18 following new clause: 19 "(iv) Service on active duty described in this subparagraph is also service on active duty pursuant to a call or 20 order to active duty authorized by the Secretary of Home-21 22 land Security under section 712 of title 14 for purposes of 23 emergency augmentation of the Regular Coast Guard

24 *forces.*".

1	(c) Post 9/11 Educational Assistance.—Section
2	3301(1)(B) of title 38, United States Code, is amended by
3	inserting "or section 712 of title 14" after "title 10".
4	(d) Retroactive Application of Amendments.—
5	(1) Inclusion of prior orders.—The amend-
6	ments made by this section shall apply to any call or
7	order to active duty authorized by the Secretary of
8	Homeland Security under section 712 of title 14,
9	United States Code, on or after April 19, 2010.
10	(2) Credit for prior service.—The amend-
11	ments made by this section shall be deemed to have
12	been enacted on April 19, 2010, for purposes of ap-
13	plying the amendments to the following provisions of
14	law:
15	(A) Section 5538 of title 5, United States
16	Code, relating to nonreduction in pay.
17	(B) Section 701 of title 10, United States
18	Code, relating to the accumulation and retention
19	of leave.
20	(C) Section 12731 of title 10, United States
21	Code, relating to age and service requirements
22	for receipt of retired pay for non-regular service.

TITLE VII—HEALTH CARE 1 **PROVISIONS** 2 Subtitle A—Improvements to Health 3 **Benefits** 4 5 SEC. 701. SENSE OF CONGRESS ON NONMONETARY CON-6 TRIBUTIONS TO HEALTH CARE BENEFITS 7 MADE BY CAREER MEMBERS OF THE ARMED 8 FORCES AND THEIR FAMILIES. 9 It is the sense of Congress that— 10 (1) career members of the uniformed services and 11 their families endure unique and extraordinary de-12 mands and make extraordinary sacrifices over the 13 course of a 20- to 30-year career in protecting free-14 dom for all Americans; and 15 (2) those decades of sacrifice constitute a signifi-16 cant pre-paid premium for health care during a ca-17 reer member's retirement that is over and above what 18 the member pays with money. 19 SEC. 702. EXTENSION OF TRICARE STANDARD COVERAGE 20 AND TRICARE DENTAL PROGRAM FOR MEM-21 BERS OF THE SELECTED RESERVE WHO ARE 22 INVOLUNTARILY SEPARATED. 23 (a)TRICARE **STANDARD** COVERAGE.—Section 24 1076d(b) of title 10, United States Code, is amended—

(1) by striking "Eligibility" and inserting "(1)
 Except as provided in paragraph (2), eligibility";
 and

4 (2) by adding at the end the following new para5 graph:

6 "(2) During the period beginning on the earlier of the 7 date of the enactment of the National Defense Authorization 8 Act for Fiscal Year 2013 or October 1, 2012, and ending 9 December 31, 2018, eligibility for a member under this sec-10 tion who is involuntarily separated from the Selected Reserve under other than adverse conditions, as characterized 11 by the Secretary concerned, shall terminate 180 days after 12 the date on which the member is separated.". 13

14 (b)TRICARE Dental COVERAGE.—Section 15 1076a(a)(1) of such title is amended by adding at the end the following new sentence: "During the period beginning 16 on the earlier of the date of the enactment of the National 17 Defense Authorization Act for Fiscal Year 2013 or October 18 1, 2012, and ending December 31, 2018, such plan shall 19 provide that coverage for a member of the Selected Reserve 20 21 who is involuntarily separated from the Selected Reserve 22 under other than adverse conditions, as characterized by the 23 Secretary concerned, shall not terminate earlier than 180 24 days after the date on which the member is separated.".

1SEC. 703. MEDICAL AND DENTAL CARE CONTRACTS FOR2CERTAIN MEMBERS OF THE NATIONAL3GUARD.

4 (a) STANDARDS.—The Secretary of Defense shall en5 sure that each individual who receives medical or dental
6 care under a covered contract meets the standards of med7 ical and dental readiness of the Secretary upon the mobili8 zation of the individual.

9 (b) COVERED CONTRACT DEFINED.—In this section, 10 the term "covered contract" means a contract entered into 11 by the National Guard of a State to provide medical or 12 dental care to the members of such National Guard to en-13 sure that the members meet applicable standards of medical 14 and dental readiness.

15 Subtitle B—Health Care 16 Administration

17 SEC. 711. UNIFIED MEDICAL COMMAND.

18 (a) UNIFIED COMBATANT COMMAND.—

- 19 (1) IN GENERAL.—Chapter 6 of title 10, United
- 20 States Code, is amended by inserting after section

21 *167a the following new section:*

22 "\$167b. Unified combatant command for medical op23 erations

24 "(a) ESTABLISHMENT.—With the advice and assist-

25 ance of the Chairman of the Joint Chiefs of Staff, the Presi-

26 dent, through the Secretary of Defense, shall establish under

section 161 of this title a unified command for medical op erations (in this section referred to as the 'unified medical
 command'). The principal function of the command is to
 provide medical services to the armed forces and other
 health care beneficiaries of the Department of Defense as
 defined in chapter 55 of this title.

7 "(b) ASSIGNMENT OF FORCES.—In establishing the 8 unified medical command under subsection (a), all active 9 military medical treatment facilities, training organiza-10 tions, and research entities of the armed forces shall be as-11 signed to such unified command, unless otherwise directed 12 by the Secretary of Defense.

"(c) GRADE OF COMMANDER.—The commander of the 13 unified medical command shall hold the grade of general 14 15 or, in the case of an officer of the Navy, admiral while serving in that position, without vacating his permanent grade. 16 17 The commander of such command shall be appointed to that grade by the President, by and with the advice and consent 18 19 of the Senate, for service in that position. The commander of such command shall be a member of a health profession 20 21 described in paragraph (1), (2), (3), (4), (5), or (6) of sec-22 tion 335(j) of title 37. During the five-year period begin-23 ning on the date on which the Secretary establishes the com-24 mand under subsection (a), the commander of such command shall be exempt from the requirements of section
 164(a)(1) of this title.

3 "(d) SUBORDINATE COMMANDS.—(1) The unified med4 ical command shall have the following subordinate com5 mands:

6 "(A) A command that includes all fixed military 7 medical treatment facilities, including elements of the 8 Department of Defense that are combined, operated 9 jointly, or otherwise operated in such a manner that 10 a medical facility of the Department of Defense is op-11 erating in or with a medical facility of another de-12 partment or agency of the United States.

"(B) A command that includes all medical
training, education, and research and development
activities that have previously been unified or combined, including organizations that have been designated as a Department of Defense executive agent.
"(C) The Defense Health Agency established
under subsection (f).

20 "(2) The commander of a subordinate command of the 21 unified medical command shall hold the grade of lieutenant 22 general or, in the case of an officer of the Navy, vice admiral 23 while serving in that position, without vacating his perma-24 nent grade. The commander of such a subordinate command 25 shall be appointed to that grade by the President, by and with the advice and consent of the Senate, for service in
 that position. The commander of such a subordinate com mand shall also be required to be a surgeon general of one
 of the military departments.

5 "(e) AUTHORITY OF COMBATANT COMMANDER.—(1) In
6 addition to the authority prescribed in section 164(c) of this
7 title, the commander of the unified medical command shall
8 be responsible for, and shall have the authority to conduct,
9 all affairs of such command relating to medical operations
10 activities.

"(2) The commander of such command shall be responsible for, and shall have the authority to conduct, the following functions relating to medical operations activities
(whether or not relating to the unified medical command):

15 *"(A) Developing programs and doctrine.*

"(B) Preparing and submitting to the Secretary
of Defense program recommendations and budget proposals for the forces described in subsection (b) and
for other forces assigned to the unified medical command.

21 "(C) Exercising authority, direction, and control
22 over the expenditure of funds—

23 "(i) for forces assigned to the unified med24 ical command;

1	"(ii) for the forces described in subsection
2	(b) assigned to unified combatant commands
3	other than the unified medical command to the
4	extent directed by the Secretary of Defense; and
5	"(iii) for military construction funds of the
6	Defense Health Program.
7	"(D) Training assigned forces.
8	(E) Conducting specialized courses of instruc-
9	tion for commissioned and noncommissioned officers.
10	``(F) Validating requirements.
11	``(G) Establishing priorities for requirements.
12	``(H) Ensuring the interoperability of equipment
13	and forces.
14	"(I) Monitoring the promotions, assignments, re-
15	tention, training, and professional military education
16	of medical officers described in paragraph (1), (2),
17	(3), (4), (5), or (6) of section 335(j) of title 37.
18	"(3) The commander of such command shall be respon-
19	sible for the Defense Health Program, including the Defense
20	Health Program Account established under section 1100 of
21	this title.
22	"(f) Defense Health Agency.—(1) In establishing
23	the unified medical command under subsection (a), the Sec-
24	retary shall also establish under section 191 of this title a
25	defense agency for health care (in this section referred to

as the 'Defense Health Agency'), and shall transfer to such
 agency the organization of the Department of Defense re ferred to as the TRICARE Management Activity and all
 functions of the TRICARE Program (as defined in section
 1072(7)).

6 "(2) The director of the Defense Health Agency shall 7 hold the rank of lieutenant general or, in the case of an officer of the Navy, vice admiral while serving in that posi-8 9 tion, without vacating his permanent grade. The director 10 of such agency shall be appointed to that grade by the President, by and with the advice and consent of the Senate, 11 for service in that position. The director of such agency 12 13 shall be a member of a health profession described in paragraph (1), (2), (3), (4), (5), or (6) of section 335(j) of title 14 15 37.

"(g) REGULATIONS.—In establishing the unified medical command under subsection (a), the Secretary of Defense
shall prescribe regulations for the activities of the unified
medical command.".

20 (2) CLERICAL AMENDMENT.—The table of sec21 tions at the beginning of such chapter is amended by
22 inserting after the item relating to section 167a the
23 following new item:

"167b. Unified combatant command for medical operations.".

24 (b) Plan, Notification, and Report.—

1	(1) PLAN.—Not later than July 1, 2013, the Sec-
2	retary of Defense shall submit to the congressional de-
3	fense committees a comprehensive plan to establish the
4	unified medical command authorized under section
5	167b of title 10, United States Code, as added by sub-
6	section (a), including any legislative actions the Sec-
7	retary considers necessary to implement the plan.
8	(2) NOTIFICATION.—The Secretary shall submit
9	to the congressional defense committees written notifi-
10	cation of the time line of the Secretary to establish the
11	unified medical command under such section 167b by
12	not later than the date that is 30 days before estab-
13	lishing such command.
14	(3) REPORT.—Not later than 180 days after sub-
15	mitting the notification under paragraph (2), the Sec-
16	retary shall submit to the congressional defense com-
17	mittees a report on—
18	(A) the establishment of the unified medical

- 19 *command; and*
- 20 (B) the establishment of the Defense Health
 21 Agency under subsection (f) of such section 167b.

1 SEC. 712. AUTHORITY FOR AUTOMATIC ENROLLMENT IN 2 TRICARE PRIME OF DEPENDENTS OF MEM-3 BERS IN PAY GRADES ABOVE PAY GRADE E-4. 4 Subsection (a) of section 1097a of title 10, United 5 States Code, is amended to read as follows: 6 "(a) Automatic Enrollment of Certain Depend-7 ENTS.—(1) In the case of a dependent of a member of the uniformed services who is entitled to medical and dental 8 9 care under section 1076(a)(2)(A) of this title and resides in an area in which TRICARE Prime is offered, the Sec-10 11 retary-12 "(A) shall automatically enroll the dependent in 13 TRICARE Prime if the member is in pay grade E-4 or below: and 14 15 "(B) may automatically enroll the dependent in 16 TRICARE Prime if the member is in pay grade E-17 5 or higher. 18 "(2) Whenever a dependent of a member is enrolled 19 in TRICARE Prime under paragraph (1), the Secretary concerned shall provide written notice of the enrollment to 20 21 the member. 22 "(3) The enrollment of a dependent of the member may 23 be terminated by the member or the dependent at any

24 time.".

1	SEC. 713. COOPERATIVE HEALTH CARE AGREEMENTS BE-
2	TWEEN THE MILITARY DEPARTMENTS AND
3	NON-MILITARY HEALTH CARE ENTITIES.
4	(a) AUTHORITY.—In addition to the authority of the
5	Secretary of Defense under section 713 of the National De-
6	fense Authorization Act of 2010 (10 U.S.C. 1073 note), the
7	Secretary of each military department may establish coop-
8	erative health care agreements between military installa-
9	tions and local or regional health care entities.
10	(b) REQUIREMENTS.—In establishing an agreement
11	under subsection (a), the Secretary concerned shall—
12	(1) consult with—
13	(A) representatives from the military instal-
14	lation selected for the agreement, including the
15	TRICARE managed care support contractor
16	with responsibility for such installation; and
17	(B) Federal, State, and local government of-
18	ficials;
19	(2) identify and analyze health care services
20	available in the area in which the military installa-
21	tion is located, including such services available at a
22	military medical treatment facility or in the private
23	sector (or a combination thereof);
24	(3) determine the cost avoidance or savings re-
25	sulting from innovative partnerships between the

military department concerned and the private sector;
 and

3 (4) determine the opportunities for and barriers
4 to coordinating and leveraging the use of existing
5 health care resources, including such resources of Fed6 eral, State, local, and private entities.

7 (c) RULE OF CONSTRUCTION.—Nothing in this section
8 shall be construed as authorizing the provision of health
9 care services at military medical treatment facilities or
10 other facilities of the Department of Defense to individuals
11 who are not otherwise entitled or eligible for such services
12 under chapter 55 of title 10, United States Code.

(d) SECRETARY CONCERNED DEFINED.—In this section, the term "Secretary concerned" has the meaning given
that term in section 101(a)(9) of title 10, United States
Code.

17SEC. 714. REQUIREMENT TO ENSURE THE EFFECTIVENESS18AND EFFICIENCY OF HEALTH ENGAGEMENTS.

(a) IN GENERAL.—The Secretary of Defense, in coordination with the Assistant Secretary of Defense for Health
Affairs and the Uniformed Services University of the
Health Sciences, shall develop a process to ensure that
health engagements conducted by the Department of Defense
are effective and efficient in meeting the national security
goals of the United States.

(b) Process Goals.—The Assistant Secretary of De-
fense for Health Affairs and the Uniformed Services Univer-
sity of the Health Sciences shall ensure that each process
developed under subsection (a)—
(1) assesses the operational mission capabilities
of the health engagement;
(2) uses the collective expertise of the Federal
Government and non-governmental organizations to
ensure collaboration and partnering activities; and
(3) assesses the stability and resiliency of the
host nation of such engagement.
(c) PILOT PROGRAMS.—The Secretary of Defense, in
coordination with the Uniformed Services University of
Health Sciences, may conduct pilot programs to assess the
effectiveness of any process developed under subsection (a)
to ensure the applicability of the process to health engage-
ments conducted by the Department of Defense.
SEC. 715. CLARIFICATION OF APPLICABILITY OF FEDERAL
TORT CLAIMS ACT TO SUBCONTRACTORS EM-
PLOYED TO PROVIDE HEALTH CARE SERV-
ICES TO THE DEPARTMENT OF DEFENSE.
Section 1089(a) of title 10, United States Code, is
amended in the last sentence—
(1) by striking "if the physician, dentist, nurse,
pharmacist, or paramedical" and inserting "to such

1	a physician, dentist, nurse, pharmacist, or para-
2	medical";
3	(2) by striking "involved is"; and
4	(3) by inserting before the period at the end the
5	following: "or a subcontract at any tier under such
6	a contract".
7	SEC. 716. PILOT PROGRAM ON INCREASED THIRD-PARTY
8	COLLECTION REIMBURSEMENTS IN MILITARY
9	MEDICAL TREATMENT FACILITIES.
10	(a) PILOT PROGRAM.—
11	(1) IN GENERAL.—The Secretary of Defense, in
12	coordination with the Secretaries of the military de-
13	partments, shall carry out a pilot program to assess
14	the feasibility of using processes described in para-
15	graph (2) to increase the amounts collected under sec-
16	tion 1095 of title 10, United States Code, from a
17	third-party payer for charges for health care services
18	incurred by the United States at a military medical
19	treatment facility.
20	(2) Processes described.—The processes de-
21	scribed in this paragraph are revenue-cycle improve-
22	ment processes, including cash-flow management and
23	accounts-receivable processes.
24	(b) Requirements.—In carrying out the pilot pro-
25	gram under subsection (a)(1), the Secretary shall—

1	(1) identify and analyze the best practice options
2	with respect to the processes described in subsection
3	(a)(2) that are used in nonmilitary health care facili-
4	ties; and
5	(2) conduct a cost-benefit analysis to assess the
6	pilot program, including an analysis of—
7	(A) the different processes used in the pilot
8	program;
9	(B) the amount of third-party collections
10	that resulted from such processes;
11	(C) the cost to implement and sustain such
12	processes; and
13	(D) any other factors the Secretary deter-
14	mines appropriate to assess the pilot program.
15	(c) LOCATIONS.—The Secretary shall carry out the
16	pilot program under subsection $(a)(1)$ at not less than two
17	military installations of different military departments
18	that meet the following criteria:
19	(1) There is a military medical treatment facil-
20	ity that has inpatient and outpatient capabilities at
21	the installation.
22	(2) At least 40 percent of the military bene-
23	ficiary population residing in the catchment area
24	surrounding the installation is potentially covered by

a third-party payer (as defined in section 1095(h)(1)
 of title 10, United States Code).

3 (d) DURATION.—The Secretary shall commence the
4 pilot program under subsection (a)(1) by not later than 270
5 days after the date of the enactment of this Act and shall
6 carry out such program for three years.

7 (e) REPORT.—Not later than 180 days after com8 pleting the pilot program under subsection (a)(1), the Sec9 retary shall submit to the congressional defense committees
10 a report describing the results of the program, including—

11 (1) a comparison of—

12 (A) the processes described in subsection
13 (a)(2) that were used in the military medical
14 treatment facilities participating in the pro15 gram; and

16 (B) the third-party collection processes used
17 by military medical treatment facilities not in18 cluded in the program;

19 (2) a cost analysis of implementing the processes
20 described in subsection (a)(2) for third-party collec-

21 tions at military medical treatment facilities; and

(3) an assessment of the program, including any
recommendations to improve third-party collections.

1	SEC. 717. PILOT PROGRAM FOR REFILLS OF MAINTENANCE
2	MEDICATIONS FOR TRICARE FOR LIFE BENE-
3	FICIARIES THROUGH THE TRICARE MAIL-
4	ORDER PHARMACY PROGRAM.
5	(a) IN GENERAL.—The Secretary of Defense shall con-
6	duct a pilot program to refill prescription maintenance
7	medications for each TRICARE for Life beneficiary through
8	the national mail-order pharmacy program under section
9	1074g(a)(2)(E)(iii) of title 10, United States Code.
10	(b) Medications Covered.—
11	(1) DETERMINATION.—The Secretary shall deter-
12	mine the prescription maintenance medications in-
13	cluded in the pilot program under subsection (a).
14	(2) SUPPLY.—In carrying out the pilot program
15	under subsection (a), the Secretary shall ensure that
16	the medications included in the program are—
17	(A) generally available to the TRICARE for
18	Life beneficiary through retail pharmacies only
19	for an initial filling of a 30-day or less supply;
20	and
21	(B) any refills of such medications are ob-
22	tained through the national mail-order phar-
23	macy program.
24	(3) EXEMPTION.— The Secretary may exempt
25	the following prescription maintenance medications
26	from the requirements in paragraph (2):

(A) Such medications that are for acute
care needs.
(B) Such other medications as the Secretary
determines appropriate.
(c) Nonparticipation.—
(1) OPT OUT.—The Secretary shall give
TRICARE for Life beneficiaries who have been cov-
ered by the pilot program under subsection (a) for a
period of one year an opportunity to opt out of con-
tinuing to participate in the program.
(2) WAIVER.—The Secretary may waive the re-
quirement of a TRICARE for Life beneficiary to par-
ticipate in the pilot program under subsection (a) if
the Secretary determines, on an individual basis, that
such waiver is appropriate.
(d) TRICARE FOR LIFE BENEFICIARY DEFINED.—In
this section, the term "TRICARE for Life beneficiary"
means a TRICARE beneficiary enrolled in the Medicare
wraparound coverage option of the TRICARE program
made available to the beneficiary by reason of section
1086(d) of title 10, United States Code.
(e) REPORTS.—Not later than March 31 of each year
beginning in 2014 and ending in 2018, the Secretary shall
submit to the congressional defense committees a report on

25 the pilot program under subsection (a), including the effects

of offering incentives for the use of mail order pharmacies
 by TRICARE beneficiaries and the effect on retail phar macies.

4 (f) SUNSET.—The Secretary may not carry out the
5 pilot program under subsection (a) after December 31,
6 2017.

7 SEC. 718. COST-SHARING RATES FOR PHARMACY BENEFITS 8 PROGRAM OF THE TRICARE PROGRAM.

9 (a) IN GENERAL.—Section 1074g(a)(6) of title 10,
10 United States Code, is amended—

11 (1) by amending subparagraph (A) to read as12 follows:

"(A) The Secretary, in the regulations prescribed
under subsection (h), shall establish cost-sharing requirements under the pharmacy benefits program. In accordance
with subparagraph (C), such cost-sharing requirements
shall consist of the following:

18 "(i) With respect to each supply of a prescrip19 tion covering not more than 30 days that is obtained
20 by a covered beneficiary under the TRICARE retail
21 pharmacy program—

- 22 "(I) in the case of generic agents, \$5;
- 23 "(II) in the case of formulary agents, \$17;

24 *and*

1	"(III) in the case of nonformulary agents,
2	\$44.
3	"(ii) With respect to each supply of a prescrip-
4	tion covering not more than 90 days that is obtained
5	by a covered beneficiary under the national mail-
6	order pharmacy program—
7	"(I) in the case of generic agents, $0;$
8	"(II) in the case of formulary agents, $$13;$
9	and
10	"(III) in the case of nonformulary agents,
11	\$43."; and
12	(2) by adding at the end the following new sub-
13	paragraph:
14	"(C) Beginning October 1, 2013, the Secretary may
15	only increase in any year the cost-sharing amount estab-
16	lished under subparagraph (A) by an amount equal to the
17	percentage by which retired pay is increased under section
18	1401a of this title.".
19	(b) EFFECTIVE DATE.—The cost-sharing requirements
20	under section $1074g(a)(6)(A)$ of title 10, United States
21	Code, as amended by subsection $(a)(1)$, shall apply with re-
22	spect to prescriptions obtained under the TRICARE phar-
23	macy benefits program on or after October 1, 2012.

1

2 TARY HEALTH SYSTEM. 3 Section 716(a)(1) of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81; 125) 4 5 Stat. 1477) is amended by striking "until a 120-day period" and all that follows through the period and inserting 6 7 the following: "until the Secretary implements and com-8 pletes any recommendations included in the report sub-9 mitted by the Comptroller General of the United States under subsection (b)(3) and notifies the congressional de-10 fense committees of such implementation and completion.". 11

Subtitle C—Reports and Other Matters

14 SEC. 721. EXTENSION OF COMPTROLLER GENERAL REPORT

15 ON CONTRACT HEALTH CARE STAFFING FOR
16 MILITARY MEDICAL TREATMENT FACILITIES.

17 Section 726(a) of the National Defense Authorization
18 Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat.
19 1480) is amended by striking "March 31, 2012" and insert20 ing "March 31, 2013".

21SEC. 722. EXTENSION OF COMPTROLLER GENERAL REPORT22ON WOMEN-SPECIFIC HEALTH SERVICES AND23TREATMENT FOR FEMALE MEMBERS OF THE24ARMED FORCES.

25 Section 725(c) of the National Defense Authorization
26 Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat.
•HR 4310 RH

1	1480) is amended by striking "December 31, 2012" and in-
2	serting ''March 31, 2013''.
3	SEC. 723. ESTABLISHMENT OF TRICARE WORKING GROUP.
4	(a) Sense of Congress.—It is the sense of Congress
5	that—
6	(1) children of members of the Armed Forces de-
7	serve health-care practices and policies that—
8	(A) are designed to meet their pediatric-spe-
9	cific needs;
10	(B) are developed and determined
11	proactively and comprehensively; and
12	(C) ensure and maintain their access to pe-
13	diatric-specific treatments, providers, and facili-
14	ties.
15	(2) children's health-care needs and standards of
16	care are different and distinct from those of adults,
17	therefore the TRICARE program should undertake a
18	proactive, comprehensive approach to review and
19	analyze its policies and practices to meet the needs of
20	children to ensure that children and their families re-
21	ceive appropriate care in proper settings and avoid
22	unnecessary challenges in seeking or obtaining proper
23	health care;
24	(3) a proactive and comprehensive review is nec-
25	essary because the reimbursement structure of the

1	TRICARE program is patterned upon Medicare and
2	the resulting policies and practices of the TRICARE
3	program do not always properly reflect appropriate
4	standards for pediatric care;
5	(4) one distinct aspect of children's health care
6	is the need for specialty care and services for children
7	with special-health-care needs and chronic-health con-
8	ditions;
9	(5) the requirement for specialized health care
10	and developmental support is an ongoing and serious
11	matter of day-to-day life for families with children
12	with special or chronic-health-care needs;
13	(6) the Department of Defense and the
14	TRICARE program, recognizing the special needs of
15	certain children, have instituted special-needs pro-
16	grams, including the ECHO program, but there are
17	collateral needs that are not being met, generally be-
18	cause the services are provided in the local commu-
19	nity rather than by the Department of Defense, who
20	may not always have the best tools or knowledge to
21	access these State and local resources;
22	(7) despite wholehearted efforts by the Depart-
23	ment of Defense, a gap exists between linking mili-
24	tary families with children with special-health-care
25	needs and chronic conditions with the resources and

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1	services available from local or regional highly spe-
2	cialized providers and the communities and States in
3	which they reside;
4	(8) the gap is especially exacerbated by the mo-
5	bility of military families, who often move from State
6	to State, because special-needs health care, edu-
7	cational, and social services are very specific to each
8	local community and State and such services often
9	have lengthy waiting lists; and
10	(9) the Department of Defense will be better able
11	to assist military families with children with special-
12	health-care needs fill the gap by collaborating with
13	special-health-care needs providers and those knowl-
14	edgeable about the opportunities for such children that
15	are provided by States and local communities.
16	(b) Establishment.—
17	(1) IN GENERAL.—The Secretary of Defense shall
18	establish a working group to carry out a review of the
19	TRICARE program with respect to—
20	(A) pediatric health care needs under para-
21	graph (2); and
22	(B) pediatric special and chronic health
23	care needs under paragraph (3).
24	(2) Pediatric health care needs.—
25	(A) DUTIES.—The working group shall—

(i) comprehensively review the policy
and practices of the TRICARE program
with respect to providing pediatric health
care;
(ii) recommend changes to such policies
and practices to ensure that—
(I) children receive appropriate
care in an appropriate manner, at the
appropriate time, and in an appro-
priate setting; and
(II) access to care and treatment
provided by pediatric providers and
children's hospitals remains available
for families with children; and
(iii) develop a plan to implement such
changes.
(B) REVIEW.—In carrying out the duties
under subparagraph (A), the working group
shall—
(i) identify improvements in policies,
practices, and administration of the
TRICARE program with respect to pedi-
atric-specific health care and pediatric-spe-
cific healthcare settings;

1	(ii) analyze the direct and indirect ef-
2	fects of the reimbursement policies and
3	practices of the TRICARE program with re-
4	spect to pediatric care and care provided in
5	pediatric settings;
6	(iii) consider case management pro-
7	grams with respect to pediatric complex
8	and chronic care, including whether pedi-
9	atric specific programs are necessary;
10	(iv) develop a plan to ensure that the
11	TRICARE program addresses pediatric-spe-
12	cific health care needs on an on-going basis
13	beyond the life of the working group;
14	(v) consider how the TRICARE pro-
15	gram can work with the pediatric provider
16	community to ensure access, promote com-
17	munication and collaboration, and optimize
18	experiences of military families seeking and
19	receiving health care services for children;
20	and
21	(vi) review matters that further the
22	mission of the working group.
23	(3) Pediatric special and chronic health
24	CARE NEEDS.—
25	(A) DUTIES.—The working group shall—

1	(i) review the methods in which fami-
2	lies in the TRICARE program who have
3	children with special-health-care needs ac-
4	cess community resources and health-care
5	resources;
6	(ii) review how having access to, and
7	a better understanding of, community re-
8	sources may improve access to health care
9	and support services;
10	(iii) recommend methods to accomplish
11	improved access by such children and fami-
12	lies to community resources and health-care
13	resources, including through collaboration
14	with children's hospitals and other pro-
15	viders of pediatric specialty care, local
16	agencies, local communities, and States;
17	(iv) consider approaches and make rec-
18	ommendations for the improved integration
19	of individualized or compartmentalized
20	medical and family support resources for
21	military families;
22	(v) work closely with the Office of
23	Community Support for Military Families
24	with Special Needs of the Department of
25	Defense and other relevant offices to avoid

redundancies and target shared areas of 1 2 concern for children with special or chronichealth-care needs: and 3 (vi) review any relevant information 4 learned and findings made by the working 5 6 group under this paragraph that may be 7 considered or adopted in a consistent man-8 ner with respect to improving access, re-9 sources, and services for adults with special 10 needs. 11 (B) REVIEW.—In carrying out the duties 12 under subparagraph (A), the working group 13 shall— 14 (i) discuss improvements to special 15 needs health care policies and practices; 16 (ii) determine how to support and pro-17 tect families of members of the National 18 Guard or Reserve Components as the mem-19 bers transition into and out of the relevant 20 Exceptional Family Member Program or 21 the ECHO program; 22 *(iii)* analyze case management services 23 to improve consistency, communication, 24 knowledge, and understanding of resources 25 and community contacts;

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1	(iv) identify areas in which a State
2	may offer services that are not covered by
3	the TRICARE program or the ECHO pro-
4	gram and how to coordinate such services;
5	(v) identify steps that States and com-
6	munities can take to improve support for
7	military families of children with special
8	health care needs;
9	(vi) consider how the TRICARE pro-
10	gram and other programs of the Depart-
11	ment of Defense can work with specialty pe-
12	diatric providers and resource communities
13	to ensure access, promote communication
14	and collaboration, and optimize experiences
15	of military families seeking and receiving
16	health care services for their children with
17	special or chronic health care needs;
18	(vii) consider special and chronic
19	health care in a comprehensive manner
20	without focus on one or more conditions or
21	diagnoses to the exclusion of others;
22	(viii) focus on ways to create innova-
23	tive partnerships, linkages, and access to in-
24	formation and resources for military fami-
25	lies across the spectrum of the special-needs

1	community and between the medical com-
2	munity and the family support community;
3	and
4	(ix) review matters that further the
5	mission of the working group.
6	(c) Membership.—
7	(1) APPOINTMENTS.—The working group shall be
8	composed of not less than 14 members as follows:
9	(A) The Chief Medical Officer of the
10	TRICARE program, who shall serve as chair-
11	person.
12	(B) The Chief Medical Officers of the North,
13	South, and West regional offices of the
14	TRICARE program.
15	(C) One individual representing the Army
16	appointed by the Surgeon General of the Army.
17	(D) One individual representing the Navy
18	appointed by the Surgeon General of the Navy.
19	(E) One individual representing the Air
20	Force appointed by the Surgeon General of the
21	Air Force.
22	(F) One individual representing the re-
23	gional managed care support contractor of the
24	North region of the TRICARE program ap-
25	pointed by such contractor.

1	(G) One individual representing the re-
2	gional managed care support contractor of the
3	South region of the TRICARE program ap-
4	pointed by such contractor.
5	(H) One individual representing the re-
6	gional managed care support contractor of the
7	West region of the TRICARE program appointed
8	by such contractor.
9	(I) Not more than three individuals rep-
10	resenting the non-profit organization the Mili-
11	tary Coalition appointed by such organization.
12	(J) One individual representing the Amer-
13	ican Academy of Pediatrics appointed by such
14	organization.
15	(K) One individual representing the Na-
16	tional Association of Children's Hospitals ap-
17	pointed by such organization.
18	(L) One individual representing military
19	families who is not an employee of an organiza-
20	tion representing such families.
21	(M) Any other individual as determined by
22	the Chief Medical Officer of the TRICARE pro-
23	gram.
24	(2) TERMS.—Each member shall be appointed
25	for the life of the working group. A vacancy in the

1	working group shall be filled in the manner in which
2	the original appointment was made.
3	(3) TRAVEL EXPENSES.—Each member shall re-
4	ceive travel expenses, including per diem in lieu of
5	subsistence, in accordance with applicable provisions
6	under subchapter I of chapter 57 of title 5, United
7	States Code.
8	(4) STAFF.—The Secretary of Defense shall en-
9	sure that employees of the TRICARE program pro-
10	vide the working group with the necessary support to
11	carry out this section.
12	(d) Meetings.—
13	(1) Schedule.—The working group shall—
14	(A) convene its first meeting not later than
15	60 days after the date of the enactment of this
16	Act; and
17	(B) convene not less than four other times.
18	(2) FORM.—Any meeting of the working group
19	may be conducted in-person or through the use of
20	video conferencing.
21	(3) QUORUM.—Seven members of the working
22	group shall constitute a quorum but a lesser number
23	may hold hearings.
24	(e) Advice.—With respect to carrying out the review
25	of the TRICARE program and pediatric special and chron-

1	ic health care needs under subsection $(b)(3)$, the working
2	group shall seek counsel from the following individuals act-
3	ing as an expert advisory group:
4	(1) One individual representing the Exceptional
5	Family Member Program of the Army.
6	(2) One individual representing the Exceptional
7	Family Member Program of the Navy.
8	(3) One individual representing the Exceptional
9	Family Member Program of the Air Force.
10	(4) One individual representing the Exceptional
11	Family Member Program of the Marine Corps.
12	(5) One individual representing the Office of
13	Community Support for Military Families with Spe-
14	cial Needs.
15	(6) One individual who is not an employee of an
16	organization representing military families shall rep-
17	resent a military family with a child with special
18	health care needs.
19	(7) Not more than three individuals representing
20	organizations that—
21	(A) are not otherwise represented in this
22	paragraph or in the working group; and
23	(B) possess expertise needed to carry out the
24	goals of the working group.
25	(f) Reports Required.—

1	(1) REPORT.—Not later than 12 months after the
2	date on which the working group convenes its first
3	meeting, the working group shall submit to the con-
4	gressional defense committees a report including—
5	(A) any changes described in subsection
6	(b)(2)(A)(ii) identified by the working group
7	that—
8	(i) require legislation to carry out, in-
9	cluding proposed legislative language for
10	such changes;
11	(ii) require regulations to carry out,
12	including proposed regulatory language for
13	such changes; and
14	(iii) may be carried out without legis-
15	lation or regulations, including a time line
16	for such changes; and
17	(B) steps that States and local communities
18	may take to improve the experiences of military
19	families with special-needs children in inter-
20	acting with and accessing State and local com-
21	munity resources.
22	(2) FINAL REPORT.—Not later than 18 months
23	after the date on which the report is submitted under
24	paragraph (1), the working group shall submit to the

1	congressional defense committees a final report in-
2	cluding—
3	(A) any additional information and up-
4	dates to the report submitted under paragraph
5	(1);
6	(B) information with respect to how the
7	Secretary of Defense is implementing the changes
8	identified in the report submitted under para-
9	graph (1); and
10	(C) information with respect to any steps
11	described in subparagraph (B) of such para-
12	graph that were taken by States and local com-
13	munities after the date on which such report was
14	submitted.
15	(g) TERMINATION.—The working group shall termi-
16	nate on the date that is 30 days after the date on which
17	the working group submits the final report pursuant to sub-
18	section $(f)(2)$.
19	(h) DEFINITIONS.—In this Act:
20	(1) The term "children" means dependents of a
21	member of the Armed Forces who are—
22	(A) individuals who have not yet attained
23	the age of 21; or
24	(B) individuals who have not yet attained
25	the age of 27 if the inclusion of such dependents

1

2	icy being reviewed under this Act.
3	(2) The term "congressional defense committees"
4	has the meaning given that term in section
5	101(a)(16) of title 10, United States Code.
6	(3) The term "ECHO program" means the pro-
7	$gram \ established \ pursuant \ to \ subsections \ (d) \ through$
8	(e) of section 1079 of title 10, United States Code
9	(commonly referred to as the "Extended Care Health
10	Option program").
11	(4) The term "TRICARE program" means the
12	managed health care program that is established by
13	the Department of Defense under chapter 55 of title
14	10, United States Code.
14 15	10, United States Code. SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE
15	SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE
15 16	SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE OF HUMAN-BASED METHODS FOR CERTAIN
15 16 17	SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE OF HUMAN-BASED METHODS FOR CERTAIN MEDICAL TRAINING.
15 16 17 18	SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE OF HUMAN-BASED METHODS FOR CERTAIN MEDICAL TRAINING. (a) REPORT.—
15 16 17 18 19	SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE OF HUMAN-BASED METHODS FOR CERTAIN MEDICAL TRAINING. (a) REPORT.— (1) IN GENERAL.—Not later than March 1, 2013,
15 16 17 18 19 20	 SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE OF HUMAN-BASED METHODS FOR CERTAIN MEDICAL TRAINING. (a) REPORT.— (1) IN GENERAL.—Not later than March 1, 2013, the Secretary of Defense shall submit to the congres-
15 16 17 18 19 20 21	 SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE OF HUMAN-BASED METHODS FOR CERTAIN MEDICAL TRAINING. (a) REPORT.— (1) IN GENERAL.—Not later than March 1, 2013, the Secretary of Defense shall submit to the congressional defense committees a report that outlines a
 15 16 17 18 19 20 21 22 	 SEC. 724. REPORT ON STRATEGY TO TRANSITION TO USE OF HUMAN-BASED METHODS FOR CERTAIN MEDICAL TRAINING. (a) REPORT.— (1) IN GENERAL.—Not later than March 1, 2013, the Secretary of Defense shall submit to the congres- sional defense committees a report that outlines a strategy to refine, reduce, and, when appropriate,

1	in the treatment of combat trauma injuries by Octo-
2	ber 1, 2017.
3	(2) Elements.—The report under paragraph
4	(1) shall include the following:
5	(A) Required research, development, testing,
6	and evaluation investments to validate human-
7	based training methods to refine, reduce, and,
8	when appropriate, transition to the use of live
9	animals in medical education and training by
10	October 1, 2015.
11	(B) Phased sustainment and readiness costs
12	to refine, reduce, and, when appropriate, replace
13	the use of live animals in medical education and
14	training by October 1, 2017.
15	(C) Any risks associated with transitioning
16	to human-based training methods, including re-
17	source availability, anticipated technological de-
18	velopment time lines, and potential impact on
19	the present combat trauma training curricula.
20	(D) An assessment of the potential affect of
21	transitioning to human based-training methods
22	on the quality of medical care delivered on the
23	battlefield including any reduction in the com-
24	petency of combat medical personnel.

1	(E) An assessment of risks to maintaining
2	the level of combat life-saver techniques per-
3	formed by all members of the Armed Forces.
4	(b) UPDATED ANNUAL REPORTS.—Not later than
5	March 1, 2014, and each year thereafter, the Secretary shall
6	submit to the congressional defense committees a report on
7	the development and implementation of human-based train-
8	ing methods for the purposes of training members of the
9	Armed Forces in the treatment of combat trauma injuries
10	under this section.
11	(c) DEFINITIONS.—In this section:
12	(1) The term "combat trauma injuries" means
13	severe injuries likely to occur during combat, includ-
14	ing—
15	(A) extremity hemorrhage;
16	(B) tension pneumothorax;
17	(C) amputation resulting from blast injury;
18	(D) compromises to the airway; and
19	(E) other injuries.
20	(2) The term "human-based training methods"
21	means, with respect to training individuals in med-
22	ical treatment, the use of systems and devices that do
23	not use animals, including—
24	(A) simulators;
25	(B) partial task trainers;

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1	(C) moulage;
2	(D) simulated combat environments; and
3	(E) human cadavers.
4	(3) The term "partial task trainers" means
5	training aids that allow individuals to learn or prac-
6	tice specific medical procedures.
7	TITLE VIII—ACQUISITION POL-
8	ICY, ACQUISITION MANAGE-
9	MENT, AND RELATED MAT-
10	TERS
11	Subtitle A—Acquisition Policy and
12	Management
13	SEC. 801. PILOT EXEMPTION REGARDING TREATMENT OF
14	PROCUREMENTS ON BEHALF OF THE DE-
15	PARTMENT OF DEFENSE IN ACCORDANCE
16	WITH THE DEPARTMENT OF ENERGY'S WORK
17	FOR OTHERS PROGRAM.
18	(a) Exemption From Inspector General Reviews
19	AND DETERMINATIONS.—Subsection (a) of section 801 of
20	the National Defense Authorization Act for Fiscal Year
21	2008 (Public Law 110–181; 10 U.S.C. 2304 note) is amend-
22	ed by adding at the end the following new paragraph:
23	"(7) TREATMENT OF PROCUREMENTS THROUGH
24	DEPARTMENT OF ENERGY.—For purposes of this sub-
25	section, effective during the 24-month period begin-

1	ning on the date of the enactment of the National De-
2	fense Authorization Act for Fiscal Year 2013, the pro-
3	curement of property or services on behalf of the De-
4	partment of Defense pursuant to an interagency
5	agreement between the Department of Defense and the
6	Department of Energy in accordance with the De-
7	partment of Energy's Work For Others Program,
8	under which the property or services are provided by
9	a management and operating contractor of the De-
10	partment of Energy and are procured on behalf of the
11	Department of Defense, shall not be considered a pro-
12	curement of property or services on behalf of the De-
13	partment of Defense by a covered non-defense agen-
14	су.".
15	(b) Exemption From Certain Certification Re-
16	QUIREMENTS.—Subsection (b) of such section is amended—
17	(1) in paragraph (1), by striking "paragraph
18	(2)" and inserting "paragraphs (2) and (4)"; and
19	(2) by adding at the end the following new para-
20	graph:
21	"(4) EXCEPTION FOR PROCUREMENTS IN AC-
22	CORDANCE WITH THE DEPARTMENT OF ENERGY'S
23	work for others program.—Effective during the
24	24-month period beginning on the date of the enact-
25	ment of the National Defense Authorization Act for

1	Fiscal Year 2013, the limitation in paragraph (1)
2	shall not apply to the procurement of property or
3	services on behalf of the Department of Defense pursu-
4	ant to an interagency agreement between the Depart-
5	ment of Defense and the Department of Energy in ac-
6	cordance with the Department of Energy's Work for
7	Others Program, under which the property or services
8	are provided by a management and operating con-
9	tractor of the Department of Energy and procured on
10	behalf of the Department of Defense.".

(c) CERTIFICATION.—Not later than 20 months after
the date of the enactment of this Act, the Under Secretary
of Defense for Acquisition, Technology, and Logistics shall
submit to the congressional defense committees the following:

16 (1) A statement certifying whether the procure17 ment policies, procedures, and internal controls of the
18 Department of Energy provide sufficient protection
19 and oversight for Department of Defense funds ex20 pended through the Department of Energy Work for
21 Others Program.

(2) A recommendation regarding whether the
pilot exemption granted by the amendments made by
this section should be extended.

Subtitle B—Amendments to General Contracting Authorities, Proce dures, and Limitations

4 SEC. 811. MODIFICATION OF TIME PERIOD FOR CONGRES5 SIONAL NOTIFICATION OF THE LEASE OF
6 CERTAIN VESSELS BY THE DEPARTMENT OF
7 DEFENSE.

8 Section 2401(h)(2) of title 10, United States Code, is
9 amended by striking "30 days of continuous session of Con10 gress" and inserting "60 days".

11SEC. 812. EXTENSION OF AUTHORITY FOR USE OF SIM-12PLIFIED ACQUISITION PROCEDURES FOR13CERTAIN COMMERCIAL ITEMS.

(a) EXTENSION.—Effective as of January 1, 2012, section 4202 of the Clinger–Cohen Act of 1996 (division D of
Public Law 104–106; 110 Stat. 652; 10 U.S.C. 2304 note)
is amended in subsection (e) by striking "2012" and inserting "2015".

(b) TECHNICAL AMENDMENT TO CROSS REF20 ERENCES.—Subsection (e) of such Act is further amended
21 by striking "section 303(g)(1) of the Federal Property and
22 Administrative Services Act of 1949, and section 31(a) of
23 the Office of Federal Procurement Policy Act, as amended
24 by this section," and inserting "section 3305(a) of title 41,

United States Code, and section 1901(a) of title 41, United
 States Code,".

3 SEC. 813. CODIFICATION AND AMENDMENT RELATING TO 4 LIFE-CYCLE MANAGEMENT AND PRODUCT 5 SUPPORT REQUIREMENTS.

6 (a) CODIFICATION AND AMENDMENT.

7 (1) IN GENERAL.—Chapter 137 of title 10,
8 United States Code, is amended by adding at the end
9 the following new section:

10 "§2335. Life-cycle management and product support

11 "(a) GUIDANCE ON LIFE-CYCLE MANAGEMENT.—The 12 Secretary of Defense shall issue and maintain comprehen-13 sive guidance on life-cycle management and the develop-14 ment and implementation of product support strategies for 15 major weapon systems. The guidance issued pursuant to 16 this subsection shall—

17 "(1) maximize competition and make the best
18 possible use of available Department of Defense and
19 industry resources at the system, subsystem, and com20 ponent levels; and

21 "(2) maximize value to the Department of De22 fense by providing the best possible product support
23 outcomes at the lowest operations and support cost.

24 "(b) Product Support Managers.—

1	"(1) REQUIREMENT.—The Secretary of Defense
2	shall require that each major weapon system be sup-
3	ported by a product support manager in accordance
4	with this subsection.
5	"(2) Responsibilities.—A product support
6	manager for a major weapon system shall—
7	"(A) develop and implement a comprehen-
8	sive product support strategy for the weapon sys-
9	tem;
10	"(B) use advanced predictive analysis to the
11	extent practicable to improve material avail-
12	ability and reliability, increase operational
13	availability rates, and reduce operation and
14	sustainment costs;
15	``(C) conduct appropriate cost analyses to
16	validate the product support strategy, including
17	cost-benefit analyses as outlined in Office of
18	Management and Budget Circular A-94;
19	"(D) ensure achievement of desired product
20	support outcomes through development and im-
21	plementation of appropriate product support ar-
22	rangements;
23	((E) adjust performance requirements and
24	resource allocations across product support inte-
25	grators and product support providers as nec-

1	essary to optimize implementation of the product
2	support strategy;
3	``(F) periodically review product support
4	arrangements between the product support inte-
5	grators and product support providers to ensure
6	the arrangements are consistent with the overall
7	product support strategy;
8	"(G) prior to each change in the product
9	support strategy or every five years, whichever
10	occurs first, revalidate any business-case analysis
11	performed in support of the product support
12	strategy; and
13	``(H) ensure that the product support strat-
14	egy maximizes small business participation at
15	the appropriate tiers and apply the requirements
16	of section $15(g)$ of the Small Business Act (15
17	U.S.C. 644(g)) in a manner that ensures that
18	small business concerns are not inappropriately
19	selected for performance as a prime contractor.
20	"(c) DEFINITIONS.—In this section:
21	"(1) Product support.—The term 'product
22	support' means the package of support functions re-
23	quired to field and maintain the readiness and oper-
24	ational capability of major weapon systems, sub-

1	systems, and components, including all functions re-
2	lated to weapon system readiness.
3	"(2) Product support arrangement.— The
4	term 'product support arrangement' means a con-
5	tract, task order, or any type of other contractual ar-
6	rangement, or any type of agreement or non-contrac-
7	tual arrangement within the Federal Government, for
8	the performance of sustainment or logistics support
9	required for major weapon systems, subsystems, or
10	components. The term includes arrangements for any
11	of the following:
12	"(A) Performance-based logistics.
13	"(B) Sustainment support.
14	"(C) Contractor logistics support.
15	"(D) Life-cycle product support.
16	"(E) Weapon systems product support.
17	"(3) Product support integrator.—The
18	term 'product support integrator' means an entity
19	within the Federal Government or outside the Federal
20	Government charged with integrating all sources of
21	product support, both private and public, defined
22	within the scope of a product support arrangement.
23	"(4) Product support provider.—The term
24	'product support provider' means an entity that pro-
25	vides product support functions. The term includes an

entity within the Department of Defense, an entity
 within the private sector, or a partnership between
 such entities.

4 "(5) MAJOR WEAPON SYSTEM.—The term 'major
5 weapon system' has the meaning given that term in
6 section 2302d of this title.

7 "(6) ADVANCED PREDICTIVE ANALYSIS.—The 8 term 'advanced predictive analysis' means a type of 9 analysis that applies advanced predictive modeling 10 methodology to life-cycle management and product 11 support by using event simulation to account for 12 variations in asset demand over time, including 13 events such as current equipment condition, planned 14 usage, aging of parts, maintenance capacity and 15 quality, and logistics response.".

16 (2) CLERICAL AMENDMENT.—The table of sec17 tions at the beginning of chapter 137 of such title is
18 amended by adding at the end the following new item:
"2335. Life-cycle management and product support.".

(b) REPEAL OF SUPERSEDED SECTION.—Section 805
of the National Defense Authorization Act for Fiscal Year
2010 (Public Law 111–84; 10 U.S.C. 2302) is repealed.

22 SEC. 814. CODIFICATION OF REQUIREMENT RELATING TO 23 GOVERNMENT PERFORMANCE OF CRITICAL

- 23 GOVERNMENT PERFORMANCE OF CRITICAL 24 ACQUISITION FUNCTIONS.
- 25 (a) CODIFICATION.—
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member of the armed forces or full-time employee of the De-

12 partment of Defense:

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- 13 *"(1) Program manager.*
- 14 *"(2) Deputy program manager.*
- 15 *"(3) Product support manager.*
- 16 *"(4) Chief engineer.*
- 17 "(5) Systems engineer.
- 18 "(6) Chief developmental tester.
- 19 "(7) Cost estimator.

20 "(b) PLAN OF ACTION.—The Secretary of Defense shall

- 21 develop and implement a plan of action for recruiting,
- 22 training, and ensuring appropriate career development of
- 23 military and civilian personnel to achieve the objective es-
- 24 tablished in subsection (a).
- 25 "(c) DEFINITIONS.—In this section:

1	"(1) The term 'major defense acquisition pro-
2	gram' has the meaning given such term in section
3	2430(a) of this title.
4	"(2) The term 'major automated information
5	system program' has the meaning given such term in
6	section 2445a(a) of this title.".
7	(2) CLERICAL AMENDMENT.—The table of sec-
8	tions at the beginning of such subchapter is amended
9	by adding at the end the following new item:
	"1706. Government performance of certain acquisition functions.".
10	(b) Repeal of Superseded Section.—Section 820
11	of the John Warner National Defense Authorization Act for
12	Fiscal Year 2007 (Public Law 109-364; 10 U.S.C. 1701
13	note) is repealed.
13 14	
14	SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI-
14 15	SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE-
14 15 16 17	SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION.
14 15 16 17 18	SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION. (a) LIMITATION ON FUNDING FOR CERTAIN OF-
14 15 16 17 18 19	SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION. (a) LIMITATION ON FUNDING FOR CERTAIN OF- FICES.—Of the funds authorized to be appropriated for fis-
14 15 16 17 18 19 20	 SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION. (a) LIMITATION ON FUNDING FOR CERTAIN OF- FICES.—Of the funds authorized to be appropriated for fis- cal year 2013 as specified in the funding table in section
 14 15 16 17 18 19 20 21 	 SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION. (a) LIMITATION ON FUNDING FOR CERTAIN OF- FICES.—Of the funds authorized to be appropriated for fis- cal year 2013 as specified in the funding table in section 4301, not more than 80 percent of the funds authorized for
 14 15 16 17 18 19 20 21 22 	 SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION. (a) LIMITATION ON FUNDING FOR CERTAIN OF- FICES.—Of the funds authorized to be appropriated for fis- cal year 2013 as specified in the funding table in section 4301, not more than 80 percent of the funds authorized for the Office of the Secretary of Defense may be obligated or
 14 15 16 17 18 19 20 21 22 	 SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION. (a) LIMITATION ON FUNDING FOR CERTAIN OF- FICES.—Of the funds authorized to be appropriated for fis- cal year 2013 as specified in the funding table in section 4301, not more than 80 percent of the funds authorized for the Office of the Secretary of Defense may be obligated or expended until the certification described in subsection (b)
 14 15 16 17 18 19 20 21 22 23 24 	 SEC. 815. LIMITATION ON FUNDING PENDING CERTIFI- CATION OF IMPLEMENTATION OF REQUIRE- MENTS FOR COMPETITION. (a) LIMITATION ON FUNDING FOR CERTAIN OF- FICES.—Of the funds authorized to be appropriated for fis- cal year 2013 as specified in the funding table in section 4301, not more than 80 percent of the funds authorized for the Office of the Secretary of Defense may be obligated or expended until the certification described in subsection (b) is submitted.

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that the Department of Defense is implementing the require ments of section 202(d) of the Weapon Systems Acquisition
 Reform Act of 2009 (Public Law 111-23; 10 U.S.C. 2430
 note). Such a certification shall be accompanied by—

5 (1) a briefing to the congressional defense com-6 mittees on processes and procedures that have been 7 implemented across the military departments and De-8 fense Agencies to maximize competition throughout 9 the life-cycle of major defense acquisition programs, 10 including actions to award contracts for performance 11 of maintenance and sustainment of major weapon 12 systems or subsystems and components of such sys-13 tems: and

14 (2) a representative sample of solicitations issued
15 since May 22, 2009, intended to fulfill the objectives
16 of such section 202(d).

17 SEC. 816. CONTRACTOR RESPONSIBILITIES IN REGULA18 TIONS RELATING TO DETECTION AND AVOID19 ANCE OF COUNTERFEIT ELECTRONIC PARTS.
20 Section 818(c)(2)(B) of the National Defense Author21 ization Act for Fiscal Year 2012 (Public Law 112–81; 125)
22 Stat. 1493; 10 U.S.C. 2302 note) is amended to read as
23 follows:

24 "(B) the cost of counterfeit electronic parts
25 and suspect counterfeit electronic parts and the

1	cost of rework or corrective action that may be
2	required to remedy the use or inclusion of such
3	parts are not allowable costs under Department
4	contracts, unless—
5	"(i) the covered contractor has an oper-
6	ational system to detect and avoid counter-
7	feit parts and suspect counterfeit electronic
8	parts that has been reviewed and approved
9	by the Department of Defense pursuant to
10	subsection $(e)(2)(B);$
11	"(ii) the counterfeit electronic parts or
12	suspect counterfeit electronic parts were—
13	"(I) procured from a trusted sup-
14	plier in accordance with regulations
15	described in paragraph (3); or
16	"(II) provided to the contractor as
17	Government property in accordance
18	with part 45 of the Federal Acquisition
19	Regulation; and
20	"(iii) the covered contractor provides
21	timely notice to the Government pursuant
22	to paragraph (4).".

1	SEC. 817. ADDITIONAL DEFINITION RELATING TO PRODUC-
2	TION OF SPECIALTY METALS WITHIN THE
3	UNITED STATES.
4	Section $2533b(m)$ of title 10, United States Code, is
5	amended by adding at the end the following new paragraph:
6	"(11) The term 'produced', as used in subsections
7	(a) and (b), means melted, or processed in a manner
8	that results in physical or chemical property changes
9	that are the equivalent of melting. The term does not
10	include finishing processes such as rolling, heat treat-
11	ment, quenching, tempering, grinding, or shaving.".
12	SEC. 818. REQUIREMENT FOR PROCUREMENT OF INFRARED
13	TECHNOLOGIES FROM NATIONAL TECH-
14	NOLOGY AND INDUSTRIAL BASE.
15	Section 2534(a) of title 10, United States Code, is
16	amended by adding at the end the following new paragraph:
17	"(6) INFRARED TECHNOLOGIES.—Infrared tech-
18	nologies, including focal plane arrays sensitive to in-
19	frared wavelengths, read-out integrated circuits, cryo-
20	genic coolers, Dewar technology, infrared sensor en-

21 gine assemblies, and infrared imaging systems.".

1 SEC. 819. COMPLIANCE WITH BERRY AMENDMENT RE-2QUIRED FOR UNIFORM COMPONENTS SUP-3PLIED TO AFGHAN MILITARY OR AFGHAN NA-4TIONAL POLICE.

5 (a) REQUIREMENT.—In the case of any textile compo6 nents supplied by the Department of Defense to the Afghan
7 National Army or the Afghan National Police for purposes
8 of production of uniforms, section 2533a of title 10, United
9 States Code, shall apply, and no exceptions or exemptions
10 under that section shall apply.

(b) EFFECTIVE DATE.—This section shall apply to solicitations issued and contracts awarded for the procurement of such components after the date of the enactment
of this Act.

15 Subtitle C—Provisions Relating to
16 Contracts in Support of Contin17 gency Operations in Iraq or Af18 ghanistan

19sec. 821. EXTENSION AND EXPANSION OF AUTHORITY TO20ACQUIRE PRODUCTS AND SERVICES PRO-21DUCED IN COUNTRIES ALONG A MAJOR22ROUTE OF SUPPLY TO AFGHANISTAN.

23 (a) EXTENSION OF TERMINATION DATE.—Subsection
24 (f) of section 801 of the National Defense Authorization Act
25 for Fiscal Year 2010 (Public Law 111–84; 123 Stat. 2399)
26 is amended by striking "on or after the date occurring three
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1	years after the date of the enactment of this Act" and insert-
2	ing "after December 31, 2014".
3	(b) Expansion of Authority to Cover Forces of
4	THE UNITED STATES AND COALITION FORCES.—Subsection
5	(b)(1) of such section is amended—
6	(1) in subparagraph (B) , by striking "or" at the
7	end;
8	(2) in subparagraph (C), by adding "or" at the
9	end; and
10	(3) by adding at the end the following:
11	``(D) by the United States or coalition
12	forces in Afghanistan if the product or service is
13	from a country that has agreed to allow the
14	transport of coalition personnel, equipment, and
15	supplies;".
16	(c) LIMITATION.—Such section is amended—
17	(1) by redesignating subsections (d), (e), (f), and
18	(g) as subsections (e), (f), (g), and (h), respectively;
19	and
20	(2) by inserting after subsection (c) the fol-
21	lowing:
22	"(d) LIMITATION.—The Secretary may not use the au-
23	thority provided in subsection (a) to procure goods or serv-
24	ices from Pakistan until such time as the Government of
25	Pakistan agrees to re-open the Ground Lines of Commu-

nication for the movement of United States equipment and
 supplies through Pakistan.".

3 (d) REPEAL OF EXPIRED REPORT REQUIREMENT.—
4 Subsection (h) of such section, as redesignated by subsection
5 (c) of this section, is repealed.

6 (e) CLERICAL AMENDMENT.—The heading of such sec7 tion is amended by striking "; REPORT".

8 SEC. 822. LIMITATION ON AUTHORITY TO ACQUIRE PROD9 UCTS AND SERVICES PRODUCED IN AFGHANI10 STAN.

Section 886 of the National Defense Authorization Act
 for Fiscal Year 2008 (Public Law 110–181; 122 Stat. 266;
 10 U.S.C. 2302 note) is amended—

14 (1) in the section heading, by striking "IRAQ
15 AND";

16 (2) by striking "Iraq or" each place it appears;
17 and

18 (3) in subsection (b)—

- 19 (A) by inserting "(A)" after "(1)";
- 20 (B) in paragraph (2)—
- (i) by redesignating clauses (i) and (ii)
 of subparagraph (B) as subclauses (I) and
 (II), respectively, and in subclause (II), as
 so redesignated, by striking the period at
- 25 the end and inserting "; and";

1	(ii) by redesignating subparagraphs
2	(A) and (B) as clauses (i) and (ii), respec-
3	tively; and
4	(iii) by striking "(2)" and inserting
5	"(B)"; and
6	(C) by adding at the end the following new
7	paragraph (2):
8	"(2) the Government of Afghanistan is not tax-
9	ing assistance provided by the United States to Af-
10	ghanistan in violation of any bilateral or other agree-
11	ment with the United States.".
12	Subtitle D—Other Matters
13	SEC. 831. ENHANCEMENT OF REVIEW OF ACQUISITION
13 14	SEC. 831. ENHANCEMENT OF REVIEW OF ACQUISITION PROCESS FOR RAPID FIELDING OF CAPABILI-
14	PROCESS FOR RAPID FIELDING OF CAPABILI-
14 15	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER-
14 15 16 17	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER- ATIONAL NEEDS.
14 15 16 17	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER- ATIONAL NEEDS. Section 804(b)(3) of the Ike Skelton National Defense
14 15 16 17 18	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER- ATIONAL NEEDS. Section 804(b)(3) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111–
14 15 16 17 18 19	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER- ATIONAL NEEDS. Section 804(b)(3) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111– 383; 124 Stat. 4256; 10 U.S.C. 2302 note) is amended—
 14 15 16 17 18 19 20 	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER- ATIONAL NEEDS. Section 804(b)(3) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111– 383; 124 Stat. 4256; 10 U.S.C. 2302 note) is amended— (1) by inserting "and" at the end of subpara-
 14 15 16 17 18 19 20 21 	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER- ATIONAL NEEDS. Section 804(b)(3) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111– 383; 124 Stat. 4256; 10 U.S.C. 2302 note) is amended— (1) by inserting "and" at the end of subpara- graph (B);
 14 15 16 17 18 19 20 21 22 	PROCESS FOR RAPID FIELDING OF CAPABILI- TIES IN RESPONSE TO URGENT OPER- ATIONAL NEEDS. Section 804(b)(3) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111– 383; 124 Stat. 4256; 10 U.S.C. 2302 note) is amended— (1) by inserting "and" at the end of subpara- graph (B); (2) by striking "; and" at the end of subpara-

1	SEC. 832. LOCATION OF CONTRACTOR-OPERATED CALL
2	CENTERS IN THE UNITED STATES.
3	The Secretary of Defense shall ensure that any call cen-
4	ter operated pursuant to a contract entered into by the Sec-
5	retary or by the head of any of the military departments
6	is located in the United States.
7	TITLE IX—DEPARTMENT OF DE-
8	FENSE ORGANIZATION AND
9	MANAGEMENT
10	Subtitle A—Department of Defense
11	Management
12	SEC. 901. ADDITIONAL DUTIES OF DEPUTY ASSISTANT SEC-
13	RETARY OF DEFENSE FOR MANUFACTURING
14	AND INDUSTRIAL BASE POLICY AND AMEND-
15	MENTS TO STRATEGIC MATERIALS PROTEC-
16	TION BOARD.
17	(a) FINDING8.—Congress finds the following:
18	(1) The Defense Logistics Agency has made little
19	progress in addressing the findings and recommenda-
20	tions from the April 2009 report of the Department
21	of Defense report titled "Reconfiguration of the Na-
22	tional Defense Stockpile Report to Congress".
23	(2) The office of the Deputy Assistant Secretary
24	of Defense for Manufacturing and Industrial Base
25	Policy has historically analyzed the United States de-
26	fense industrial base from the point of view of prime
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1	contractors and original equipment manufacturers
2	and has provided insufficient attention to producers
3	of materials critical to national security, including
4	raw materials producers.
5	(3) Responsibility for the secure supply of mate-
6	rials critical to national security, which supports the
7	defense industrial base, is decentralized throughout
8	the Department of Defense.
9	(4) The office of the Deputy Assistant Secretary
10	of Defense for Manufacturing and Industrial Base
11	Policy should expand its focus to consider both a top-
12	down view of the supply chain, beginning with prime
13	contractors, and a bottom-up view that begins with
14	raw materials suppliers.
15	(5) To enable this focus and support a more co-
16	herent, comprehensive strategy as it pertains to mate-
17	rials critical to national security, the office of the
18	Deputy Assistant Secretary of Defense for Manufac-
19	turing and Industrial Base Policy should develop pol-
20	icy, conduct oversight, and monitor resource alloca-
21	tion for agencies of the Department of Defense, in-
22	cluding the Defense Logistics Agency, for all activities
23	that pertain to ensuring a secure supply of materials
24	critical to national security.

1	(6) The Strategic Materials Protection Board
2	should be reconfigured so as to be chaired by the Dep-
3	uty Assistant Secretary of Defense for Manufacturing
4	and Industrial Base Policy and should fully execute
5	its duties and responsibilities.
6	(b) Appointment of Deputy Assistant Sec-
7	RETARY.—Section 139c(a) of title 10, United States Code,
8	is amended by striking "appointed by" and all that follows
9	through the end of the subsection and inserting "appointed
10	by the Secretary of Defense.".
11	(c) Responsibilities of Deputy Assistant Sec-
12	RETARY.—Section 139c(b) of such title is amended—
13	(1) by striking paragraphs (1) through (4) and
14	inserting the following:
15	"(1) Providing input to strategy reviews, includ-
16	ing quadrennial defense reviews conducted pursuant
17	to section 118 of this title, on matters related to—
18	"(A) the defense industrial base; and
19	"(B) materials critical to national security.
20	"(2) Establishing policies of the Department of
21	Defense for developing and maintaining the defense
22	industrial base of the United States and ensuring a
23	secure supply of materials critical to national secu-
24	rity.

1	"(3) Providing recommendations to the Under
2	Secretary on budget matters pertaining to the indus-
3	trial base, the supply chain, and the development and
4	retention of skills necessary to support the industrial
5	base.
6	"(4) Providing recommendations and acquisition
7	policy guidance to the Under Secretary on supply
8	chain management and supply chain vulnerability
9	throughout the entire supply chain, from suppliers of
10	raw materials to producers of major end items.".
11	(2) by striking paragraph (5) and redesignating
12	paragraphs (6), (7), (8), (9), and (10) as paragraphs
13	(5), (6), (7), (8), and (9), respectively;
14	(3) by inserting after paragraph (9), as so redes-
15	ignated, the following new paragraph (10):
16	"(10) Providing policy and oversight of matters
17	related to materials critical to national security to
18	ensure a secure supply of such materials to the De-
19	partment of Defense.".
20	(4) by redesignating paragraph (15) as para-
21	graph (18); and
22	(5) by inserting after paragraph (14) the fol-
23	lowing new paragraphs:

1	"(15) Coordinating with the Director of Small
2	Business Programs on all matters related to indus-
3	trial base policy of the Department of Defense.
4	"(16) Ensuring reliable sources of materials crit-
5	ical to national security, such as specialty metals,
6	armor plate, and rare earth elements.
7	"(17) Establishing policies of the Department of
8	Defense for continued reliable resource availability
9	from domestic sources and allied nations for the in-
10	dustrial base of the United States.".
11	(d) Materials Critical to National Security De-
12	FINED.—Section 139c of such title is further amended by
13	adding at the end the following new subsection:
14	"(d) Materials Critical to National Security
15	Defined.—In this section, the term 'materials critical to
16	national security' has the meaning given that term in sec-
17	tion $187(e)(1)$ of this title.".
18	(e) Amendments to Strategic Materials Protec-
19	TION BOARD.—
20	(1) Membership.—Paragraph (2) of section
21	187(a) of such title is amended to read as follows:
22	"(2) The Board shall be composed of the following:
23	"(A) The Deputy Assistant Secretary of Defense
24	for Manufacturing and Industrial Base Policy, who
25	shall be the chairman of the Board.

1	"(B) The Administrator of the Defense Logistics
2	Agency Strategic Materials, or any successor organi-
3	zation, who shall be the vice chairman of the Board.
4	"(C) A designee of the Assistant Secretary of the
5	Army for Acquisition, Logistics, and Technology.
6	(D) A designee of the Assistant Secretary of the
7	Navy for Research, Development, and Acquisition.
8	(E) A designee of the Assistant Secretary of the
9	Air Force for Acquisition.".
10	(2) DUTIES.—Paragraphs (3) and (4) of section
11	187(b) of such title are each amended by striking
12	"President" and inserting "Secretary".
13	(3) MEETINGS.—Section 187(c) of such title is
14	amended by striking "Secretary of Defense" and in-
15	serting "Deputy Assistant Secretary of Defense for
16	Manufacturing and Industrial Base Policy".
17	(4) REPORTS.—Section 187(d) of such title is
18	amended to read as follows:
19	"(d) REPORTS.—(1) After each meeting of the Board,
20	the Board shall prepare a report containing the results of
21	the meeting and such recommendations as the Board deter-
22	mines appropriate. The Secretary of each military depart-
23	ment shall review and comment on the report.
24	"(2) Each such report shall be published in the Federal
25	Register and subsequently submitted to the congressional de-

fense committees, together with public comments and com ments and recommendations from the Secretary of Defense,
 not later than 90 days after the meeting covered by the re port.".

5 SEC. 902. REQUIREMENT FOR FOCUS ON URGENT OPER-6 ATIONAL NEEDS AND RAPID ACQUISITION.

7 (a) DESIGNATION OF SENIOR OFFICIAL RESPONSIBLE
8 FOR FOCUS ON URGENT OPERATIONAL NEEDS AND RAPID
9 ACQUISITION.—

10 (1) IN GENERAL.—The Secretary of Defense, 11 after consultation with the Secretaries of the military 12 departments, shall designate a senior official in the 13 Office of the Secretary of Defense as the principal of-14 ficial of the Department of Defense responsible for 15 leading the Department's actions on urgent oper-16 ational needs and rapid acquisition, in accordance 17 with this section.

18 (2) STAFF AND RESOURCES.—The Secretary
19 shall assign to the senior official designated under
20 paragraph (1) appropriate staff and resources nec21 essary to carry out the official's functions under this
22 section.

(b) RESPONSIBILITIES.—The senior official designated
under subsection (a) shall be responsible for the following:

1	(1) Acting as an advocate within the Depart-
2	ment of Defense for issues related to the Department's
3	ability to rapidly respond to urgent operational
4	needs, including programs funded and carried out by
5	the military departments.
6	(2) Improving visibility of urgent operational
7	needs throughout the Department, including across
8	the military departments, the Defense Agencies, and
9	all other entities and processes in the Department
10	that address urgent operational needs.
11	(3) Ensuring that tools and mechanisms are
12	used to track, monitor, and manage the status of ur-
13	gent operational needs within the Department, from
14	validation through procurement and fielding, includ-
15	ing a formal feedback mechanism for the armed forces
16	to provide information on how well fielded solutions
17	are meeting urgent operational needs.
18	(c) URGENT OPERATIONAL NEEDS DEFINED.—In this
19	section, the term "urgent operational needs" means capa-
20	bilities that are determined by the Secretary of Defense,
21	pursuant to the review process required by section 804(b)
22	of the Ike Skelton National Defense Authorization Act for
23	Fiscal Year 2011 (10 U.S.C. 2302 note), to be suitable for
24	rapid fielding in response to urgent operational needs.

1	SEC. 903. DESIGNATION OF DEPARTMENT OF DEFENSE SEN-
2	IOR OFFICIAL FOR ENTERPRISE RESOURCE
-	PLANNING SYSTEM DATA CONVERSION.
4	Not later than 90 days after the date of the enactment
-	
5	of this Act, the Secretary of Defense shall—
6	(1) designate a senior official of the Department
7	of Defense as the official with principal responsibility
8	for coordination and management oversight of data
9	conversion for all enterprise resource planning sys-
10	tems of the Department; and
11	(2) set forth the responsibilities of that senior of-
12	ficial with respect to such data conversion.
13	SEC. 904. ADDITIONAL RESPONSIBILITIES AND RESOURCES
14	FOR DEPUTY ASSISTANT SECRETARY OF DE-
15	FENSE FOR DEVELOPMENTAL TEST AND
16	EVALUATION.
17	(a) SUPERVISION.—Section 139b(a)(3) of title 10,
18	United States Code, is amended by striking "to the Under
19	Secretary" before the period and inserting "directly to the
20	Under Secretary, without the interposition of any other su-

21 pervising official".

(b) CONCURRENT SERVICE.—Section 139b(a)(7) of
such title is amended by striking "may" and inserting
"shall".

25 (c) RESOURCES.—Section 139b(a) of such title is
26 amended by adding at the end the following new paragraph:
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"(8) Resources.—

1

2 "(A) The President shall include in the budget transmitted to Congress, pursuant to sec-3 4 tion 1105 of title 31, for each fiscal year, a sepa-5 rate statement of estimated expenditures and 6 proposed appropriations for the fiscal year for 7 the activities of the Deputy Assistant Secretary 8 of Defense for Developmental Test and Evalua-9 tion in carrying out the duties and responsibil-10 ities of the Deputy Assistant Secretary under 11 this section. 12 "(B) The Deputy Assistant Secretary of De-13 fense for Developmental Test and Evaluation

14 shall have sufficient professional staff of military 15 and civilian personnel to enable the Deputy As-16 sistant Secretary to carry out the duties and re-17 sponsibilities prescribed by law. The resources for 18 the Deputy Assistant Secretary shall be com-19 parable to the resources, including Senior Execu-20 tive Service positions, other civilian positions, 21 and military positions, available to the Director 22 of Operational Test and Evaluation.".

23 (d) ANNUAL REPORT.—Section 139b(d) of such title
24 is amended—

1	(1) in the subsection heading, by striking
2	<i>"Joint"</i> ;
3	(2) by redesignating paragraphs (1), (2), (3),
4	and (4) as subparagraphs (A), (B), (C), and (D), re-
5	spectively;
6	(3) by inserting "(1)" before "Not later than
7	March 31";
8	(4) in the matter appearing before subparagraph
9	(A), as so redesignated, by striking "jointly" and in-
10	serting "each"; and
11	(5) by adding at the end the following new para-
12	graph:
13	"(2) With respect to the report required under para-
13 14	"(2) With respect to the report required under para- graph (1) by the Deputy Assistant Secretary of Defense for
14	graph (1) by the Deputy Assistant Secretary of Defense for
14 15	graph (1) by the Deputy Assistant Secretary of Defense for Developmental Test and Evaluation—
14 15 16	graph (1) by the Deputy Assistant Secretary of Defense for Developmental Test and Evaluation— "(A) the report shall include a separate section
14 15 16 17	graph (1) by the Deputy Assistant Secretary of Defense for Developmental Test and Evaluation— "(A) the report shall include a separate section that covers the activities of the Department of Defense
14 15 16 17 18	graph (1) by the Deputy Assistant Secretary of Defense for Developmental Test and Evaluation— "(A) the report shall include a separate section that covers the activities of the Department of Defense Test Resource Management Center (established under
14 15 16 17 18 19	graph (1) by the Deputy Assistant Secretary of Defense for Developmental Test and Evaluation— "(A) the report shall include a separate section that covers the activities of the Department of Defense Test Resource Management Center (established under section 196 of this title) during the preceding year;
 14 15 16 17 18 19 20 	graph (1) by the Deputy Assistant Secretary of Defense for Developmental Test and Evaluation— "(A) the report shall include a separate section that covers the activities of the Department of Defense Test Resource Management Center (established under section 196 of this title) during the preceding year; and
 14 15 16 17 18 19 20 21 	graph (1) by the Deputy Assistant Secretary of Defense for Developmental Test and Evaluation— "(A) the report shall include a separate section that covers the activities of the Department of Defense Test Resource Management Center (established under section 196 of this title) during the preceding year; and "(B) the report shall be transmitted to the Under

1	SEC. 905. REDESIGNATION OF THE DEPARTMENT OF THE
2	NAVY AS THE DEPARTMENT OF THE NAVY
3	AND MARINE CORPS.
4	(a) Redesignation of the Department of the
5	NAVY AS THE DEPARTMENT OF THE NAVY AND MARINE
6	Corps.—
7	(1) Redesignation of military depart-
8	MENT.—The military department designated as the
9	Department of the Navy is redesignated as the De-
10	partment of the Navy and Marine Corps.
11	(2) Redesignation of secretary and other
12	STATUTORY OFFICES.—
13	(A) Secretary.—The position of the Sec-
14	retary of the Navy is redesignated as the Sec-
15	retary of the Navy and Marine Corps.
16	(B) Other statutory offices.—The po-
17	sitions of the Under Secretary of the Navy, the
18	four Assistant Secretaries of the Navy, and the
19	General Counsel of the Department of the Navy
20	are redesignated as the Under Secretary of the
21	Navy and Marine Corps, the Assistant Secre-
22	taries of the Navy and Marine Corps, and the
23	General Counsel of the Department of the Navy
24	and Marine Corps, respectively.
25	(b) Conforming Amendments to Title 10, United
26	States Code.—

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1	(1) Definition of "military department".—
2	Paragraph (8) of section 101(a) of title 10, United
3	States Code, is amended to read as follows:
4	"(8) The term 'military department' means the
5	Department of the Army, the Department of the Navy
6	and Marine Corps, and the Department of the Air
7	Force.".
8	(2) Organization of department.—The text
9	of section 5011 of such title is amended to read as fol-
10	lows: "The Department of the Navy and Marine
11	Corps is separately organized under the Secretary of
12	the Navy and Marine Corps.".
13	(3) Position of secretary.—Section
14	5013(a)(1) of such title is amended by striking "There
15	is a Secretary of the Navy" and inserting "There is
16	a Secretary of the Navy and Marine Corps".
17	(4) Chapter headings.—
18	(A) The heading of chapter 503 of such title
19	is amended to read as follows:
20	"CHAPTER 503—DEPARTMENT OF THE
21	NAVY AND MARINE CORPS".
22	(B) The heading of chapter 507 of such title
23	is amended to read as follows:

(5) Other Amendments.—

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(A) Title 10, United States Code, is amend-5 6 ed by striking "Department of the Navy" and 7 "Secretary of the Navy" each place they appear 8 other than as specified in paragraphs (1), (2), 9 (3), and (4) (including in section headings, sub-10 section captions, tables of chapters, and tables of 11 sections) and inserting "Department of the Navy 12 and Marine Corps" and "Secretary of the Navy and Marine Corps", respectively, in each case 13 14 with the matter inserted to be in the same type-15 face and typestyle as the matter stricken.

16 (B)(i) Sections 5013(f), 5014(b)(2), 5016(a),
17 5017(2), 5032(a), and 5042(a) of such title are
18 amended by striking "Assistant Secretaries of the
19 Navy" and inserting "Assistant Secretaries of
20 the Navy and Marine Corps".

(ii) The heading of section 5016 of such
title, and the item relating to such section in the
table of sections at the beginning of chapter 503
of such title, are each amended by inserting "and
Marine Corps" after "of the Navy", with the

5 (1) TITLE 37, UNITED STATES CODE.—Title 37,
6 United States Code, is amended by striking "Depart7 ment of the Navy" and "Secretary of the Navy" each
8 place they appear and inserting "Department of the
9 Navy and Marine Corps" and "Secretary of the Navy
10 and Marine Corps", respectively.

11 (2) OTHER REFERENCES.—Any reference in any 12 law other than in title 10 or title 37, United States 13 Code, or in any regulation, document, record, or other 14 paper of the United States, to the Department of the 15 Navy shall be considered to be a reference to the De-16 partment of the Navy and Marine Corps. Any such 17 reference to an office specified in subsection (a)(2)18 shall be considered to be a reference to that office as 19 redesignated by that section.

20 (d) EFFECTIVE DATE.—This section and the amend21 ments made by this section shall take effect on the first day
22 of the first month beginning more than 60 days after the
23 date of the enactment of this Act.

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12 ments of each space program that is a major defense acqui-13 sition program.

14 (b) CONTENTS.—Each assessment required under sub15 section (a) shall include—

16 (1) a description of the intended primary capa17 bilities of each space program that is a major defense
18 acquisition program and the level of operability of
19 each program segment of such space program at the
20 time of such assessment;

(2) a schedule for the deployment of such intended primary capabilities of such space program in
each such program segment and in such space program as a whole;

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1	(3) for each such space program for which a pri-
2	mary capability of such program will be operable by
3	one program segment at least one year after the date
4	on which such capability is operable by another pro-
5	gram segment—
6	(A) an explanation of the reasons that such
7	primary capability will be operable by one pro-
8	gram segment at least one year after the date
9	such capability is operable by another program
10	segment; and
11	(B) an identification of the steps the De-
12	partment is taking to improve the alignment of
13	when the program segments become operable and
14	the related challenges, costs, and risks; and
15	(4) a description of the impact on the mission of
16	such space program caused by such primary capa-
17	bility being operable by one program segment at least
18	one year after the date such capability is operable by
19	another program segment.
20	(c) DEFINITIONS.—In this section:
21	(1) Major defense acquisition program de-
22	FINED.—The term "major defense acquisition pro-
23	gram" has the meaning given the term in section
24	2430 of title 10, United States Code.

1	(2) Program segment.—The term "program
2	segment" means, with respect to a space program that
3	is a major defense acquisition program, the following
4	segments:
5	(A) The portion of such program that is
6	satellite-based.
7	(B) The portion of such program that is
8	ground-based.
9	(C) The portion of such program that is op-
10	erated by the end-user.
11	SEC. 912. REPORT ON OVERHEAD PERSISTENT INFRARED
12	TECHNOLOGY.
13	(a) Sense of Congress.—It is the sense of Congress
14	that—
15	(1) there are significant investments in overhead
16	persistent infrared technology that span multiple
17	agencies and support a variety of missions, including
18	missile warning, missile defense, battle space aware-
19	ness, and technical intelligence; and
20	(2) further efforts should be made to fully exploit
21	overhead persistent infrared sensor data.
22	(b) REPORT.—Not later than 270 days after the date
23	of the enactment of this Act, the Secretary of Defense, in
24	consultation with the Director of National Intelligence,
25	shall submit to the congressional defense committees, the

Permanent Select Committee on Intelligence of the House
 of Representatives, and the Select Committee on Intelligence
 of the Senate a report on overhead persistent infrared tech nology that includes——

5 (1) an assessment of whether there are further
6 opportunities for the Department of Defense and the
7 intelligence community (as defined in section 3(4) of
8 the National Security Act of 1947 (50 U.S.C.
9 401a(4))) to capitalize on increased data sharing, fu10 sion, interoperability, and exploitation; and

(2) recommendations on how to better coordinate
the efforts by the Department and the intelligence
community to exploit overhead persistent infrared
sensor data.

15 (c) COMPTROLLER GENERAL ASSESSMENT.—Not later 16 than 90 days after the date on which the Secretary of De-17 fense submits the report required under subsection (b), the 18 Comptroller General of the United States shall submit to 19 the congressional defense committees an assessment of the 20 report required under subsection (b), including—

(1) an assessment of whether such report is comprehensive, fully supported, and sufficiently detailed;
and

24 (2) an identification of any shortcomings, limi25 tations, or other reportable matters that affect the

quality or findings of the report required under sub section (b).

3 SEC. 913. PROHIBITION ON USE OF FUNDS TO IMPLEMENT 4 INTERNATIONAL AGREEMENT ON SPACE AC5 TIVITIES THAT HAS NOT BEEN RATIFIED BY 6 THE SENATE OR AUTHORIZED BY STATUTE.

7 (a) PROHIBITION.—None of the funds authorized to be 8 appropriated by this Act or any other Act may be used by 9 the Secretary of Defense or the Director of National Intel-10 ligence to limit the activities of the Department of Defense or the intelligence community (as defined in section 3(4)) 11 of the National Security Act of 1947 (50 U.S.C. 401a(4))) 12 in outer space to implement or comply with an inter-13 national agreement concerning outer space activities unless 14 15 such agreement is ratified by the Senate or authorized by 16 *statute*.

17 (b) REPORT ON INTERNATIONAL AGREEMENT NEGO18 TIATIONS.—

(1) REPORT REQUIRED.—Not later than 90 days
after the date of the enactment of this Act, and every
90 days thereafter, the Secretary of State and the Secretary of Defense shall submit to the appropriate congressional committees a report on the progress of negotiations on an international agreement concerning
outer space activities. Such report shall include a de-

1	scription of which foreign countries have agreed to
2	sign such an international agreement and any impli-
3	cations that the draft of the agreement being nego-
4	tiated may have on both classified and unclassified
5	military and intelligence activities of the United
6	States in outer space.
7	(2) FORM.—
8	(A) Unclassified.—Except as provided in
9	subparagraph (B), each report required under
10	paragraph (1) shall be submitted in unclassified
11	form.
12	(B) CLASSIFIED ANNEX.—The Secretary of
13	Defense may submit to the Committee on Armed
14	Services and the Permanent Select Committee on
15	Intelligence of the House of Representatives and
16	the Committee on Armed Services and the Select
17	Committee on Intelligence of the Senate a classi-
18	fied annex to a report required under paragraph
19	(1) containing any classified information re-
20	quired to be submitted for such report.
21	(3) TERMINATION DATE.—The requirement to
22	submit a report under paragraph (1) shall cease to
23	apply on the date on which the President submits to
24	the appropriate congressional committees a certifi-
25	cation that the United States is no longer involved in

1	negotiations on an international agreement con-
2	cerning outer space activities.
3	(4) APPROPRIATE CONGRESSIONAL COMMIT-
4	TEES.—In this subsection, the term "appropriate con-
5	gressional committees" means—
6	(A) the Committee on Armed Services, the
7	Permanent Select Committee on Intelligence, the
8	Committee on Foreign Affairs, and the Com-
9	mittee on Science, Space, and Technology of the
10	House of Representatives; and
11	(B) the Committee on Armed Services, the
12	Select Committee on Intelligence, the Committee
13	on Foreign Relations, and the Committee on
14	Commerce, Science, and Transportation of the
15	Senate.
16	(c) Report on Foreign Counter-space Pro-
17	GRAMS.—
18	(1) Report required.—Chapter 135 of title
19	10, United States Code, is amended by adding at the
20	end the following new section:
21	"§2275. Report on foreign counter-space programs
22	"(a) REPORT REQUIRED.—Not later than January 1
23	of each year, the Secretary of Defense shall submit to Con-
24	gress a report on the counter-space programs of foreign
25	countries.

1	"(b) CONTENTS.—Each report required under sub-
2	section (a) shall include—
3	"(1) an explanation of whether any foreign coun-
4	try has a counter-space program that could be a
5	threat to the national security or commercial space
6	systems of the United States; and
7	"(2) the name of each country with a counter-
8	space program described in paragraph (1).
9	"(c) FORM.—
10	"(1) IN GENERAL.—Except as provided in para-
11	graphs (2) and (3), each report required under sub-
12	section (a) shall be submitted in unclassified form.
13	"(2) Classified Annex.—The Secretary of De-
14	fense may submit to the covered congressional com-
15	mittees a classified annex to a report required under
16	subsection (a) containing any classified information
17	required to be submitted for such report.
18	"(3) FOREIGN COUNTRY NAMES.—
19	"(A) Unclassified form.—Subject to sub-
20	paragraph (B), each report required under sub-
21	section (a) shall include the information required
22	under subsection (b)(2) in unclassified form.
23	"(B) NATIONAL SECURITY WAIVER.—The
24	Secretary of Defense may waive the requirement
25	under subparagraph (A) if the Secretary deter-

mines it is in the interests of national security to waive such requirement and submits to Congress an explanation of why the Secretary waived such requirement.

5 "(d) Prohibition on Use of Funds for Non-com-PLIANCE.—If in any fiscal year the Secretary of Defense 6 7 does not submit a report required under subsection (a) on 8 or before the date on which such report is required to be 9 submitted, none of the funds authorized to be appropriated by any Act for such fiscal year for activities of the Depart-10 ment of Defense may be used for travel related to the nego-11 tiation of an international agreement concerning outer 12 space activities until such report is submitted. 13

14 "(e) COVERED CONGRESSIONAL COMMITTEES DE-15 FINED.—In this section, the term 'covered congressional 16 committees' means the Committee on Armed Services and 17 the Permanent Select Committee on Intelligence of the 18 House of Representatives and the Committee on Armed 19 Services and the Select Committee on Intelligence of the 20 Senate.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 135 of title 10,
United States Code, is amended by adding at the end
the following new item:

"2275. Report on foreign counter-space programs.".

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2 THE SPACE LAUNCH CAPABILITY OF THE 3 UNITED STATES.

4 (a) ASSESSMENT.—The Secretary of the Air Force
5 shall enter into an agreement with a federally funded re6 search and development center to conduct an independent
7 assessment of the national security implications of con8 tinuing to use foreign component and propulsion systems
9 for the launch vehicles under the evolved expendable launch
10 vehicle program.

(b) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the federally funded research
and development center shall submit to the congressional
defense committees a report on the assessment conducted
under subsection (a).

16 SEC. 915. REPORT ON COUNTER SPACE TECHNOLOGY.

17 (a) REPORT.—Not later than one year after the date of the enactment of this Act, and annually thereafter for 18 19 two years, the Secretary of Defense shall submit to the congressional defense committees, the Committee on Foreign Af-20 fairs of the House of Representatives, and the Committee 21 22 on Foreign Relations of the Senate a report based on all 23 available information describing key space technologies that 24 could be used, or are being sought, by a foreign country with a counter space or ballistic missile program, and 25

should be subject to export controls by the United States
 or an ally of the United States, as appropriate.

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

6 Subtitle C—Intelligence-Related 7 Activities

8 SEC. 921. AUTHORITY TO PROVIDE GEOSPATIAL INTEL-9 LIGENCE SUPPORT TO CERTAIN SECURITY 10 ALLIANCES AND REGIONAL ORGANIZATIONS.

11 (a) AUTHORIZATION.—Section 443(a) of title 10,
12 United States Code, is amended—

13 (1) by striking "The Director" and inserting
14 "(1) Subject to paragraph (2), the Director";

(2) by striking "foreign countries" and inserting
"foreign countries, regional organizations with defense or security components, and security alliances of
which the United States is a member"; and

19 (3) by adding at the end the following new para-20 graph:

21 "(2) In each case in which the Director of the National
22 Geospatial-Intelligence Agency provides imagery intel23 ligence or geospatial information support to a regional or24 ganization or security alliance under paragraph (1), the
25 Director shall—

1	((A) ensure that such intelligence and such sup-
2	port are not provided by such regional organization
3	or such security alliance to any other person or enti-
4	ty;
5	``(B) notify the congressional defense committees,
6	the Permanent Select Committee on Intelligence of the
7	House of Representatives, and the Select Committee
8	on Intelligence of the Senate, that the Director has
9	provided such intelligence or such support; and
10	``(C) coordinate the provision of such intelligence
11	and such support with the commander of the appro-
12	priate combatant command.".
13	(b) Clerical Amendments.—
14	(1) Section heading.—The heading of section
15	443 of title 10, United States Code, is amended by
16	striking "foreign countries" and inserting "for-
17	eign countries, regional organizations,
18	and security alliances".
19	(2) TABLE OF SECTIONS.—The table of sections
20	at the beginning of chapter 22 of title 10, United
21	States Code, is amended by striking the item relating
22	to section 443 and inserting the following new item:
	"443. Imagery intelligence and geospatial information: support for foreign coun-

tries, regional organizations, and security alliances.".

1	SEC. 922. TECHNICAL AMENDMENTS TO REFLECT CHANGE
2	IN NAME OF NATIONAL DEFENSE INTEL-
3	LIGENCE COLLEGE TO NATIONAL INTEL-
4	LIGENCE UNIVERSITY.
5	(a) Conforming Amendments to Reflect Name
6	Change.—Section 2161 of title 10, United States Code, is
7	amended by striking "National Defense Intelligence Col-
8	lege" each place it appears and inserting "National Intel-
9	ligence University".
10	(b) Clerical Amendments.—
11	(1) Section heading.—The heading of such sec-
12	tion is amended to read as follows:
13	"§2161. Degree granting authority for National Intel-
14	ligence University".
15	(2) TABLE OF SECTIONS.—The item related to
16	such section in the table of sections at the beginning
17	of chapter 108 of such title is amended to read as fol-
18	lows:
	"2161. Degree granting authority for National Intelligence University.".
19	Subtitle D—Total Force
20	Management
21	SEC. 931. LIMITATION ON CERTAIN FUNDING UNTIL CER-
22	TIFICATION THAT INVENTORY OF CON-
23	TRACTS FOR SERVICES HAS BEGUN.
24	(a) Limitation on Funding for Certain OF-
25	FICES.—Of the funds authorized to be appropriated for fis-
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cal year 2013 as specified in the funding table in section 1 4301, not more than 80 percent of the funds authorized for 2 the Office of the Under Secretary of Defense for Acquisition, 3 4 Technology, and Logistics; the Office of the Assistant Sec-5 retary of the Navy for Research, Development, and Acquisition; and the Office of the Assistant Secretary of the Air 6 7 Force for Acquisition may be obligated or expended until the certification described in subsection (c) is submitted. 8

(b) LIMITATION ON FUNDING FOR OTHER CON-9 TRACTS.—Of the funds authorized for other contracts or 10 other services to be appropriated for fiscal year 2013 as 11 specified in the funding table in section 4301, not more than 12 13 80 percent of the funds authorized for the Office of the Secretary of Defense, the Department of the Navy, and the De-14 15 partment of the Air Force may be obligated or expended until the certification described in subsection (c) is sub-16 mitted. 17

(c) CERTIFICATION.—The certification described in
this subsection is a certification in writing submitted to the
congressional defense committees and made by the Secretary
of Defense that the collection of data for purposes of meeting
the requirements of section 2330a of title 10, United States
Code, has begun.

24 (d) DEFINITION.—In this section, the term "other con25 tracts or other services" means funding described in line

1 0989 within Exhibit OP-32 of the justification materials 2 accompanying the President's budget request for fiscal year 3 2013.4 SEC. 932. REQUIREMENT TO ENSURE SUFFICIENT LEVELS 5 OF GOVERNMENT MANAGEMENT, CONTROL, 6 AND OVERSIGHT OF FUNCTIONS CLOSELY AS-7 **SOCIATED INHERENTLY** GOVERN-WITH 8 MENTAL FUNCTIONS. 9 Section 129a of title 10, United States Code, is amend-10 ed— 11 (1) in subparagraph (B) of subsection (f)(3), by inserting after "Government" the following: "manage-12 13 ment, control, and"; and 14 (2) by adding at the end the following new sub-15 section: 16 "(q) Requirement for Management, Control, and 17 **OVERSIGHT OR APPROPRIATE CORRECTIVE ACTIONS.**—For purposes of subsection (f)(3)(B), if insufficient levels of Gov-18 19 ernment management, control, and oversight are found, the 20 Secretary of the military department or head of the Defense 21 agency responsible shall provide such management, control, 22 and oversight or take appropriate corrective actions, includ-23 ing potential conversion to Government performance, con-24 sistent with this section and sections 129 and 2463 of this 25 *title.*".

1	SEC. 555. SPECIAL MANAGEMENT ATTENTION REQUIRED
2	FOR CERTAIN FUNCTIONS IDENTIFIED IN IN-
3	VENTORY OF CONTRACTS FOR SERVICES.
4	Subparagraph (C) of section $2330a(e)(2)$ of title 10,
5	United States Code, is amended to read as follows:
6	"(C) special management attention is being
7	given to functions identified in the inventory as
8	being closely associated with inherently govern-
9	mental functions; and".
10	Subtitle E—Cyberspace-related
11	Matters
12	SEC. 941. MILITARY ACTIVITIES IN CYBERSPACE.
13	Section 954 of the National Defense Authorization Act
14	for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1551)
15	is amended to read as follows:
16	"SEC. 954. MILITARY ACTIVITIES IN CYBERSPACE.
17	"(a) AFFIRMATION.—Congress affirms that the Sec-
18	retary of Defense is authorized to conduct military activi-
19	ties in cyberspace.
20	"(b) AUTHORITY DESCRIBED.—The authority referred
21	to in subsection (a) includes the authority to carry out a
22	clandestine operation in cyberspace—
23	"(1) in support of a military operation pursuant
24	to the Authorization for Use of Military Force (50
25	U.S.C. 1541 note; Public Law 107-40) against a tar-
26	get located outside of the United States; or
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1 SEC. 933. SPECIAL MANAGEMENT ATTENTION REQUIRED

"(2) to defend against a cyber attack against an
 asset of the Department of Defense.

3 "(c) RULE OF CONSTRUCTION.—Nothing in this sec4 tion shall be construed to limit the authority of the Sec5 retary of Defense to conduct military activities in cyber6 space.".

7 SEC. 942. QUARTERLY CYBER OPERATIONS BRIEFINGS.

8 (a) BRIEFINGS.—Chapter 23 of title 10, United States
9 Code, is amended by inserting after section 483 the fol10 lowing new section:

11 "§484. Quarterly cyber operations briefings

12 "The Secretary of Defense shall provide to the Commit-13 tees on Armed Services of the House of Representatives and 14 the Senate quarterly briefings on all offensive and signifi-15 cant defensive military operations in cyberspace carried out 16 by the Department of Defense during the immediately pre-17 ceding quarter.".

(b) INITIAL BRIEFING.—The first briefing required
under section 484 of title 10, United States Code, as added
by subsection (a), shall be provided not later than March
1, 2013.

(c) CLERICAL AMENDMENT.—The table of sections at
the beginning of chapter 23 of title 10, United States Code,
is amended by inserting after the item relating to section
483 the following new item:
"484. Quarterly cyber operations briefings.".

1	Subtitle F—Other Matters
2	SEC. 951. ADVICE ON MILITARY REQUIREMENTS BY CHAIR-
3	MAN OF JOINT CHIEFS OF STAFF AND JOINT
4	REQUIREMENTS OVERSIGHT COUNCIL.
5	(a) Amendments Related to Chairman of Joint
6	CHIEFS OF STAFF.—Section 153(a)(4) of title 10, United
7	States Code, is amended by striking subparagraph (F) and
8	inserting the following new subparagraphs:
9	``(F) Identifying, assessing, and approving
10	military requirements (including existing sys-
11	tems and equipment) to meet the national mili-
12	tary strategy.
13	"(G) Recommending to the Secretary appro-
14	priate trade-offs among life-cycle cost, schedule,
15	and performance objectives to ensure that such
16	trade-offs are made in the acquisition of materiel
17	and equipment to meet military requirements in
18	a manner that best supports the strategic and
19	contingency plans required by subsection (a).".
20	(b) Amendments Related to JROC.—Section
21	181(b) of such title is amended—
22	(1) in paragraph $(1)(C)$, by striking "in ensur-
23	ing" and all that follows through "requirements" and
24	inserting the following: "in ensuring that appropriate

1	and performance objectives in the acquisition of mate-
2	riel and equipment to meet military requirements";
3	and
4	(2) in paragraph (3), by striking "such resource
5	level" and inserting "the total cost of such resources".
6	(c) Amendments Related Chiefs of Armed
7	FORCES.—Section 2547(a) of such title is amended—
8	(1) in paragraph (1), by striking "of require-
9	ments relating to the defense acquisition system" and
10	inserting "and certification of requirements for equip-
11	ping the armed force concerned";
12	(2) by redesignating paragraphs (3) and (4) as
13	paragraphs (5) and (6), respectively; and
14	(3) by inserting after paragraph (2) the fol-
15	lowing new paragraphs:
16	"(3) The recommendation of trade-offs among
17	life-cycle cost, schedule, and performance objectives to
18	ensure acquisition programs to equip the armed force
19	concerned deliver best value.
20	"(4) Termination of development or procurement
21	programs that fail to meet life-cycle cost, schedule,
22	and performance objectives.".

1	SEC. 952. EXPANSION OF PERSONS ELIGIBLE FOR EXPE-
2	DITED FEDERAL HIRING FOLLOWING COM-
3	PLETION OF NATIONAL SECURITY EDU-
4	CATION PROGRAM SCHOLARSHIP.
5	Section 802(k) of the David L. Boren National Secu-
6	rity Education Act of 1991 (50 U.S.C. 1902(k)) is amended
7	to read as follows:
8	"(k) Employment of Program Participants.—
9	"(1) APPOINTMENT AUTHORITY.—The Secretary
10	of Defense, the Secretary of Homeland Security, the
11	Secretary of State, or the head of a Federal agency
12	or office identified by the Secretary of Defense under
13	subsection (g) as having national security responsibil-
14	ities—
15	"(A) may, without regard to any provision
16	of title 5 governing appointments in the competi-
17	tive service, appoint an eligible program partici-
18	pant—
19	"(i) to a position in the excepted serv-
20	ice that is certified by the Secretary of De-
21	fense under clause (i) of subsection $(b)(2)(A)$
22	as contributing to the national security of
23	the United States; or
24	"(ii) subject to clause (ii) of such sub-

25 section, to a position in the excepted service

1	in such Federal agency or office identified
2	by the Secretary; and
3	"(B) may, upon satisfactory completion of
4	two years of substantially continuous service by
5	an incumbent who was appointed to an excepted
6	service position under the authority of subpara-
7	graph (A), convert the appointment of such indi-
8	vidual, without competition, to a career or career
9	conditional appointment.
10	"(2) TREATMENT OF CERTAIN SERVICE.—In the
11	case of an eligible program participant described in
12	clause (ii) or (iii) of paragraph $(3)(B)$ who receives
13	an appointment under paragraph $(1)(A)$, the head of
14	a Department or Federal agency or office referred to
15	in paragraph (1) may count any period that the in-
16	dividual served in a position with the Federal Gov-
17	ernment towards satisfaction of the service require-
18	ment under paragraph $(1)(B)$ if that service—
19	"(A) in the case of an appointment under
20	clause (i) of paragraph (1)(A), was in a position
21	that is identified under clause (i) of subsection
22	(b)(2)(A) as contributing to the national security
23	of the United States; or
24	``(B) in the case of an appointment under
25	clause (ii) of paragraph (1)(A), was in the Fed-

1	eral agency or office in which the appointment
2	under that clause is made.
3	"(3) ELIGIBLE PROGRAM PARTICIPANT DE-
4	FINED.—In this subsection, the term 'eligible program
5	participant' means an individual who—
6	"(A) has successfully completed an academic
7	program for which a scholarship or fellowship
8	under this section was awarded; and
9	(B) at the time of the appointment of the
10	individual to an excepted service position under
11	paragraph (1)(A)—
12	"(i) under the terms of the agreement
13	for such scholarship or fellowship, owes a
14	service commitment to a Department or
15	Federal agency or office referred to in para-
16	graph (1);
17	"(ii) is employed by the Federal Gov-
18	ernment under a non-permanent appoint-
19	ment to a position in the excepted service
20	that has national security responsibilities;
21	or
22	"(iii) is a former civilian employee of
23	the Federal Government who has less than
24	a one-year break in service from the last pe-
25	riod of Federal employment of such indi-

1	vidual in a non-permanent appointment in
2	the excepted service with national security
3	responsibilities.".
4	SEC. 953. ANNUAL BRIEFING TO CONGRESSIONAL DEFENSE
5	COMMITTEES ON CERTAIN WRITTEN POLICY
6	GUIDANCE.
7	Section $113(g)$ of title 10, United States Code, is
8	amended by adding at the end the following new paragraph:
9	"(3) The Secretary of Defense shall provide an annual
10	briefing to the congressional defense committees on the writ-
11	ten policy guidance provided under paragraphs (1) and
12	(2).".
13	SEC. 954. ONE-YEAR EXTENSION OF AUTHORITY TO WAIVE
14	REIMBURSEMENT OF COSTS OF ACTIVITIES
15	FOR NONGOVERNMENTAL PERSONNEL AT DE-
16	PARTMENT OF DEFENSE REGIONAL CENTERS
17	FOR SECURITY STUDIES.
18	(a) EXTENSION.—Paragraph (1) of section 941(b) of
19	the Duncan Hunter National Defense Authorization Act for
20	Fiscal Year 2009 (Public Law 110-417; 10 U.S.C. 184
21	note), is amended by striking "through 2012" and inserting
22	"through 2013".
23	(b) Assessment Required.—The Comptroller Gen-

 $24 \ \ eral \ of the \ United \ States \ shall \ assess-$

1	(1) the effectiveness of the Regional Centers for
2	Security Studies in meeting the Centers' objectives
3	and advancing the priorities of the Department of De-
4	fense;
5	(2) the extent to which the Centers perform a
6	unique function within the interagency community or
7	the extent to which there are similar or duplicative ef-
8	forts within the Department of Defense or the Depart-
9	ment of State;
10	(3) the measures of effectiveness and impact in-
11	dicators each Regional Center uses to internally
12	evaluate its programs;
13	(4) the oversight mechanisms within the Depart-
14	ment of Defense with respect to the Regional Centers;
15	and
16	(5) the costs and benefits to the Department of
17	Defense of waiving reimbursement costs for personnel
18	of nongovernmental organizations and international
19	organizations to participate in activities of the Cen-
20	ters on an ongoing basis.
21	(c) REPORT.—Not later than March 1, 2013, the
22	Comptroller General shall submit to the Committees on
23	Armed Services and on Foreign Relations of the Senate and
24	the Committees on Armed Services and on Foreign Affairs

3 TITLE X—GENERAL PROVISIONS 4 Subtitle A—Financial Matters

5 SEC. 1001. GENERAL TRANSFER AUTHORITY.

6 (a) AUTHORITY TO TRANSFER AUTHORIZATIONS.—

7 (1) AUTHORITY.—Upon determination by the 8 Secretary of Defense that such action is necessary in 9 the national interest, the Secretary may transfer 10 amounts of authorizations made available to the De-11 partment of Defense in this division for fiscal year 12 2013 between any such authorizations for that fiscal 13 year (or any subdivisions thereof). Amounts of au-14 thorizations so transferred shall be merged with and 15 be available for the same purposes as the authoriza-16 tion to which transferred.

17 (2) LIMITATION.—Except as provided in para18 graph (3), the total amount of authorizations that the
19 Secretary may transfer under the authority of this
20 section may not exceed \$3,500,000,000.

21 (3) EXCEPTION FOR TRANSFERS BETWEEN MILI22 TARY PERSONNEL AUTHORIZATIONS.—A transfer of
23 funds between military personnel authorizations
24 under title IV shall not be counted toward the dollar
25 limitation in paragraph (2).

1 (b) LIMITATIONS.—The authority provided by sub-2 section (a) to transfer authorizations—

3 (1) may only be used to provide authority for
4 items that have a higher priority than the items from
5 which authority is transferred; and

6 (2) may not be used to provide authority for an 7 item that has been denied authorization by Congress. 8 (c) EFFECT ON AUTHORIZATION AMOUNTS.—A trans-9 fer made from one account to another under the authority 10 of this section shall be deemed to increase the amount au-11 thorized for the account to which the amount is transferred 12 by an amount equal to the amount transferred.

13 (d) NOTICE TO CONGRESS.—The Secretary shall
14 promptly notify Congress of each transfer made under sub15 section (a).

16 SEC. 1002. BUDGETARY EFFECTS OF THIS ACT.

17 The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go Act of 2010, 18 shall be determined by reference to the latest statement titled 19 20 "Budgetary Effects of PAYGO Legislation" for this Act, 21 submitted for printing in the Congressional Record by the 22 Chairman of the Committee on the Budget of the House of 23 Representatives, as long as such statement has been sub-24 mitted prior to the vote on passage of this Act.

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2 **PRIORITIES.**

3 (a) REPORT REQUIRED.—Not later than 30 days after the date on which the budget for a fiscal year is submitted 4 5 to Congress pursuant to section 1105 of title 31, United States Code, each member of the Joint Chiefs of Staff speci-6 7 fied in subsection (b) and the Commander of the United States Special Operations Command shall submit to the 8 9 congressional defense committees a report containing a list of the unfunded priorities for the Armed Force under the 10 11 jurisdiction of that member or commander.

12 (b) COVERED MILITARY SERVICE CHIEFS.—The re-13 ports required by subsection (a) shall be submitted by the Chief of Staff of the Army, the Chief of Naval Operations, 14 the Chief of Staff of the Air Force, the Commandant of the 15 Marine Corps, and the Chief of the National Guard Bureau. 16 17 (c) UNFUNDED PRIORITIES DEFINED.—In this section, the term "unfunded priorities", with respect to a report re-18 19 quired by subsection (a) for a fiscal year, means a program 20 or mission requirement that—

- 21 (1) has not been selected for funding in the pro22 posed budget for the fiscal year;
- (2) is necessary to fulfill a requirement associated with a combatant commander operational or
 contingency plan or other validated global force requirement; and

1	(3) the officer submitting the report would have
2	recommended for inclusion in the proposed budget for
3	the fiscal year had additional resources been available
4	or had the requirement emerged before the budget was
5	submitted.
6	Subtitle B—Counter-Drug Activities
7	SEC. 1011. EXTENSION OF THE AUTHORITY OF THE CHIEF
8	OF THE NATIONAL GUARD BUREAU TO ESTAB-
9	LISH AND OPERATE NATIONAL GUARD
10	COUNTERDRUG SCHOOLS.
11	Section 901 of the Office of National Drug Control Pol-
12	icy Reauthorization Act of 2006 (Public Law 109–469; 120
13	Stat. 3536; 32 U.S.C. 112 note) is amended—
14	(1) in subsection (c)—
15	(A) by striking paragraph (1) and redesig-
16	nating paragraphs (2) through (5) as para-
17	graphs (1) through (4), respectively; and
18	(B) by adding at the end the following new
19	paragraph:
20	"(5) The Western Regional Counterdrug Train-
21	ing Center, Camp Murray, Washington.";
22	(2) by striking subsection (f) and redesignating
23	subsection (g) as subsection (f); and

1 (3) in subsection (f)(1), as so redesignated, by 2 striking "fiscal years 2006 through 2010" and insert-3 ing "fiscal years 2013 through 2017". 4 SEC. 1012. REPORTING REQUIREMENT ON EXPENDITURES 5 TO SUPPORT FOREIGN COUNTER-DRUG AC-6 TIVITIES. 7 Section 1022(a) of the Floyd D. Spence National De-8 fense Authorization Act for Fiscal Year 2001 (as enacted 9 into law by Public Law 106–398; 114 Stat. 1654A–255), 10 as most recently amended by the section 1008 of the National Defense Authorization Act for Fiscal Year 2012 (Pub-11 lic Law 112–81; 125 Stat. 1558), is further amended by 12 striking "February 15, 2012" and inserting "February 15, 13 2013''. 14 15 SEC. 1013. EXTENSION OF AUTHORITY TO SUPPORT UNI-16 FIED COUNTER-DRUG AND COUNTERTER-17 RORISM CAMPAIGN IN COLOMBIA. 18 Section 1021 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 19 108-375; 118 Stat. 2042), as most recently amended by sec-20 21 tion 1007 of the National Defense Authorization Act for Fis-22 cal Year 2012 (Public Law 112-81; 125 Stat. 1558), is 23 amended-24 (1) in subsection (a), by striking "2012" and in-

25 serting "2013"; and

(2) in subsection (c), by striking "2012" and in-1 2 serting "2013". 3 SEC. 1014. EXTENSION OF AUTHORITY FOR JOINT TASK 4 FORCES TO PROVIDE SUPPORT TO LAW EN-5 FORCEMENT AGENCIES **CONDUCTING** 6 COUNTER-TERRORISM ACTIVITIES. 7 Section 1022(b) of the National Defense Authorization 8 Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat. 1594; 10 U.S.C. 371 note) is amended by striking "2012" 9 and inserting "2013". 10 Subtitle C—Naval Vessels and 11 **Shipyards** 12 13 SEC. 1021. POLICY RELATING TO MAJOR COMBATANT VES-14 SELS OF THE STRIKE FORCES OF THE UNITED 15 STATES NAVY. 16 Section 1012 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110–181; 122 Stat. 17 303), as most recently amended by section 1015 of the Dun-18 can Hunter National Defense Authorization Act for Fiscal 19 Year 2009 (Public Law 110-417; 122 Stat. 4586), is 20 21 amended by striking "Secretary of Defense" and all that 22 follows through the period and inserting the following: "Sec-23 retary the Navy notifies the congressional defense commit-24 tees that, as a result of a cost-benefit analysis, it would not

be practical for the Navy to design the class of ships with 1 an integrated nuclear power system.". 2 3 SEC. 1022. LIMITATION ON AVAILABILITY OF FUNDS FOR 4 DELAYED ANNUAL NAVAL VESSEL CONSTRUC-5 TION PLAN. 6 (a) IN GENERAL.—Section 231 of title 10, United 7 States Code, is amended— 8 (1) by redesignating subsection (e) as subsection 9 (f); and 10 (2) by inserting after subsection (d) the following 11 new subsection (e): (e)(1) If the Secretary of Defense does not include 12 13 with the defense budget materials for a fiscal year the plan and certification under subsection (a), the Secretary of the 14 15 Navy may not use more than 50 percent of the funds described in paragraph (2) during the fiscal year in which 16 17 such materials are submitted until the date on which such plan and certification are submitted to the congressional 18 19 defense committees. 20 "(2) The funds described in this paragraph are funds 21 made available to the Secretary of the Navy for operation 22 and maintenance, Navy, for emergencies and extraordinary 23 expenses.".

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1	(b) Conforming Amendment.—Section 12304b(i) of
2	title 10, United States Code, is amended by striking
3	"231(e)(2)" and inserting "section 231(f)(2)".
4	Subtitle D—Counterterrorism
5	SEC. 1031. FINDINGS ON DETENTION PURSUANT TO THE
6	AUTHORIZATION FOR USE OF MILITARY
7	FORCE ENACTED IN 2001.
8	Congress finds the following:
9	(1) In 2001, Congress passed, and the President
10	signed, the Authorization for Use of Military Force
11	(Public Law 107–40; 50 U.S.C. 1541 note) (herein-
12	after referred to as the "AUMF"), which authorized
13	the President to "use all necessary and appropriate
14	force" against those responsible for the attacks of Sep-
15	tember 11, 2001, and those who harbored them "in
16	order to prevent any future acts of international ter-
17	rorism against the United States".
18	(2) In 2004, the Supreme Court held in Hamdi
19	v. Rumsfeld that the AUMF authorized the President
20	to detain individuals, including a United States cit-
21	izen captured in Afghanistan and later detained in
22	the United States, legitimately determined to be "en-
23	gaged in armed conflict against the United States"
24	until the end of hostilities, noting that "[W]e under-
25	stand Congress' grant of authority for the use of 'nec-

1	essary and appropriate force' to include the authority
2	to detain for the duration of the relevant conflict, and
3	our understanding is based on longstanding law-of-
4	war principles".
5	(3) The Court reaffirmed the long-standing prin-
6	ciple of American law that a United States citizen
7	may not be detained in the United States pursuant
8	to the AUMF without due process of law, stating the
9	following:
10	(A) "Striking the proper constitutional bal-
11	ance here is of great importance to the Nation
12	during this period of ongoing combat. But it is
13	equally vital that our calculus not give short
14	shrift to the values that this country holds dear
15	or to the privilege that is American citizenship.".
16	(B) "It is during our most challenging and
17	uncertain moments that our Nation's commit-
18	ment to due process is most severely tested; and
19	it is in those times that we must preserve our
20	commitment at home to the principles for which
21	we fight abroad.".
22	(C) "[A] state of war is not a blank check
23	for the President when it comes to the rights of
24	the Nation's citizens.".

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1	(D) "[A]bsent suspension, the writ of habeas
2	corpus remains available to every individual de-
3	tained within the United States.".
4	(E) "All agree suspension of the writ has
5	not occurred here.".
6	(F) "[A]n enemy combatant must receive
7	notice of the factual basis for his classification,
8	and a fair opportunity to rebut the Govern-
9	ment's factual assertions before a neutral deci-
10	sionmaker.".
11	(G) "Whatever power the United States
12	Constitution envisions for the Executive in its
13	exchanges with other nations or with enemy or-
14	ganizations in times of conflict, it most as-
15	suredly envisions a role for all three branches
16	when individual liberties are at stake.".
17	(H) "[U]nless Congress acts to suspend it,
18	the Great Writ of habeas corpus allows the Judi-
19	cial Branch to play a necessary role in main-
20	taining this delicate balance of governance, serv-
21	ing as an important judicial check on the Execu-
22	tive's discretion in the realm of detentions.".
23	(I) "We reaffirm today the fundamental na-
24	ture of a citizen's right to be free from involun-
25	tary confinement by his own government without

1	due process of law, and we weigh the opposing
2	governmental interests against the curtailment of
3	liberty that such confinement entails.".
4	(4) In 2008, in Boumediene v. Bush, the Su-
5	preme Court also extended the constitutional right to
6	habeas corpus to the foreign detainees held pursuant
7	to the AUMF at the United States Naval Station,
8	Guantanamo Bay, Cuba.
9	(5) Chapter 47A of title 10, United States Code,
10	as originally enacted by the Military Commissions
11	Act of 2006 (Public Law 109–366), only allows for
12	prosecution of foreign terrorists by military commis-
13	sion.
14	(6) In 2011, with the enactment of the National
15	Defense Authorization Act for Fiscal Year 2012 (Pub-
16	lic Law 112–81), Congress and the President affirmed
17	the authority of the Armed Forces of the United
18	States to detain pursuant to the AUMF a person who
19	planned, authorized, committed, or aided the terrorist
20	attacks that occurred on September 11, 2001, or har-
21	bored those responsible for those attacks, or a person
22	who was a part of or substantially supported al-
23	Qaeda, the Taliban, or associated forces that are en-
24	gaged in hostilities against the United States or its
25	coalition partners, including any person who has

1	committed a belligerent act or has directly supported
2	such hostilities in aid of such enemy forces.
3	(7) The interpretation of the detention authority
4	provided by the AUMF under the National Defense
5	Authorization Act for Fiscal Year 2012 is the same as
6	the interpretation used by the Obama administration
7	in its legal filings in Federal court and is nearly
8	identical to the interpretation used by the Bush ad-
9	ministration. This interpretation has also been
10	upheld by the United States Court of Appeals for the
11	District of Columbia Circuit.
12	(8) Such Act also requires the Secretary of De-
13	fense to regularly brief Congress regarding the appli-
14	cation of the detention authority provided by the
15	AUMF.
16	(9) Section 1021 of such Act states that "Nothing
17	in this section shall be construed to affect existing law
18	or authorities relating to the detention of United
19	States citizens, lawful resident aliens of the United
20	States, or any other persons who are captured or ar-
21	rested in the United States.".
22	SEC. 1032. FINDINGS REGARDING HABEAS CORPUS RIGHTS.
23	Congress finds the following:
24	(1) Article 1, section 9 of the Constitution states
25	"The Privilege of the Writ of Habeas Corpus shall not

1	be suspended, unless when in Cases of Rebellion or In-
2	vasion the public Safety may require it.".
3	(2) Regarding the Great Writ, the Supreme
4	Court has noted "The writ of habeas corpus is the
5	fundamental instrument for safeguarding individual
6	freedom against arbitrary and lawless state action.".
7	SEC. 1033. HABEAS CORPUS RIGHTS.
8	Nothing in the Authorization for Use of Military Force
9	(Public Law 107–40; 50 U.S.C. 1541 note) or the National
10	Defense Authorization Act for Fiscal Year 2012 (Public
11	Law 112–81) shall be construed to deny the availability of
12	the writ of habeas corpus in a court ordained or established
13	by or under Article III of the Constitution for any person
14	who is detained in the United States pursuant to the Au-
15	thorization for Use of Military Force (Public Law 107–40;
16	50 U.S.C. 1541 note).

17 SEC. 1034. EXTENSION OF AUTHORITY TO MAKE REWARDS 18 FOR COMBATING TERRORISM.

(a) EXTENSION.—Section 127b(c)(3)(C) of title 10,
United States Code, is amended by striking "September 30,
2013" and inserting "September 30, 2014".

(b) REPORT TO CONGRESS.—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 that outlines the future requirements and au-

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3 (1) an analysis of future requirements under sec-4 tion 127b of title 10, United States Code; (2) a detailed description of requirements for re-5 6 wards in support of operations with allied forces; and 7 (3) an overview of geographic combatant com-8 mander requirements through September 30, 2014. 9 SEC. 1035. PROHIBITION ON TRAVEL TO THE UNITED 10 STATES FOR CERTAIN DETAINEES REPATRI-11 ATED TO THE FEDERATED STATES OF MICRO-12 NESIA, THE REPUBLIC OF PALAU, AND THE 13 **REPUBLIC OF THE MARSHALL ISLANDS.** 14 PROHIBITION ON TRAVEL TO THE (a)United 15 STATES.—Notwithstanding any provision of the applicable Compact of Free Association described in subsection (c), an 16 17 individual described in subsection (b) who has been repatri-18 ated to the Federated States of Micronesia, the Republic of the Marshall Islands, or the Republic of Palau may not be 19 afforded the rights and benefits put forth in section 141 of 20

21 such applicable Compact of Free Association.

(b) INDIVIDUAL DESCRIBED.—An individual described
in this subsection is an individual who—

(1) is not a citizen of the United States or a
member of the Armed Forces of the United States; and

1	(2) is or was located at United States Naval
2	Station, Guantanamo Bay, Cuba, on or after Sep-
3	tember 11, 2001, while—
4	(A) in the custody or under the effective
5	control of the Department of Defense; or
6	(B) otherwise under detention at United
7	States Naval Station, Guantanamo Bay, Cuba.
8	(c) Applicable Compact of Free Association.—
9	The applicable Compact of Free Association described in
10	this subsection is—
11	(1) with respect to an individual repatriated to
12	the Federal States of Micronesia, the Compact of Free
13	Association, as amended, between the Government of
14	the United States of America and the Government of
15	the Federated States of Micronesia as set forth in sec-
16	tion 201(a) of the Compact of Free Association
17	Amendments Act of 2003 (Public Law 108–188; 48
18	U.S.C. 1921 note);
19	(2) with respect to an individual repatriated to
20	the Republic of the Marshall Islands, the Compact of
21	Free Association, as amended, between the Govern-
22	ment of the United States of America and the Govern-
23	ment of the Republic of the Marshall Islands as set
24	forth in section 201(b) of the Compact of Free Asso-

1	ciation Amendments Act of 2003 (Public Law 108–
2	188; 48 U.S.C. 1921 note); and
3	(3) with respect to an individual repatriated to
4	the Republic of Palau, the Compact of Free Associa-
5	tion between the Government of the United States of
6	America and the Government of Palau as set forth in
7	section 201 of the joint resolution entitled "A Joint
8	Resolution to approve the 'Compact of Free Associa-
9	tion' between the United States and the Government
10	of Palau, and for other purposes", approved Novem-
11	ber 14, 1986 (Public Law 99–658; 48 U.S.C. 1931
12	note).
13	SEC. 1036. PROHIBITION ON THE USE OF FUNDS FOR THE
14	TRANSFER OR RELEASE OF INDIVIDUALS DE-

11111111111115TAINED AT UNITED STATES NAVAL STATION,16GUANTANAMO BAY, CUBA.

None of the funds authorized to be appropriated by this
Act for fiscal year 2013 may be used to transfer, release,
or assist in the transfer or release to or within the United
States, its territories, or possessions of Khalid Sheikh Mohammed or any other detainee who—

(1) is not a United States citizen or a member
of the Armed Forces of the United States; and

1	(2) is or was held on or after January 20, 2009,
2	at United States Naval Station, Guantanamo Bay,
3	Cuba, by the Department of Defense.
4	SEC. 1037. REQUIREMENTS FOR CERTIFICATIONS RELAT-
5	ING TO THE TRANSFER OF DETAINEES AT
6	UNITED STATES NAVAL STATION, GUANTA-
7	NAMO BAY, CUBA, TO FOREIGN COUNTRIES
8	AND OTHER FOREIGN ENTITIES.
9	(a) Certification Required Prior to Trans-
10	FER.—
11	(1) In general.—Except as provided in para-
12	graph (2) and subsection (d), the Secretary of Defense
13	may not use any amounts authorized to be appro-
14	priated or otherwise available to the Department of
15	Defense for fiscal year 2013 to transfer any indi-
16	vidual detained at Guantanamo to the custody or
17	control of the individual's country of origin, any
18	other foreign country, or any other foreign entity un-
19	less the Secretary submits to Congress the certification
20	described in subsection (b) not later than 30 days be-
21	fore the transfer of the individual.
22	(2) EXCEPTION.—Paragraph (1) shall not apply
23	to any action taken by the Secretary to transfer any
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24 individual detained at Guantanamo to effectuate an25 order affecting the disposition of the individual that

1 is issued by a court or competent tribunal of the 2 United States having lawful jurisdiction (which the Secretary shall notify Congress of promptly after 3 issuance). 4 5 (b) CERTIFICATION.—A certification described in this 6 subsection is a written certification made by the Secretary 7 of Defense, with the concurrence of the Secretary of State 8 and in consultation with the Director of National Intel-9 ligence, that— 10 (1) the government of the foreign country or the 11 recognized leadership of the foreign entity to which 12 the individual detained at Guantanamo is to be 13 transferred— 14 (A) is not a designated state sponsor of ter-15 rorism or a designated foreign terrorist organi-16 zation; 17 (B) maintains control over each detention 18 facility in which the individual is to be detained 19 if the individual is to be housed in a detention 20 facility; 21 (C) is not, as of the date of the certification, 22 facing a threat that is likely to substantially af-23 fect its ability to exercise control over the individual: 24

1	(D) has taken or agreed to take effective ac-
2	tions to ensure that the individual cannot take
3	action to threaten the United States, its citizens,
4	or its allies in the future;
5	(E) has taken or agreed to take such actions
6	as the Secretary of Defense determines are nec-
7	essary to ensure that the individual cannot en-
8	gage or reengage in any terrorist activity; and
9	(F) has agreed to share with the United
10	States any information that—
11	(i) is related to the individual or any
12	associates of the individual; and
13	(ii) could affect the security of the
14	United States, its citizens, or its allies; and
15	(2) includes an assessment, in classified or un-
16	classified form, of the capacity, willingness, and past
17	practices (if applicable) of the foreign country or enti-
18	ty in relation to the Secretary's certifications.
19	(c) Prohibition in Cases of Prior Confirmed Re-
20	CIDIVI8M.—
21	(1) PROHIBITION.—Except as provided in para-
22	graph (2) and subsection (d), the Secretary of Defense
23	may not use any amounts authorized to be appro-
24	priated or otherwise made available to the Depart-
25	ment of Defense to transfer any individual detained

1	at Guantanamo to the custody or control of the indi-
2	vidual's country of origin, any other foreign country,
3	or any other foreign entity if there is a confirmed
4	case of any individual who was detained at United
5	States Naval Station, Guantanamo Bay, Cuba, at
6	any time after September 11, 2001, who was trans-
7	ferred to such foreign country or entity and subse-
8	quently engaged in any terrorist activity.
9	(2) EXCEPTION.—Paragraph (1) shall not apply
10	to any action taken by the Secretary to transfer any
11	individual detained at Guantanamo to effectuate an
12	order affecting the disposition of the individual that
13	is issued by a court or competent tribunal of the
14	United States having lawful jurisdiction (which the
15	Secretary shall notify Congress of promptly after
16	issuance).
17	(d) National Security Waiver.—
18	(1) IN GENERAL.—The Secretary of Defense may
19	waive the applicability to a detainee transfer of a cer-
20	tification requirement specified in subparagraph (D)
21	or (E) of subsection $(b)(1)$ or the prohibition in sub-
22	section (c), if the Secretary certifies the rest of the cri-
23	teria required by subsection (b) for transfers prohib-
24	ited by subsection (c) and, with the concurrence of the

(A) alternative actions will be taken to address the underlying purpose of the requirement or requirements to be waived;

6 (B) in the case of a waiver of subparagraph 7 (D) or (E) of subsection (b)(1), it is not possible 8 to certify that the risks addressed in the para-9 graph to be waived have been completely elimi-10 nated, but the actions to be taken under subpara-11 graph (A) will substantially mitigate such risks 12 with regard to the individual to be transferred;

13 (C) in the case of a waiver of subsection (c), 14 the Secretary has considered any confirmed case 15 in which an individual who was transferred to 16 the country subsequently engaged in terrorist ac-17 tivity, and the actions to be taken under sub-18 paragraph (A) will substantially mitigate the 19 risk of recidivism with regard to the individual 20 to be transferred; and

(D) the transfer is in the national security
interests of the United States.

23 (2) REPORTS.—Whenever the Secretary makes a
24 determination under paragraph (1), the Secretary
25 shall submit to the appropriate committees of Con-

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1	gress, not later than 30 days before the transfer of the
2	individual concerned, the following:
3	(A) A copy of the determination and the
4	waiver concerned.
5	(B) A statement of the basis for the deter-
6	mination, including—
7	(i) an explanation why the transfer is
8	in the national security interests of the
9	United States; and
10	(ii) in the case of a waiver of subpara-
11	graph (D) or (E) of subsection (b)(1), an
12	explanation why it is not possible to certify
13	that the risks addressed in the subpara-
14	graph to be waived have been completely
15	eliminated.
16	(C) A summary of the alternative actions to
17	be taken to address the underlying purpose of,
18	and to mitigate the risks addressed in, the sub-
19	paragraph or subsection to be waived.
20	(D) The assessment required by subsection
21	(b)(2).
22	(e) DEFINITIONS.—In this section:
23	(1) The term "appropriate committees of Con-
24	gress" means—

1	(A) the Committee on Armed Services, the
2	Committee on Appropriations, and the Select
3	Committee on Intelligence of the Senate; and
4	(B) the Committee on Armed Services, the
5	Committee on Appropriations, and the Perma-
6	nent Select Committee on Intelligence of the
7	House of Representatives.
8	(2) The term "individual detained at Guanta-
9	namo" means any individual located at United
10	States Naval Station, Guantanamo Bay, Cuba, as of
11	October 1, 2009, who—
12	(A) is not a citizen of the United States or
13	a member of the Armed Forces of the United
14	States; and
15	(B) is—
16	(i) in the custody or under the control
17	of the Department of Defense; or
18	(ii) otherwise under detention at
19	United States Naval Station, Guantanamo
20	Bay, Cuba.
21	(3) The term "foreign terrorist organization"
22	means any organization so designated by the Sec-
23	retary of State under section 219 of the Immigration
24	and Nationality Act (8 U.S.C. 1189).

1SEC. 1038. PROHIBITION ON USE OF FUNDS TO CONSTRUCT2OR MODIFY FACILITIES IN THE UNITED3STATES TO HOUSE DETAINEES TRANS-4FERRED FROM UNITED STATES NAVAL STA-5TION, GUANTANAMO BAY, CUBA.

6 (a) IN GENERAL.—No amounts authorized to be ap-7 propriated or otherwise made available to the Department of Defense for fiscal year 2013 may be used to construct 8 9 or modify any facility in the United States, its territories, or possessions to house any individual detained at Guanta-10 11 namo for the purposes of detention or imprisonment in the custody or under the control of the Department of Defense 12 13 unless authorized by Congress.

14 (b) EXCEPTION.—The prohibition in subsection (a)
15 shall not apply to any modification of facilities at United
16 States Naval Station, Guantanamo Bay, Cuba.

17 (c) INDIVIDUAL DETAINED AT GUANTANAMO DE18 FINED.—In this section, the term "individual detained at
19 Guantanamo" has the meaning given that term in section
20 1037(e)(2).

21 SEC. 1039. REPORTS ON RECIDIVISM OF INDIVIDUALS DE22 TAINED AT UNITED STATES NAVAL STATION,
23 GUANTANAMO BAY, CUBA, THAT HAVE BEEN
24 TRANSFERRED TO FOREIGN COUNTRIES.
25 (a) REPORT ON FACTORS CAUSING OR CONTRIBUTING

26 TO RECIDIVISM.—Not later than 60 days after the date of •HR 4310 RH

the enactment of this Act, and annually thereafter for five 1 years, the Director of the Defense Intelligence Agency, in 2 3 consultation with the head of each element of the intelligence 4 community that the Director considers appropriate, shall 5 submit to the covered congressional committees a report assessing the factors that cause or contribute to the recidivism 6 7 of individuals detained at Guantanamo that are transferred 8 or released to a foreign country, including a discussion of 9 trends, by country and region, where recidivism has oc-10 curred.

11 (b) Report on Effectiveness of International 12 AGREEMENTS.—Not later than 60 days after the date of the 13 enactment of this Act, the Secretary of State, with the concurrence of the Secretary of Defense, shall submit to the cov-14 15 ered congressional committees, the Committee on Foreign Affairs of the House of Representatives, and the Committee 16 on Foreign Relations of the Senate a report assessing the 17 effectiveness of international agreements relating to the 18 transfer or release of individuals detained at Guantanamo 19 between the United States and each foreign country to 20 21 which an individual detained at Guantanamo has been 22 transferred or released.

(c) FORM.—The reports required under subsections (a)
and (b) shall be submitted in unclassified form, but may
include a classified annex.

1	(d) DEFINITIONS.—In this section:
2	(1) Covered congressional committees.—
3	The term "covered congressional committees"
4	means—
5	(A) the Committee on Armed Services and
6	the Permanent Select Committee on Intelligence
7	of the House of Representatives; and
8	(B) the Committee on Armed Services and
9	the Select Committee on Intelligence of the Sen-
10	ate.
11	(2) Individual detained at guantanamo.—
12	The term "individual detained at Guantanamo"
13	means any individual that is or was located at
14	United States Naval Station, Guantanamo Bay,
15	Cuba, who—
16	(A) is not a citizen of the United States or
17	a member of the Armed Forces of the United
18	States; and
19	(B) is or was—
20	(i) in the custody or under the control
21	of the Department of Defense; or
22	(ii) otherwise under detention at
23	United States Naval Station, Guantanamo
24	Bay, Cuba.

1SEC. 1040. NOTICE AND REPORT ON USE OF NAVAL VES-2SELS FOR DETENTION OF INDIVIDUALS CAP-3TURED OUTSIDE AFGHANISTAN PURSUANT4TO THE AUTHORIZATION FOR USE OF MILI-5TARY FORCE.

6 (a) NOTICE TO CONGRESS.—Not later than 5 days 7 after first detaining an individual who is captured pursu-8 ant to the Authorization for Use of Military Force on a 9 naval vessel outside the United States, the Secretary of De-10 fense shall submit to the Committees on Armed Services of 11 the Senate and House of Representatives notice of the deten-12 tion.

13 *(b) REPORT.*—

14 (1) IN GENERAL.—Not later than 90 days after 15 the date of the enactment of this Act, the Secretary of Defense shall submit to the Committees on Armed 16 17 Services of the Senate and House of Representatives 18 a report on the use of naval vessels for the detention 19 outside the United States of any individual who is 20 captured pursuant to the Authorization for Use of 21 Military Force (Public Law 107–40; 50 U.S.C. 1541 22 note). Such report shall include—

23 (A) procedures and any limitations on de24 taining such individuals at sea on board United
25 States naval vessels;

1	(B) an assessment of any force protection
2	issues associated with detaining such individuals
3	on such vessels;
4	(C) an assessment of the likely effect of such
5	detentions on the original mission of the naval
6	vessel; and
7	(D) any restrictions on long-term detention
8	of individuals on United States naval vessels.
9	(2) FORM OF REPORT.—The report required
10	under paragraph (1) shall be submitted in unclassi-
11	fied form but may contain a classified annex.
12	SEC. 1041. NOTICE REQUIRED PRIOR TO TRANSFER OF CER-
13	TAIN INDIVIDUALS DETAINED AT THE DETEN-
13 14	TAIN INDIVIDUALS DETAINED AT THE DETEN- TION FACILITY AT PARWAN, AFGHANISTAN.
14	TION FACILITY AT PARWAN, AFGHANISTAN.
14 15	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense
14 15 16 17	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense shall submit to the appropriate congressional committees
14 15 16 17 18	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense shall submit to the appropriate congressional committees notice in writing of the proposed transfer of any individual
14 15 16 17 18 19	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense shall submit to the appropriate congressional committees notice in writing of the proposed transfer of any individual detained pursuant to the Authorization for Use of Military
14 15 16 17 18 19 20	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense shall submit to the appropriate congressional committees notice in writing of the proposed transfer of any individual detained pursuant to the Authorization for Use of Military Force (Public Law 107–40; 50 U.S.C. 1541 note) who is
 14 15 16 17 18 19 20 21 	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense shall submit to the appropriate congressional committees notice in writing of the proposed transfer of any individual detained pursuant to the Authorization for Use of Military Force (Public Law 107–40; 50 U.S.C. 1541 note) who is a national of a country other than the United States or
 14 15 16 17 18 19 20 21 22 	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense shall submit to the appropriate congressional committees notice in writing of the proposed transfer of any individual detained pursuant to the Authorization for Use of Military Force (Public Law 107–40; 50 U.S.C. 1541 note) who is a national of a country other than the United States or Afghanistan from detention at the Detention Facility at
 14 15 16 17 18 19 20 21 22 23 	TION FACILITY AT PARWAN, AFGHANISTAN. (a) NOTICE REQUIRED.—The Secretary of Defense shall submit to the appropriate congressional committees notice in writing of the proposed transfer of any individual detained pursuant to the Authorization for Use of Military Force (Public Law 107–40; 50 U.S.C. 1541 note) who is a national of a country other than the United States or Afghanistan from detention at the Detention Facility at Parwan, Afghanistan, to the custody of the Government of

1	(b) Additional Assessments and Certifi-
2	CATIONS.—As part of the notice required under subsection
3	(a), the Secretary shall include the following:
4	(1) In the case of the proposed transfer of such
5	an individual by reason of the individual being re-
6	leased, an assessment of the threat posed by the indi-

7 vidual and the security environment of the country to which the individual is to be transferred. 8

9 (2) In the case of the proposed transfer of such 10 an individual to a country other than Afghanistan 11 for the purpose of the prosecution of the individual, 12 a certification that an assessment has been conducted 13 regarding the capacity, willingness, and historical 14 track record of the country with respect to prosecuting 15 similar cases, including a description of the evidence 16 against the individual that is likely to be admissible 17 as part of the prosecution.

18 (3) In the case of the proposed transfer of such 19 an individual for reintegration or rehabilitation in a 20 country other than Afghanistan, a certification that 21 an assessment has been conducted regarding the ca-22 pacity, willingness, and historical track records of the 23 country for reintegrating or rehabilitating similar individuals. 24

(4) In the case of the proposed transfer of such
 an individual to the custody of the government of Af ghanistan for prosecution or detention, a certification
 that an assessment has been conducted regarding the
 capacity, willingness, and historical track record of
 Afghanistan to prosecute or detain long-term such in dividuals.

8 (c) APPROPRIATE CONGRESSIONAL COMMITTEES DE-9 FINED.—In this section, the term "appropriate congres-10 sional committees" means the Committee on Armed Services 11 and the Committee on Foreign Affairs of the House of Rep-12 resentatives and the Committee on Armed Services and the 13 Committee on Foreign Relations of the Senate.

14SEC. 1042. REPORT ON RECIDIVISM OF INDIVIDUALS FOR-15MERLY DETAINED AT THE DETENTION FACIL-

16 ITY AT PARWAN, AFGHANISTAN.

(a) REPORT.—Not later than 90 days after the date
of the enactment of this Act, the Secretary of Defense shall
submit to the relevant congressional committees a report
that—

(1) assesses recidivism rates and the factors that
cause or contribute to the recidivism of individuals
formerly detained at the Detention Facility at
Parwan, Afghanistan, who are transferred or released,
with particular emphasis on individuals transferred

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1	or released in connection with reconciliation efforts or
2	peace negotiations; and
3	(2) includes a general rationale of the Com-
4	mander, International Security Assistance Force, as
5	to why such individuals were released.
6	(b) FORM.—The report required under subsection (a)
7	shall be submitted in unclassified form, but may include
8	a classified annex.
9	(c) Relevant Congressional Committees De-
10	FINED.—In this section, the term "relevant congressional
11	committees" means—
12	(1) the Committee on Armed Services and the
13	Committee on Foreign Relations of the Senate; and
14	(2) the Committee on Armed Services and the
15	Committee on Foreign Affairs of the House of Rep-
16	resentatives.
17	SEC. 1043. ADDITIONAL REQUIREMENTS RELATING TO THE
18	TRANSFER OF INDIVIDUALS DETAINED AT
19	GUANTANAMO TO FOREIGN COUNTRIES AND
20	OTHER FOREIGN ENTITIES.
21	Section 1028 of the National Defense Authorization
22	Act for Fiscal Year 2012 (Public Law 112–81) is amend-
23	ed—
24	(1) in subsection $(a)(1)$ —

1	(A) by striking "the certification described
2	in subsection (b) not later than 30 days before
3	the transfer of the individual" and inserting "by
4	not later than 90 days before the transfer each
5	of the following;"; and
6	(B) by adding at the end the following new
7	subparagraphs:
8	``(A) The certification described in sub-
9	section (b).
10	``(B) An assessment of the likelihood that
11	the individual to be transferred will engage in
12	terrorist activity after the transfer takes place.
13	``(C) A detailed summary, in classified or
14	unclassified form, of the individual's history of
15	associations with foreign terrorist organizations
16	and the individual's record of cooperation while
17	in the custody of or under the effective control of
18	the Department of Defense."; and
19	(2) in subsection $(d)(2)$ —
20	(A) by striking "30 days" and inserting
21	"90 days"; and
22	(B) by adding at the end the following new
23	subparagraphs:

1 (E) An assessment of the likelihood that 2 the individual to be transferred will engage in terrorist activity after the transfer takes place. 3 4 (F) A detailed summary, in classified or unclassified form, of the individual's history of 5 6 associations with foreign terrorist organizations 7 and the individual's record of cooperation while 8 in the custody of or under the effective control of 9 the Department of Defense.". Subtitle E—Nuclear Forces 10 11 SEC. 1051. NUCLEAR WEAPONS EMPLOYMENT STRATEGY OF 12 THE UNITED STATES. 13 (a) SENSE OF CONGRESS.—Subsection (a) of section 1046 of the National Defense Authorization Act for Fiscal 14 15 Year 2012 (Public Law 112–81; 125 Stat. 1579) is amended to read as follows: 16 17 "(a) SENSE OF CONGRESS.—It is the sense of Congress 18 that-19 "(1) any future modification to the nuclear 20 weapons employment strategy, plans, and options of 21 the United States should maintain or enhance the 22 ability of the nuclear forces of the United States to 23 support the goals of the United States with respect to

nuclear deterrence, extended deterrence, and assur-

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ances for allies, and the defense of the United States;
 and

3	"(2) the oversight responsibility of Congress in-
4	cludes oversight of the nuclear weapons employment
5	strategy, plans, and options of the United States and
6	that therefore the Chairmen and Ranking Members of
7	the Committees on Armed Services of the Senate and
8	House of Representatives, and such professional staff
9	as they designate, should have access to the nuclear
10	weapons employment strategy, plans, and options of
11	the United States.".
12	(b) Reports on Strategy.—Section 491 of title 10,
13	United States Code, is—
14	(1) transferred to chapter 24 of such title, as
15	added by subsection $(c)(1)$; and
16	(2) amended—
17	(A) in the heading, by inserting " weap -
18	
	ons" after "Nuclear";
19	
19 20	ons" after "Nuclear";
	ons " after " Nuclear "; (B) by striking "nuclear employment strat-
20	ons " after " Nuclear "; (B) by striking "nuclear employment strat- egy" each place it appears and inserting "nu-
20 21	ons " after " Nuclear "; (B) by striking "nuclear employment strat- egy" each place it appears and inserting "nu- clear weapons employment strategy";

1	(ii) by inserting ", plans, and options"
2	after ''employment strategy'';
3	(D) by inserting after paragraph (3) the fol-
4	lowing new paragraph:
5	"(4) the extent to which such modifications in-
6	clude an increased reliance on conventional or non-
7	nuclear global strike capabilities or missile defenses of
8	the United States.";
9	(E) by striking "On the date" and inserting
10	"(a) REPORTS.—On the date"; and
11	(F) by adding at the end the following new
12	subsection:
13	"(b) ANNUAL BRIEFINGS.—Not later than March 15
14	of each year, the Secretary of Defense shall provide to the
15	congressional defense committees a briefing regarding the
16	nuclear weapons employment strategy, plans, and options
17	of the United States.".
18	(c) Clerical and Conforming Amendments.—
19	(1) CHAPTER 24.—Part I of subtitle A of title 10,
20	United States Code, is amended by adding at the end
21	the following new chapter:
22	"CHAPTER 24—NUCLEAR POSTURE
	"Sec. "491. Nuclear weapons employment strategy of the United States: modification of strategy.".
23	(2) TABLE OF CHAPTERS.—The table of chapters
24	at the beginning of subtitle A of title 10 United

24 at the beginning of subtitle A of title 10, United •HR 4310 RH

1	States Code, and at the beginning of part I of such
2	subtitle, are each amended by inserting after the item
3	relating to chapter 23 the following new item:
	<i>"24. Nuclear posture 491".</i>
4	(3) TRANSFER OF PROVISIONS.—
5	(A) Chapter 23.—Chapter 23 of title 10,
6	United States Code, is amended as follows:
7	(i) Section 490a is—
8	(I) transferred to chapter 24 of
9	such title, as added by paragraph (1);
10	(II) inserted after section 491 of
11	such title, as added to such chapter 24
12	by subsection (b)(1); and
13	(III) redesignated as section 492.
14	(ii) The table of sections at the begin-
15	ning of such chapter 23 is amended by
16	striking the items relating to sections 490a
17	and 491.
18	(B) FY12 NDAA.—Section 1077 of the Na-
19	tional Defense Authorization Act for Fiscal Year
20	2012 (Public Law 112–81; 50 U.S.C. 2514) is—
21	(i) transferred to chapter 24 of title 10,
22	United States Code, as added by paragraph
23	(1);
24	(ii) inserted after section 492 of such
25	title, as added by subparagraph $(A)(i)$;

1	(iii) redesignated as section 493; and
2	(iv) amended by striking "the date of
3	the enactment of this Act" and inserting
4	"December 31, 2011,".
5	(C) CHAPTER 24.—The table of sections at
6	the beginning of chapter 24 of title 10, United
7	States Code, as added by paragraph (1), is
8	amended by inserting after the item relating to
9	section 491 the following new items:
	 "492. Biennial assessment and report on the delivery platforms for nuclear weap- ons and the nuclear command and control system. "493. Reports to Congress on the modification of the force structure for the stra- tegic nuclear weapons delivery systems of the United States.".
10	(4) Conforming Amendment.—Section 1041(b)
11	of the National Defense Authorization Act for Fiscal
12	Year 2012 (Public Law 112–81; 125 Stat. 1574) is
13	amended by striking "section 490a of title 10, United
14	States Code, as added by subsection (a)," and insert-
15	ing "section 492 of title 10, United States Code,".
16	SEC. 1052. COMMITMENTS FOR NUCLEAR WEAPONS STOCK-
17	PILE MODERNIZATION.
18	(a) FINDINGS.—Congress finds the following:
19	(1) In 2008, then Secretary of Defense Robert
20	Gates warned that "to be blunt, there is absolutely no
21	way we can maintain a credible deterrent and reduce
22	the number of weapons in our stockpile without either

resorting to testing our stockpile or pursuing a mod ernization program.".

(2) Secretary Gates also warned in September 3 4 2009 that modernization is a prerequisite to nuclear 5 force reductions, stating that modernizing the nuclear 6 capability of the United States is an "enabler of arms" 7 control and our ability to reduce the size of our nu-8 clear stockpile. When we have more confidence in the 9 long-term viability of our weapons systems, then our 10 ability to reduce the number of weapons we must keep 11 in the stockpile is enhanced.".

12 (3) President Obama's 2010 Nuclear Posture Re13 view stated that—

14 (A) "In order to sustain a safe, secure, and
15 effective U.S. nuclear stockpile as long as nuclear
16 weapons exist, the United States must possess a
17 modern physical infrastructure—comprised of
18 the national security laboratories and a complex
19 of supporting facilities."; and

20 (B) "[I]mplementation of the Stockpile
21 Stewardship Program and the nuclear infra22 structure investments recommended in the NPR
23 will allow the United States to shift away from
24 retaining large numbers of non-deployed war25 heads as a hedge against technical or geopolitical

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1	surprise, allowing major reductions in the nu-
2	clear stockpile. These investments are essential to
3	facilitating reductions while sustaining deter-
4	rence under New START and beyond.".
5	(4) Section 1251 of the National Defense Author-
6	ization Act for Fiscal Year 2010 (Public Law 111–
7	84; 123 Stat. 2549) required the President to submit
8	a report to Congress on the plan for the nuclear
9	weapons stockpile, nuclear weapons complex, and de-
10	livery platforms at the time a follow-on treaty to the
11	Strategic Arms Reduction Treaty was submitted by
12	the President to the Senate. The President submitted
13	such report in May 2010 and submitted updates in
14	November 2010 and February 2011.
15	(5) Such section 1251 also contained a sense of
16	Congress that "the enhanced safety, security, and reli-
17	ability of the nuclear weapons stockpile, moderniza-

Forty-one Senators wrote to President 22 (6)23 Obama on December 15, 2009, stating, "we don't believe further reductions can be in the national secu-24

tion of the nuclear weapons complex, and mainte-

nance of nuclear delivery systems are key to enabling

further reductions in the nuclear forces of the United

States.".

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1	rity interest of the U.S. in the absence of a significant
2	program to modernize our nuclear deterrent.".
3	(7) Former Secretary of Defense and Secretary of
4	Energy James Schlesinger stated, while testifying be-
5	fore the Committee on Foreign Relations of the Senate
6	in April 2010, "I believe that it is immensely impor-
7	tant for the Senate to ensure, what the Administra-
8	tion has stated as its intent, i.e., that there be a ro-
9	bust plan with a continuation of its support over the
10	full 10 years, before it proceeds to ratify this START
11	follow-on treaty.".
12	(8) Former Secretary of State James Baker stat-
13	ed in testimony before the Committee on Foreign Re-
14	lations of the Senate in May 2010 that "because our
15	security is based upon the safety and reliability of
16	our nuclear weapons, it is important that our Gov-
17	ernment budget enough money to guarantee that those
18	weapons can carry out their mission.".
19	(9) Former Secretary of State Henry Kissinger
20	also stated in May 2010 while testifying before the
21	Committee on Foreign Relations of the Senate that
22	"as part of a number of recommendations, my col-
23	leagues, Bill Perry, George Shultz, Sam Nunn, and I

24 have called for significant investments in a repaired

1	and modernized nuclear weapons infrastructure and
2	added resources for the three national laboratories.".
3	(10) Then Secretary of Defense Robert Gates,
4	while testifying before the Committee on Armed Serv-
5	ices of the Senate in June 2010, stated, "I see this
6	treaty as a vehicle to finally be able to get what we
7	need in the way of modernization that we have been
8	unable to get otherwise We are essentially the
9	only nuclear power in the world that is not carrying
10	out these kinds of modernization programs.".
11	(11) Secretary Gates further stated that "I've
12	been up here for the last four springs trying to get
13	money for this and this is the first time I think I've
14	got a fair shot of actually getting money for our nu-
15	clear arsenal.".
16	(12) The Directors of the national nuclear weap-
17	ons laboratories wrote to the chairman and ranking
18	member of the Committee on Foreign Relations of the
19	Senate in December 2010 that "We are very pleased
20	by the update to the Section 1251 Report, as it would
21	enable the laboratories to execute our requirements for
22	ensuring a safe, secure, reliable and effective stockpile
23	under the Stockpile Stewardship and Management
24	Plan. In particular, we are pleased because it clearly
25	responds to many of the concerns that we and others

1	have voiced in the past about potential future-year
2	funding shortfalls, and it substantially reduces risks
3	to the overall program. In summary, we believe that
4	the proposed budgets provide adequate support to sus-
5	tain the safety, security, reliability and effectiveness
6	of America's nuclear deterrent within the limit of
7	1,550 deployed strategic warheads established by the
8	New START Treaty with adequate confidence and ac-
9	ceptable risk.".
10	(13) President Obama pledged, in a December
11	2010 letter to several Senators, "I recognize that nu-
12	clear modernization requires investment for the long-
13	term That is my commitment to the Congress—
14	that my Administration will pursue these programs
15	and capabilities for as long as I am President.".
16	(14) Secretary Gates added in May 2011 that,
17	"this modernization program was very carefully
18	worked out between ourselves and the Department of
19	Energy; and, frankly, where we came out on that
20	played a fairly significant role in the willingness of
21	the Senate to ratify the New START agreement.".
22	(15) The Administrator for Nuclear Security,
23	Thomas D'Agostino, testified before Congress in No-
24	vember 2011 that, "it is critical to accept the linkage
25	between modernizing our current stockpile in order to

1	achieve the policy objective of decreasing the number
2	of weapons we have in our stockpile, while still ensur-
3	ing that the deterrent is safe, secure, and effective.".
4	(b) New START TREATY DEFINED.—In this subtitle,
5	the term "New START Treaty" means the Treaty between
6	the United States of America and the Russian Federation
7	on Measures for the Further Reduction and Limitation of
8	Strategic Offensive Arms, signed on April 8, 2010, and en-
9	tered into force on February 5, 2011.
10	SEC. 1053. LIMITATION AND REPORT IN THE EVENT OF IN-
11	SUFFICIENT FUNDING FOR MODERNIZATION
12	OF NUCLEAR WEAPONS STOCKPILE.
13	(a) SENSE OF CONGRESS.—It is the sense of Congress
14	that—
15	(1) consistent with Condition 9 of the Resolution
16	of Advice and Consent to Ratification of the New
17	START Treaty of the Senate, agreed to on December
18	22, 2011, the United States is committed to ensuring
19	the safety, security, reliability, and credibility of its
20	nuclear forces; and
21	(2) the United States is committed to—
22	(A) proceeding with a robust stockpile stew-
23	ardship program and maintaining and modern-
24	izing nuclear weapons production capabilities
25	and capacities of the United States to ensure the

1	safety, security, reliability, and credibility of the
2	nuclear arsenal of the United States at the New
3	START Treaty levels and meeting requirements
4	for hedging against possible international devel-
5	opments or technical problems;
6	(B) reinvigorating and sustaining the nu-
7	clear security laboratories of the United States
8	and preserving the core nuclear weapons com-
9	petencies therein; and
10	(C) providing the resources needed to
11	achieve these objectives, at a minimum at the
12	levels set forth in the President's 10-year plan
13	provided to Congress in November 2010 pursu-
14	ant to section 1251 of the National Defense Au-
15	thorization Act for Fiscal Year 2010 (Public
16	Law 111–84; 123 Stat. 2549).
17	(b) Insufficient Funding Report and Limita-
18	TION.—
19	(1) IN GENERAL.—Paragraph (2) of section
20	1045(a) of the National Defense Authorization Act for
21	Fiscal Year 2012 (50 U.S.C. 2523b) is amended to
22	read as follows:
23	"(2) Insufficient funding.—
24	"(A) REPORT.—During each year in which
25	the New START Treaty is in force, if the Presi-

1	dent determines that an appropriations Act is
2	enacted that fails to meet the resource levels set
3	forth in the November 2010 update to the plan
4	referred to in section 1251 of the National De-
5	fense Authorization Act for Fiscal Year 2010
6	(Public Law 111–84; 123 Stat. 2549) or if at
7	any time determines that more resources are re-
8	quired to carry out such plan than were esti-
9	mated, the President shall submit to the appro-
10	priate congressional committees, within 60 days
11	of making such a determination, a report detail-
12	ing—
13	"(i) a plan to remedy the resource
14	shortfall;
15	"(ii) if more resources are required to
16	carry out the plan than were estimated—
17	((I) the proposed level of funding
18	required; and
19	"(II) an identification of the
20	stockpile work, campaign, facility, site,
21	asset, program, operation, activity,
22	construction, or project for which addi-
23	tional funds are required;
24	"(iii) any effects caused by the shortfall
25	on the safety, security, reliability, or credi-

1	bility of the nuclear forces of the United
2	States; and
3	"(iv) whether and why, in light of the
4	shortfall, remaining a party to the New
5	START Treaty is in the national interest of
6	the United States.
7	"(B) LIMITATION.—If the President submits
8	a report under subparagraph (A), none of the
9	funds made available for fiscal year 2012 or any
10	fiscal year thereafter for the Department of De-
11	fense or the National Nuclear Security Adminis-
12	tration may be used to reduce the number of de-
13	ployed nuclear warheads until—
14	"(i) after the date on which such report
15	is submitted, the President certifies in writ-
16	ing to the appropriate congressional com-
17	mittees that the resource shortfall identified
18	in such report has been addressed; and
19	"(ii) a period of 120 days has elapsed
20	following the date on which such certifi-
21	cation is made.
22	"(C) EXCEPTION.—The limitation in sub-
23	paragraph (B) shall not apply to—
24	"(i) reductions made to ensure the safe-
25	ty, security, reliability, and credibility of

1	the nuclear weapons stockpile and strategic
2	delivery systems, including activities related
3	to surveillance, assessment, certification,
4	testing, and maintenance of nuclear war-
5	heads and strategic delivery systems; or
6	"(ii) nuclear warheads that are retired
7	or awaiting dismantlement on the date of
8	the report under subparagraph (A).
9	"(D) DEFINITIONS.—In this paragraph:
10	"(i) The term 'appropriate congres-
11	sional committees' means—
12	``(I) the congressional defense
13	committees; and
14	"(II) the Committee on Foreign
15	Relations of the Senate and the Com-
16	mittee on Foreign Affairs of the House
17	of Representatives.
18	"(ii) The term 'New START Treaty'
19	means the Treaty between the United States
20	of America and the Russian Federation on
21	Measures for the Further Reduction and
22	Limitation of Strategic Offensive Arms,
23	signed on April 8, 2010, and entered into
24	force on February 5, 2011.".

1	(2) EFFECTIVE DATE.—The amendment made by
2	paragraph (1) shall take effect on October 1, 2012.
3	SEC. 1054. PROGRESS OF MODERNIZATION.
4	(a) FINDINGS.—Congress finds the following:
5	(1) In 2008, then Secretary of Defense Robert
6	Gates warned that "to be blunt, there is absolutely no
7	way we can maintain a credible deterrent and reduce
8	the number of weapons in our stockpile without either
9	resorting to testing our stockpile or pursuing a mod-
10	ernization program.".
11	(2) The 2010 Nuclear Posture Review stated that
12	"the President has directed a review of post-New
13	START arms control objectives, to consider future re-
14	ductions in nuclear weapons. Several factors will in-
15	fluence the magnitude and pace of future reductions
16	in U.S. nuclear forces below New START levels", in-
17	cluding—
18	(A) "First, any future nuclear reductions
19	must continue to strengthen deterrence of poten-
20	tial regional adversaries, strategic stability vis-
21	à-vis Russia and China, and assurance of our
22	allies and partners. This will require an updated
23	assessment of deterrence requirements; further
24	improvements in U.S., allied, and partner non-
25	nuclear capabilities; focused reductions in stra-

1	tegic and non-strategic weapons; and close con-
2	sultations with allies and partners. The United
3	States will continue to ensure that, in the cal-
4	culations of any potential opponent, the per-
5	ceived gains of attacking the United States or its
6	allies and partners would be far outweighed by
7	the unacceptable costs of the response.";
8	(B) "Second, implementation of the Stock-
9	pile Stewardship Program and the nuclear in-
10	frastructure investments recommended in the
11	NPR will allow the United States to shift away
12	from retaining large numbers of non-deployed
13	warheads as a hedge against technical or geo-
14	political surprise, allowing major reductions in
15	the nuclear stockpile. These investments are es-
16	sential to facilitating reductions while sustaining
17	deterrence under New START and beyond."; and
18	(C) "Third, Russia's nuclear force will re-
19	main a significant factor in determining how
20	much and how fast we are prepared to reduce
21	U.S. forces. Because of our improved relations,
22	the need for strict numerical parity between the
23	two countries is no longer as compelling as it
24	was during the Cold War. But large disparities
25	in nuclear capabilities could raise concerns on

1 both sides and among U.S. allies and partners, 2 and may not be conducive to maintaining a sta-3 ble, long-term strategic relationship, especially as 4 nuclear forces are significantly reduced. There-5 fore, we will place importance on Russia joining 6 us as we move to lower levels.". 7 (3) The 2010 Nuclear Posture Review also stated 8 that the Administration would "conduct follow-on 9 analysis to set goals for future nuclear reductions 10 below the levels expected in New START, while 11 strengthening deterrence of potential regional adver-12 saries, strategic stability vis-à-vis Russia and China, 13 and assurance of our allies and partners.". 14 (4) The Secretary of Defense has warned in testi-15 mony before the Committee on Armed Services of the 16 House of Representatives regarding the sequestration 17 mechanism under section 251A of the Balanced Budg-18 et and Emergency Deficit Control Act of 1985 that "if 19 this sequester goes into effect and it doubles the num-20 ber of cuts, then it'll truly devastate our national de-21 fense, because it will then require that we have to go 22 at our force structure. We will have to hollow it out 23 ... [i]t will badly damage our capabilities for the 24 future. . . . And if you have a smaller force, you're

1	not going to be able to be out there responding in as
2	many areas as we do now.".
3	(5) The 2010 Nuclear Posture Review also stated
4	that "by modernizing our aging nuclear facilities and
5	investing in human capital, we can substantially re-
6	duce the number of nuclear weapons we retain as a
7	hedge.".
8	(6) The President requested the promised
9	\$7,600,000,000 for weapons activities of the National
10	Nuclear Security Administration in fiscal year 2012
11	but signed an appropriations Act for fiscal year 2012
12	that provided only \$7,233,997,000, a substantial re-
13	duction to only the second year of the ten-year plan
14	under section 1251 of the National Defense Authoriza-
15	tion Act for Fiscal Year 2010 (Public Law 111–84;
16	123 Stat. 2549).
17	(7) The President requested only \$7,577,341,000
18	for weapons activities of the National Nuclear Secu-
19	rity Administration in fiscal year 2013 while the

19 rity Administration in fiscal year 2013 while the
20 President's section 1251 plan promised
21 \$7,900,000,000.

(8) The President's section 1251 plan further
promised to request \$8,400,000,000 in fiscal year
2014, \$8,700,000,000 in fiscal year 2015,
\$8,900,000,000 in fiscal year 2016, at least

1 \$8,900,000,000 fiscal inyear 2017,atleast 2 \$9,200,000,000 infiscal year 2018, atleast 3 \$9,400,000,000 in fiscal year 2019. least at4 \$9,400,000,000 in fiscal year 2020, and at least 5 \$9,500,000,000 in fiscal year 2021.

6 (9) While the administration has not yet shared 7 with Congress the terms of reference of the so-called 8 Nuclear Posture Review Implementation Study, or 9 the Department of Defense's instructions for that re-10 view, the only publicly available statements by the 11 administration, including language from the Nuclear 12 Posture Review, suggest the review was specifically 13 instructed by the President and his senior political 14 appointees to only consider reductions to the nuclear 15 forces of the United States.

16 (10) When asked at a hearing if the New START 17 Treaty allowed the United States "to maintain a nu-18 clear arsenal that is more than is needed to quarantee an adequate deterrent," then Commander of the 19 20 United States Strategic Command, General Kevin P. 21 Chilton said, "I do not agree that it is more than is 22 needed. I think the arsenal that we have is exactly 23 what is needed today to provide the deterrent.".

(b) NUCLEAR EMPLOYMENT STRATEGY.—Section 491
 of title 10, United States Code, as amended by section 1051,
 is amended by adding after subsection (b) the following:

4 "(c) LIMITATION.—With respect to a new nuclear 5 weapons employment strategy described in a report submitted to Congress under subsection (a), none of the funds 6 7 made available for fiscal year 2012 or any fiscal year there-8 after for the Department of Defense may be used to imple-9 ment such strategy until a period of one year has elapsed following the date on which such report is submitted to Con-10 11 gress.".

12 (c) LIMITATION.—During each of fiscal years 2012 13 through 2021, none of the funds made available for each such fiscal year for the Department of Defense may be used 14 15 to carry out the results of the decisions made pursuant to the 2010 Nuclear Posture Review Implementation Study 16 that would alter the nuclear weapons employment strategy, 17 quidance, plans, or options of the United States until the 18 19 date on which the President certifies to the congressional 20 defense committees that—

(1) the President has included the resources necessary to carry out the February 2011 update to the
report required under section 1251 of the National
Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84; 123 Stat. 2549) in the budget of the

1	President submitted to Congress under section
2	1105(a) of title 31, United States Code, for such fiscal
3	year;
4	(2) the resources described in paragraph (1) have
5	been provided to the President in an appropriations
6	Act; and
7	(3) the sequestration mechanism under section
8	251A of the Balanced Budget and Emergency Deficit
9	Control Act of 1985 has been repealed or the seques-
10	tration mechanism under such section for the security
11	category has otherwise been terminated.
12	SEC. 1055. LIMITATION ON STRATEGIC DELIVERY SYSTEM
13	REDUCTIONS.
	REDUCTIONS. (a) FINDINGS.—Congress finds the following:
14	(a) FINDINGS.—Congress finds the following:
14 15 16	(a) FINDINGS.—Congress finds the following:(1) The Nuclear Posture Review of 2010 said,
14 15 16 17	 (a) FINDINGS.—Congress finds the following: (1) The Nuclear Posture Review of 2010 said, with respect to modernizing the triad, "for planned
14 15 16 17	 (a) FINDINGS.—Congress finds the following: (1) The Nuclear Posture Review of 2010 said, with respect to modernizing the triad, "for planned reductions under New START, the United States
14 15 16 17 18	 (a) FINDINGS.—Congress finds the following: (1) The Nuclear Posture Review of 2010 said, with respect to modernizing the triad, "for planned reductions under New START, the United States should retain a smaller Triad of SLBMs, ICBMs, and
14 15 16 17 18 19	 (a) FINDINGS.—Congress finds the following: (1) The Nuclear Posture Review of 2010 said, with respect to modernizing the triad, "for planned reductions under New START, the United States should retain a smaller Triad of SLBMs, ICBMs, and heavy bombers. Retaining all three Triad legs will
 14 15 16 17 18 19 20 	 (a) FINDINGS.—Congress finds the following: (1) The Nuclear Posture Review of 2010 said, with respect to modernizing the triad, "for planned reductions under New START, the United States should retain a smaller Triad of SLBMs, ICBMs, and heavy bombers. Retaining all three Triad legs will best maintain strategic stability at reasonable cost,
 14 15 16 17 18 19 20 21 	 (a) FINDINGS.—Congress finds the following: (1) The Nuclear Posture Review of 2010 said, with respect to modernizing the triad, "for planned reductions under New START, the United States should retain a smaller Triad of SLBMs, ICBMs, and heavy bombers. Retaining all three Triad legs will best maintain strategic stability at reasonable cost, while hedging against potential technical problems or
 14 15 16 17 18 19 20 21 22 	 (a) FINDINGS.—Congress finds the following: (1) The Nuclear Posture Review of 2010 said, with respect to modernizing the triad, "for planned reductions under New START, the United States should retain a smaller Triad of SLBMs, ICBMs, and heavy bombers. Retaining all three Triad legs will best maintain strategic stability at reasonable cost, while hedging against potential technical problems or vulnerabilities.".

1	paragraph 1 of Article V of the New START Treaty,
2	which states that, 'Subject to the provisions of this
3	Treaty, modernization and replacement of strategic
4	offensive arms may be carried out,' it is the sense of
5	the Senate that United States deterrence and flexi-
6	bility is assured by a robust triad of strategic delivery
7	vehicles. To this end, the United States is committed
8	to accomplishing the modernization and replacement
9	of its strategic nuclear delivery vehicles, and to ensur-
10	ing the continued flexibility of United States conven-
11	tional and nuclear delivery systems.".
12	(3) The Senate required the President, prior to
13	the entry into force of the New START Treaty, to cer-
14	tify to the Senate that the President intended to mod-
15	ernize or replace the triad of strategic nuclear deliv-
16	ery systems.
17	(4) The President made this certification in a
18	message to the Senate on February 2, 2011, in which
19	the President stated, "I intend to (a) modernize or re-
20	place the triad of strategic nuclear delivery systems:
21	a heavy bomber and air-launched cruise missile, an
22	ICBM, and a nuclear-powered ballistic missile sub-
23	marine (SSBN) and SLBM; and (b) maintain the
24	United States rocket motor industrial base.".
25	(b) LIMITATION.—

(1) IN GENERAL.—Chapter 24 of title 10, United
 States Code, as added by section 1051, is amended by
 adding at the end the following new section:

4 "§494. Strategic delivery system reductions

5 "(a) ANNUAL CERTIFICATION.—Beginning fiscal year 6 2013, the President shall annually certify in writing to the congressional defense committees whether plans to mod-7 8 ernize or replace strategic delivery systems are fully 9 resourced and being executed at a level equal to or more than the levels set forth in the November 2010 update to 10 the plan referred to in section 1251 of the National Defense 11 Authorization Act for Fiscal Year 2010 (Public Law 111– 12 84; 123 Stat. 2549), including plans regarding— 13

- 14 "(1) a heavy bomber and air-launched cruise
 15 missile;
- 16 *"(2) an intercontinental ballistic missile;*
- 17 *"(3) a submarine-launched ballistic missile;*
- 18 "(4) a ballistic missile submarine; and
- 19 "(5) maintaining—

20 "(A) the nuclear command and control sys-

- 21 *tem; and*
- 22 "(B) the rocket motor industrial base of the
 23 United States.
- 24 "(b) LIMITATION.—If the President certifies under sub25 section (a) that plans to modernize or replace strategic de-

livery systems are not fully resourced or being executed,
 none of the funds made available for fiscal year 2012 or
 any fiscal year thereafter for the Department of Defense
 may be used to reduce, convert, or eliminate strategic deliv ery systems, whether deployed or nondeployed, pursuant to
 the New START Treaty or otherwise until a period of 120
 days has elapsed following the date on which such certifi cation is made.

9 "(c) EXCEPTION.—The limitation in subsection (b) 10 shall not apply to—

"(1) reductions made to ensure the safety, security, reliability, and credibility of the nuclear weapons stockpile and strategic delivery systems, including
activities related to surveillance, assessment, certification, testing, and maintenance of nuclear warheads
and delivery systems; or

17 "(2) strategic delivery systems that are retired or
18 awaiting dismantlement on the date of the certifi19 cation under subsection (a).

20 "(d) DEFINITIONS.—In this section:

21 "(1) The term 'New START Treaty' means the
22 Treaty between the United States of America and the
23 Russian Federation on Measures for the Further Re24 duction and Limitation of Strategic Offensive Arms,

1	signed on April 8, 2010, and entered into force on
2	February 5, 2011.
3	"(2) The term 'strategic delivery system' means
4	a delivery platform for nuclear weapons.".
5	(2) Clerical Amendments.—The table of sec-
6	tions at the beginning of such chapter is amended by
7	adding at the end the following new item:
	"494. Strategic delivery system reductions.".
8	SEC. 1056. PREVENTION OF ASYMMETRY OF NUCLEAR
9	WEAPON STOCKPILE REDUCTIONS.
10	(a) FINDINGS.—Congress finds the following:
11	(1) Then Secretary of Defense Robert Gates
12	warned in 2008 that, "There is no way to ignore ef-
13	forts by rogue states such as North Korea and Iran
14	to develop and deploy nuclear weapons or Russian or
15	Chinese strategic modernization programs. To be sure,
16	we do not consider Russia or China as adversaries,
17	but we cannot ignore these developments and the im-
18	plications they have for our national security.".
19	(2) The 2010 Nuclear Posture Review stated
20	that, 'large disparities in nuclear capabilities could
21	raise concerns on both sides and among U.S. allies
22	and partners, and may not be conducive to maintain-
23	ing a stable, long-term strategic relationship, espe-
24	cially as nuclear forces are significantly reduced.".

1	(3) The Senate stated in the Resolution of Advice
2	and Consent to Ratification of the New START Trea-
3	ty that, "It is the sense of the Senate that, in con-
4	ducting the reductions mandated by the New START
5	Treaty, the President should regulate reductions in
6	United States strategic offensive arms so that the
7	number of accountable strategic offensive arms under
8	the New START Treaty possessed by the Russian
9	Federation in no case exceeds the comparable number
10	of accountable strategic offensive arms possessed by
11	the United States to such an extent that a strategic
12	imbalance endangers the national security interests of
13	the United States.".

14 (4) At a hearing before the Committee on Armed 15 Services of the House of Representatives in 2011, Secretary of Defense Leon Panetta said, with respect to 16 17 unilateral nuclear reductions by the United States, "I 18 don't think we ought to do that unilaterally—we 19 ought to do that on the basis of negotiations with the 20 Russians and others to make sure we are all walking 21 the same path.".

(b) CERTIFICATION.—Section 1045 of the National Defense Authorization Act for Fiscal Year 2012 (50 U.S.C.
24 2523b) is amended by adding at the end the following new
subsection:

1	"(d) Prevention of Asymmetry in Reductions.—
2	"(1) CERTIFICATION.—During any year in
3	which the President recommends to reduce the number
4	of nuclear weapons in the active and inactive stock-
5	piles of the United States by a number that is greater
6	than one percent of the number of nuclear weapons in
7	such stockpiles, the President shall certify in writing
8	to the congressional defense committees whether such
9	reductions will cause the number of nuclear weapons
10	in such stockpiles to be fewer than the number of nu-
11	clear weapons in the active and inactive stockpiles of
12	the Russian Federation.
13	"(2) LIMITATION.—If the President certifies
14	under paragraph (1) that the recommended number of

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15 nuclear weapons in the active and inactive stockpiles of the United States is fewer than the number of nu-16 17 clear weapons in the active and inactive stockpiles of 18 the Russian Federation, none of the funds made 19 available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense or the National 20 21 Nuclear Security Administration may be used to carry out any reduction to such stockpiles of the 22 23 United States until—

24 "(A) after the date on which such certifi25 cation is made, the President transmits to the

1	congressional defense committees a report by the
2	Commander of the United States Strategic Com-
3	mand, without change, detailing whether the rec-
4	ommended reduction would create a strategic im-
5	balance between the total nuclear forces of the
6	United States and the total nuclear forces of the
7	Russian Federation; and
8	"(B) a period of 180 days has elapsed fol-
9	lowing the date on which such report is trans-
10	mitted.
11	"(3) EXCEPTION.—The limitation in paragraph
12	(2) shall not apply to—
13	"(A) reductions made to ensure the safety,
14	security, reliability, and credibility of the nu-
15	clear weapons stockpile and strategic delivery
16	systems, including activities related to surveil-
17	lance, assessment, certification, testing, and
18	maintenance of nuclear warheads and strategic
19	delivery systems; or
20	(B) nuclear warheads that are retired or
21	awaiting dismantlement on the date of the cer-
22	tification under paragraph (1).".
23	SEC. 1057. CONSIDERATION OF EXPANSION OF NUCLEAR
24	FORCES OF OTHER COUNTRIES.
25	(a) FINDINGS.—Congress finds the following:

1	(1) The Resolution of Advice and Consent to
2	Ratification of the New START Treaty of the Senate
3	said, "It is the sense of the Senate that if, during the
4	time the New START Treaty remains in force, the
5	President determines that there has been an expan-
6	sion of the strategic arsenal of any country not party
7	to the New START Treaty so as to jeopardize the su-
8	preme interests of the United States, then the Presi-
9	dent should consult on an urgent basis with the Sen-
10	ate to determine whether adherence to the New
11	START Treaty remains in the national interest of the
12	United States.".
13	(2) In 2011, experts testified before the Com-
14	mittee on Armed Services of the House of Representa-
15	tives that—
16	(A) "Russia is modernizing every leg of its
17	nuclear triad with new, more advanced systems",
18	including new ballistic missile submarines, new
19	heavy intercontinental ballistic missiles carrying
20	up to 15 warheads each, new shorter range bal-
21	listic missiles, and new low-yield warheads; and
22	(B) "China is steadily increasing the num-
23	bers and capabilities of the ballistic missiles it
24	deploys and is upgrading older ICBMs to newer,
25	more advanced systems. China also appears to be

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1	``(B) the modernization plans for such
2	weapons of such country;
3	"(C) the production capacity of nuclear
4	warheads and strategic delivery systems (as de-
5	fined in section 491(c) of this title) of such coun-
6	try; and
7	"(D) the nuclear doctrine of such country;
8	and
9	"(2) the Commander of the United States Stra-
10	tegic Command certifies to the appropriate congres-
11	sional committees whether such recommended reduc-
12	tions in the nuclear forces of the United States will—
13	"(A) impair the ability of the United States
14	to address—
15	"(i) unplanned strategic or geopolitical
16	events; or
17	"(ii) technical challenge; or
18	``(B) degrade the deterrence or assurance
19	provided by the United States to friends and al-
20	lies of the United States.

"(b) FORM.—The reports required by subsection (a)(1) 22 shall be submitted in unclassified form, but may include 23 a classified annex.

1	"(c) Appropriate Congressional Committees De-
2	FINED.—In this section, the term 'appropriate congres-
3	sional committees' means the following:
4	"(1) The congressional defense committees.
5	"(2) The Committee on Foreign Affairs of the
6	House of Representatives and the Committee on For-
7	eign Relations of the Senate.".
8	(2) The table of sections at the beginning of
9	chapter 24 of title 10, United States Code, is amended
10	by inserting after the item relating to section 494 the
11	following new item:
	"495. Consideration of expansion of nuclear forces of other countries.".
12	SEC. 1058. CHEMISTRY AND METALLURGY RESEARCH RE-
13	
13	PLACEMENT NUCLEAR FACILITY AND URA-
13 14	PLACEMENT NUCLEAR FACILITY AND URA- NIUM PROCESSING FACILITY.
14	NIUM PROCESSING FACILITY.
14 15	NIUM PROCESSING FACILITY. (a) FINDINGS.—Congress finds the following:
14 15 16	NIUM PROCESSING FACILITY. (a) FINDING8.—Congress finds the following: (1) Administrator for Nuclear Security Thomas
14 15 16 17	NIUM PROCESSING FACILITY. (a) FINDINGS.—Congress finds the following: (1) Administrator for Nuclear Security Thomas D'Agostino testified before the Committee on Armed
14 15 16 17 18	NIUM PROCESSING FACILITY. (a) FINDINGS.—Congress finds the following: (1) Administrator for Nuclear Security Thomas D'Agostino testified before the Committee on Armed Services of the House of Representatives in February
14 15 16 17 18 19	NIUM PROCESSING FACILITY. (a) FINDINGS.—Congress finds the following: (1) Administrator for Nuclear Security Thomas D'Agostino testified before the Committee on Armed Services of the House of Representatives in February 2008 that "Infrastructure improvements are a major
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 14 15 16 17 18 19 20 21 22 23 	NIUM PROCESSING FACILITY. (a) FINDINGS.—Congress finds the following: (1) Administrator for Nuclear Security Thomas D'Agostino testified before the Committee on Armed Services of the House of Representatives in February 2008 that "Infrastructure improvements are a major part of the complex transformation plan that we have, and we've made important progress, but we have a lot more to do. Some major facilities that we have date back to World War II and cannot readily meet to-

1	capability to work with plutonium is an essential
2	part of a national security enterprise and is required
3	for as long as we retain a nuclear deterrent, and most
4	likely even longer. Currently, we have a very small
5	production capacity at Los Alamos, about 10 pits per
6	year, at our TA–55 area. Our building at Los Ala-
7	mos, the Chemistry and Metallurgy Research Facility,
8	is well over 50 years old and is insufficient to support
9	the national security requirements for the stockpile
10	and for future national security mission areas. So,
11	whether we continue on our existing path or move to-
12	wards a replacement modern warhead-type stockpile,
13	we still need the capacity to produce about 50 to 80
14	pits per year, which is less than one-tenth of our Cold
15	War level, as well as the ability to carry out pit sur-
16	veillance, which is an essential part of maintaining
17	our stockpile.".
18	(2) Then Commander of the United States Stra-
19	tegic Command General Kevin P. Chilton also testi-
20	fied in February 2008 that 'When you have a respon-
21	sive complex that has the capacity to flex to produc-

tion as you may need it or adjust your deployed force

posture in the future, should you need it—in other

words, if we go to a lower number, you need to be cer-

tain that you can come back up, should the strategic

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1	environment change, and you can't necessarily with-
2	out that flexible or responsive infrastructure behind
3	it, and that's probably one of my great concerns. And
4	then how you posture both the portion of your stock-
5	pile that you hold in reserve and your confidence in
6	the weapons that you have deployed is very much a
7	function of modernizing, in my view, the weapons
8	systems that we have available today, which are, as
9	the secretary described, of Cold War legacy design,
10	and the associated issues with them.".

11 (3) The Congressional Commission on the Stra-12 tegic Posture of the United States reported in May 13 2009, with respect to the timing of the replacement of 14 the nuclear weapons infrastructure of the United 15 States, that "This raises an obvious question about 16 whether these two replacement programs might pro-17 ceed in sequence rather than concurrently. There are 18 strong arguments for moving forward concurrently. 19 Existing facilities are genuinely decrepit and are 20 maintained in a safe and secure manner only at high 21 cost. Moreover, the improved production capabilities 22 they promise are integral to the program of refurbish-23 ment and modernization described in the preceding 24 chapter. If funding can be found for both, this would 25 best serve the national interest in maintaining a safe,

1	secure, and reliable stockpile of weapons in the most
2	effective and efficient manner.".
3	(4) The 2010 Nuclear Posture Review states—
4	(A) "The National Nuclear Security Ad-
5	ministration (NNSA), in close coordination with
6	DoD, will provide a new stockpile stewardship
7	and management plan to Congress within 90
8	days, consistent with the increases in infrastruc-
9	ture investment requested in the President's FY
10	2011 budget. As critical infrastructure is re-
11	stored and modernized, it will allow the United
12	States to begin to shift away from retaining
13	large numbers of non-deployed warheads as a
14	technical hedge, allowing additional reductions
15	in the U.S. stockpile of non-deployed nuclear
16	weapons over time.";
17	(B) "In order to sustain a safe, secure, and
18	effective U.S. nuclear stockpile as long as nuclear
19	weapons exist, the United States must possess a
20	modern physical infrastructure—comprised of
21	the national security laboratories and a complex
22	of supporting facilities.";
23	(C) "Funding the Chemistry and Metal-

23 (C) Funding the Chemistry and Metal24 lurgy Research Replacement Project at Los Ala25 mos National Laboratory to replace the existing

1	50-year old Chemistry and Metallurgy Research
2	facility in 2021.";
3	(D) "Developing a new Uranium Processing
4	Facility at the Y-12 Plant in Oak Ridge, Ten-
5	nessee to come on line for production operations
6	in 2021.";
7	(E) "Without an ability to produce ura-
8	nium components, any plan to sustain the stock-
9	pile, as well as support for our Navy nuclear
10	propulsion, will come to a halt. This would have
11	a significant impact, not just on the weapons
12	program, but in dealing with nuclear dangers of
13	many kinds."; and
14	(F) "The non-deployed stockpile currently
15	includes more warheads than required for the
16	above purposes, due to the limited capacity of the
17	National Nuclear Security Administration
18	(NNSA) complex to conduct LEPs for deployed
19	weapons in a timely manner. Progress in restor-
20	ing NNSA's production infrastructure will allow
21	these excess warheads to be retired along with
22	other stockpile reductions planned over the next
23	decade.".
24	(5) In the memorandum of agreement between
25	the Department of Defense and the Department of

1	Energy concerning the modernization of the nuclear
2	weapon stockpile of the United States dated May 3,
3	2010, then Secretary of Defense Robert Gates and
4	Secretary of Energy Steven Chu agreed that "DOE
5	Agrees to increase pit production capacity
6	plan and program to ramp up to a minimum of 50–
7	80 PPY in 2022.".
8	(6) The plan required under section 1251 of the
9	National Defense Authorization Act for Fiscal Year
10	2010 (Public Law 111–84; 123 Stat. 2549) submitted
11	by the President states that the Chemistry and Metal-
12	lurgy Research Replacement building and the Ura-
13	nium Processing Facility will complete construction
14	by 2021 and will achieve full operational
15	functionality by 2024.
16	(7) The Senate required that, prior to the entry
17	into force of the New START Treaty, the President
18	certifies to the Senate that the President intends to—
19	(A) accelerate to the extent possible the de-
20	sign and engineering phase of the Chemistry and
21	Metallurgy Research Replacement building and
22	the Uranium Processing Facility; and
23	(B) request full funding, including on a
24	multiyear basis as appropriate, for the Chem-
25	istry and Metallurgy Research Replacement

building and the Uranium Processing Facility
 upon completion of the design and engineering
 phase for such facilities.

4 (8) The President did request full funding for 5 such facilities on February 2, 2011, when the Presi-6 dent stated, "I intend to (a) accelerate, to the extent 7 possible, the design and engineering phase of the 8 Chemistry and Metallurgy Research Replacement (CMRR) building and the Uranium Processing Facil-9 10 ity (UPF); and (b) request full funding, including on 11 a multi-year basis as appropriate, for the CMRR 12 building and the UPF upon completion of the design 13 and engineering phase for such facilities.".

(b) LIMITATION.—Section 1045 of the National De15 fense Authorization Act for Fiscal Year 2012 (50 U.S.C.
16 2523b), as amended by section 1056(b), is amended by add17 ing at the end the following new subsection:

18 "(e) CMRR AND UPF.—

19 "(1) ANNUAL CERTIFICATION.—Beginning fiscal
20 year 2013, the President shall annually certify in
21 writing to the congressional defense committees wheth22 er—

23 "(A) the construction of both the Chemistry
24 and Metallurgy Research Replacement building

1	and the Uranium Processing Facility will be
2	completed by not later than 2021; and
3	"(B) both facilities will be fully operational
4	by not later than 2024.
5	"(2) LIMITATION.—If the President certifies
6	under paragraph (1) that the Chemistry and Metal-
7	lurgy Research Replacement building and the Ura-
8	nium Processing Facility will be completed by later
9	than 2021 or be fully operational by later than 2024,
10	none of the funds made available for fiscal year 2012
11	or any fiscal year thereafter for the National Nuclear
12	Security Administration may be used to reduce the
13	nondeployed nuclear warheads in the nuclear weap-
14	ons stockpile of the United States until a period of
15	120 days has elapsed following the date of such cer-
16	tification.
17	"(3) EXCEPTION.—The limitation in paragraph
18	(2) shall not apply to—
19	"(A) reductions made to ensure the safety,
20	security, reliability, and credibility of the nu-
21	clear weapons stockpile and delivery systems, in-
22	cluding activities related to surveillance, assess-
23	ment, certification, testing, and maintenance of
24	nuclear warheads and strategic delivery systems;
25	OT

1	(B) nuclear warheads that are retired or
2	awaiting dismantlement on the date of the cer-
3	tification under paragraph (1).
4	"(4) TERMINATION.—The requirement in para-
5	graph (1) shall terminate on the date on which the
6	President certifies in writing to the congressional de-
7	fense committees that the Chemistry and Metallurgy
8	Research Replacement building and the Uranium
9	Processing Facility are both fully operational.".
10	SEC. 1059. NUCLEAR WARHEADS ON INTERCONTINENTAL
11	BALLISTIC MISSILES OF THE UNITED STATES.
11 12	BALLISTIC MISSILES OF THE UNITED STATES. (a) Sense of Congress.—It is the sense of Congress
12	(a) SENSE OF CONGRESS.—It is the sense of Congress
12 13	(a) SENSE OF CONGRESS.—It is the sense of Congress that reducing the number of nuclear warheads contained
12 13 14	(a) SENSE OF CONGRESS.—It is the sense of Congress that reducing the number of nuclear warheads contained on each intercontinental ballistic missile of the United
12 13 14 15	(a) SENSE OF CONGRESS.—It is the sense of Congress that reducing the number of nuclear warheads contained on each intercontinental ballistic missile of the United States does not promote strategic stability if at the same time other nuclear weapons states, including the Russian
12 13 14 15 16	(a) SENSE OF CONGRESS.—It is the sense of Congress that reducing the number of nuclear warheads contained on each intercontinental ballistic missile of the United States does not promote strategic stability if at the same time other nuclear weapons states, including the Russian
12 13 14 15 16 17 18	(a) SENSE OF CONGRESS.—It is the sense of Congress that reducing the number of nuclear warheads contained on each intercontinental ballistic missile of the United States does not promote strategic stability if at the same time other nuclear weapons states, including the Russian Federation and the People's Republic of China, are rapidly

21 (1) IN GENERAL.—Chapter 24 of title 10, United
22 States Code, as added by section 1051, is amended by
23 adding at the end the following new section:

1 "§496. Nuclear warheads on intercontinental bal 2 listic missiles of the United States

"(a) IN GENERAL.—During any year in which the 3 President proposes to reduce the number of nuclear war-4 heads contained on an intercontinental ballistic missile of 5 the United States, none of the funds made available for fis-6 7 cal year 2012 or any fiscal year thereafter for the Department of Defense or the National Nuclear Security Adminis-8 9 tration may be used for such proposed reduction if the re-10 duction results in such missile having only a single nuclear 11 warhead unless the President certifies in writing to the congressional defense committees that the Russian Federation 12 13 and the People's Republic of China are both also carrying out a similar reduction. 14

15 "(b) EXCEPTION.—The limitation in subsection (a) 16 shall not apply to reductions made to ensure the safety, se-17 curity, reliability, and credibility of the nuclear weapons 18 stockpile and delivery systems, including activities related 19 to surveillance, assessment, certification, testing, and main-20 tenance of nuclear warheads and strategic delivery sys-21 tems.".

(2) The table of sections at the beginning of
chapter 24 of title 10, United States Code, is amended
by inserting after the item relating to section 495 the
following:

"496. Nuclear warheads on intercontinental ballistic missiles of the United States.".

1	SEC. 1060. NONSTRATEGIC NUCLEAR WEAPON REDUCTIONS
2	AND EXTENDED DETERRENCE POLICY.
3	(a) FINDINGS.—Congress finds the following:
4	(1) The NATO Strategic Concept of 2010 en-
5	dorsed the continued role of nuclear weapons in the
6	security of the NATO alliance, stating—
7	(A) "The supreme guarantee of the security
8	of the Allies is provided by the strategic nuclear
9	forces of the Alliance, particularly those of the
10	United States; the independent strategic nuclear
11	forces of the United Kingdom and France, which
12	have a deterrent role of their own, contribute to
13	the overall deterrence and security of the Allies.";
14	(B) "We will ensure that NATO has the full
15	range of capabilities necessary to deter and de-
16	fend against any threat to the safety and secu-
17	rity of our populations. Therefore, we will
18	maintain an appropriate mix of nuclear and
19	conventional forces"; and
20	(C) "[NATO will] ensure the broadest pos-
21	sible participation of Allies in collective defence
22	planning on nuclear roles, in peacetime basing
23	of nuclear forces, and in command, control and
24	consultation arrangements.".

(2) However, the 2010 Strategic Concept also
 walked away from the decades-long policy encap sulated by the 1999 Strategic Concept that said, "The
 presence of United States conventional and nuclear
 forces in Europe remains vital to the security of Eu rope, which is inseparably linked to that of North
 America.".

8 (3) Former Secretary of Defense William Perry 9 said in March 2011 testimony before the Sub-10 committee on Strategic Forces of the Committee on 11 Armed Services of the House of Representatives that 12 "the reason we have nuclear weapons in Europe in the first place, is not because the rest of our weapons 13 14 are not capable of deterrence, but because, during the 15 Cold War at least, our allies in Europe felt more as-16 sured when we had nuclear weapons in Europe. That 17 is why they were deployed there in the first place. 18 Today the issue is a little different. The issue is the 19 Russians in the meantime have built a large number 20 of nuclear weapons, and we keep our nuclear weapons 21 there as somewhat of a political leverage for dealing 22 with an ultimate treaty in which we may get Russia 23 and the United States to eliminate tactical nuclear 24 weapons. My own view is it would be desirable if both 25 the United States and Russia would eliminate tac-

1	tical nuclear weapons, but I see it as very difficult to
2	arrive at that conclusion if we were to simply elimi-
3	nate all of our tactical nuclear weapons unilater-
4	ally.".
5	(4) During testimony before the Subcommittee on
6	Strategic Forces of the Committee on Armed Services
7	of the House of Representatives in July 2011—
8	(A) former Department of Defense official
9	Frank Miller stated, "as long as U.S. allies be-
10	lieve that those weapons need to be there, we need
11	to make sure that we provide that security."; and
12	(B) former Department of Defense official
13	Mort Halperin stated, "I do not think we should
14	be willing to trade our withdrawal of our nu-
15	clear weapons from Europe for some reduction,
16	even a substantial reduction, in Russian tactical
17	nuclear weapons because if it is \ldots that the
18	credibility of the American nuclear deterrent for
19	our NATO allies depends on the presence of nu-
20	clear weapons in Europe, that will not change if
21	the Russians cut their tactical nuclear arsenal
22	by two thirds, or even eliminate it because they
23	will still have their strategic weapons, which,
24	while they can't have intermediate range mis-

1	siles, they can find a way to target them on the
2	NATO countries.".
3	(5) Section 1237(b) of the National Defense Au-
4	thorization Act for Fiscal Year 2012 (Public Law
5	112–81) expressed the sense of Congress that—
6	(A) the commitment of the United States to
7	extended deterrence in Europe and the nuclear
8	alliance of NATO is an important component of
9	ensuring and linking the national security of the
10	United States and its European allies;
11	(B) the nuclear forces of the United States
12	are a key component of the NATO nuclear alli-
13	ance; and
14	(C) the presence of the nuclear weapons of
15	the United States in Europe—combined with
16	NATO's unique nuclear sharing arrangements
17	under which non-nuclear members participate in
18	nuclear planning and possess specially config-
19	ured aircraft capable of delivering nuclear weap-
20	ons-provides reassurance to NATO allies who
21	feel exposed to regional threats.
22	(b) LIMITATION.—Chapter 24 of title 10, United States
23	Code, as added by section 1051, is amended by adding at
24	the end the following new section:

1	"§497. Limitation on reduction, consolidation, or
2	withdrawal of nuclear forces based in Eu-
3	rope
4	"(a) Policy on Nonstrategic Nuclear Weap-
5	ONS.—It is the policy of the United States—
6	"(1) to pursue negotiations with the Russian
7	Federation aimed at the reduction of Russian de-
8	ployed and nondeployed, nonstrategic nuclear forces;
9	"(2) that nonstrategic nuclear weapons should be
10	considered when weighing the balance of the nuclear
11	forces of the United States and the Russian Federa-
12	tion;
13	"(3) that any geographical relocation or storage
14	of nonstrategic nuclear weapons by the Russian Fed-
15	eration does not constitute a reduction or elimination
16	of such weapons;
17	"(4) the vast advantage of the Russian Federa-
18	tion in nonstrategic nuclear weapons constitutes a
19	threat to the United States and its allies and a grow-
20	ing asymmetry in Western Europe; and
21	"(5) the forward-deployed nuclear forces of the
22	United States are an important contributor to the as-
23	surance of the allies of the United States and con-
24	stitute a check on proliferation and a tool in dealing
25	with neighboring states hostile to NATO.

"(b) POLICY ON EXTENDED DETERRENCE COMMIT MENT TO EUROPE.—It is the policy of the United States
 that—

4 "(1) it maintain its commitment to extended de5 terrence, specifically the nuclear alliance of the North
6 Atlantic Treaty Organization, as an important com7 ponent of ensuring and linking the national security
8 interests of the United States and the security of its
9 European allies;

10 "(2) forward-deployed nuclear forces of the
11 United States shall remain based in Europe in sup12 port of the nuclear policy and posture of NATO;

13 "(3) the presence of nuclear weapons of the 14 United States in Europe—combined with NATO's 15 unique nuclear sharing arrangements under which 16 non-nuclear members participate in nuclear planning 17 and possess specially configured aircraft capable of 18 delivering nuclear weapons—contributes to the cohe-19 sion of NATO and provides reassurance to allies and 20 partners who feel exposed to regional threats; and

21 "(4) only the President and Congress can articu22 late when and how the United States will employ the
23 nuclear forces of the United States and no multilat24 eral organization, not even NATO, can articulate a

1	declaratory policy concerning the use of nuclear
2	weapons that binds the United States.
3	"(c) Limitation on Reduction, Consolidation, or
4	Withdrawal of Nuclear Forces Based in Europe.—
5	In light of the policy expressed in subsections (a) and (b),
6	none of the funds made available for fiscal year 2012 or
7	any fiscal year thereafter for the Department of Defense
8	may be used to effect or implement the reduction, consolida-
9	tion, or withdrawal of nuclear forces of the United States
10	that are based in Europe unless—
11	"(1) the reduction, consolidation, or withdrawal
12	of such nuclear forces is requested by the government
13	of the host nation in the manner provided in the
14	agreement between the United States and the host na-
15	tion regarding the forces;
16	"(2) the President certifies that—
17	"(A) NATO member states have considered
18	the reduction, consolidation, or withdrawal in
19	the High Level Group;
20	"(B) NATO has decided to support such re-
21	duction, consolidation, or withdrawal;
22	(C) the remaining nuclear forces of the
23	United States that are based in Europe after
24	such reduction, consolidation, or withdrawal
25	אררייר א

would provide a commensurate or better level of

1	assurance and credibility as before such reduc-
2	tion, consolidation, or withdrawal; and
3	``(D) there has been reciprocal action by the
4	Russian Federation, not including the Russian
5	Federation relocating nuclear forces from one lo-
6	cation to another; or
7	"(3) the reduction, consolidation, or withdrawal
8	of such nuclear forces is specifically authorized by an
9	Act of Congress.
10	"(d) NOTIFICATION.—Upon any decision to reduce,
11	consolidate, or withdraw the nuclear forces of the United
12	States that are based in Europe, the President shall submit
13	to the appropriate congressional committees a notification
14	containing—
15	((1) the certification required by paragraph (2)
16	of subsection (c) if such reduction, consolidation, or
17	withdrawal is based upon such paragraph;
18	"(2) justification for such reduction, consolida-
19	tion, or withdrawal; and
20	"(3) an assessment of how NATO member states,
21	in light of such reduction, consolidation, or with-
22	drawal, assess the credibility of the deterrence capa-
23	bility of the United States in support of its commit-
24	ments undertaken pursuant to article 5 of the North
25	Atlantic Treaty, signed at Washington, District of Co-

1	lumbia, on April 4, 1949, and entered into force on
2	August 24, 1949 (63 Stat. 2241; TIAS 1964).
3	"(e) Notice and Wait Requirement.—The Presi-
4	dent may not commence a reduction, consolidation, or with-
5	drawal of the nuclear forces of the United States that are
6	based in Europe for which the certification required by sub-
7	section (c)(2) is made until the expiration of a 180-day pe-
8	riod beginning on the date on which the President submits
9	the notification under subsection (d) containing the certifi-
10	cation.
11	"(f) Appropriate Congressional Committees.—In
12	this section, the term 'appropriate congressional commit-
13	tees' means—
14	"(1) the Committees on Armed Services of the
15	House of Representatives and the Senate; and
16	"(2) the Committee on Foreign Affairs of the
17	House of Representatives and the Committee on For-
18	eign Relations of the Senate.".
19	(c) Clerical Amendment.—The table of sections at
20	the beginning of chapter 24 of title 10, United States Code,
21	is amended by inserting after the item relating to section
22	496 the following:

[&]quot;497. Limitation on reduction, consolidation, or withdrawal of nuclear forces based in Europe.".

	430
1	SEC. 1061. IMPROVEMENTS TO NUCLEAR WEAPONS COUN-
2	CIL.
3	Section 179 of title 10, United States Code, is amend-
4	ed—
5	(1) in subsection $(b)(3)$, by adding at the end the
6	following: "Not later than seven days before a meet-
7	ing, the Chairman shall disseminate to each member
8	of the Council the agenda and documents for such
9	meeting."; and
10	(2) in subsection (d)—
11	(A) in paragraph (2), by inserting "and al-
12	ternatives" before the period;
13	(B) in paragraph (3), by inserting "and
14	approving" after "Coordinating";
15	(C) in paragraph (7)—
16	(i) by striking "broad" and inserting
17	"specific"; and
18	(ii) by inserting before the period the
19	following: "and priorities among activities,
20	including production, surveillance, research,

construction, and any other programs with-

in the National Nuclear Security Adminis-

(D) by adding at the end the following new

tration"; and

paragraph:

1	"(11) Coordinating and approving the annual
2	budget proposals of the National Nuclear Security Ad-
3	ministration, including before such proposals are sub-
4	mitted to—
5	"(A) the Director of the Office of Manage-
6	ment and Budget;
7	"(B) the President; and
8	"(C) Congress under section 1105 of title
9	31.".
10	SEC. 1062. INTERAGENCY COUNCIL ON THE STRATEGIC CA-
11	PABILITY OF THE NATIONAL LABORATORIES.
12	(a) ESTABLISHMENT.—Chapter 7 of title 10, United
13	States Code, is amended by adding at the end the following
14	new section:
15	"§188. Interagency Council on the Strategic Capa-
16	bility of the National Laboratories
17	"(a) ESTABLISHMENT.—There is an Interagency
18	Council on the Strategic Capability of the National Labora-
19	tories (in this section referred to as the 'Council').
20	"(b) Membership.—The membership of the Council
21	is comprised of the following:
22	"(1) The Secretary of Defense.
23	"(2) The Secretary of Energy.
24	"(3) The Secretary of Homeland Security.
25	"(4) The Director of National Intelligence.

22

2 "(6) Such other officials as the President con-3 siders appropriate. "(c) STRUCTURE AND PROCEDURES.—The President 4 5 may determine the chair, structure, staff, and procedures 6 of the Council. "(d) RESPONSIBILITIES.—The Council shall be respon-7 8 sible for the following matters: 9 "(1) Identifying and considering the science, 10 technology, and engineering capabilities of the na-11 tional laboratories that could be leveraged by each participating agency to support national security 12 missions. 13 14 "(2) Reviewing and assessing the adequacy of the 15 national security science, technology, and engineering capabilities of the national laboratories for sup-16 17 porting national security missions throughout the 18 Federal Government. 19 "(3) Establishing and overseeing means of ensur-20 ing that— 21 "(A) capabilities identified by the Council

under paragraph (1) are sustained to an appro-

23 priate level; and

"(5) The Administrator for Nuclear Security.

100
``(B) each participating agency provides the
appropriate level of institutional support to sus-
tain such capabilities.
"(4) In accordance with acquisition rules regard-
ing federally funded research and development cen-
ters, establishing criteria for when each participating
agency should seek to use the services of the national
laboratories, including the identification of appro-
priate mission areas and capabilities.
"(5) Making recommendations to the President
and Congress regarding regulatory or statutory
changes needed to better support—
"(A) the strategic capabilities of the na-
tional laboratories; and
``(B) the use of such laboratories by each
participating agency.
"(6) Other actions the Council considers appro-
priate with respect to—
"(A) the sustainment of the national labora-
tories; and
``(B) the use of the strategic capabilities of
such laboratories.
"(e) Streamlined Process.—With respect to the
participating agency for which a member of the Council
is the head of, each member of the Council shall—

1	"(1) establish processes to streamline the consid-
2	eration and approval of procuring the services of the
3	national laboratories on appropriate matters; and
4	"(2) ensure that such processes are used in ac-
5	cordance with the criteria established under sub-
6	section $(d)(4)$.
7	"(f) DEFINITIONS.—In this section:
8	"(1) The term 'participating agency' means a
9	department or agency of the Federal Government that
10	is represented on the Council by a member under sub-
11	section (b).
12	"(2) The term 'national laboratories' means—
13	(A) each national security laboratory (as
14	defined in section 3281(1) of the National Nu-
15	clear Security Administration Act (50 U.S.C.
16	2471(1))); and
17	``(B) each national laboratory of the De-
18	partment of Energy.".
19	(b) Clerical Amendment.—The table of sections at
20	the beginning of such chapter is amended by adding after
21	the item relating to section 187 the following new item:
	"188. Interagency Council on the Strategic Capability of the National Labora- tories.".
22	(c) Report.—
23	(1) IN GENERAL.—Not later than July 1, 2013,
24	the Interagency Council on the Strategic Capability

1	of the National Laboratories under section 188 of title
2	10, United States Code, as added by subsection (a),
3	shall submit to the appropriate congressional commit-
4	tees a report describing and assessing the following:
5	(A) The actions taken to implement the re-
6	quirements of such section 188 and the charter
7	titled "Governance Charter for an Interagency
8	Council on the Strategic Capability of DOE Na-
9	tional Laboratories as National Security Assets"
10	signed by the Secretary of Defense, the Secretary
11	of Energy, the Secretary of Homeland Security,
12	and the Director of National Intelligence in July
13	2010.
14	(B) The effectiveness of the Council in ac-
15	complishing the purpose and objectives of such
16	section and such Charter.
17	(C) Efforts to strengthen work-for-others
18	programs at the national laboratories.
19	(D) Efforts to make work-for-others oppor-
20	tunities more cost-effective.
21	(E) Ongoing and planned measures for in-
22	creasing cost-sharing and institutional support
23	investments from other agencies.
24	(F) Any regulatory or statutory changes
25	recommended to improve the ability of such other

1	agencies to leverage expertise and capabilities at
2	such laboratories.
3	(2) Appropriate congressional commit-
4	TEES.—In this subsection, the term "appropriate con-
5	gressional committees" means the following:
6	(A) The congressional defense committees.
7	(B) The Committee on Energy and Com-
8	merce of the House of Representatives and the
9	Committee on Energy and Natural Resources of
10	the Senate.
11	(C) The Committee on Homeland Security
12	of the House of Representatives and the Com-
13	mittee on Homeland Security and Governmental
14	Affairs of the Senate.
15	(D) The Committee on Science, Space, and
16	Technology of the House of Representatives and
17	the Committee on Commerce, Science, and
18	Transportation of the Senate.
19	(E) The Permanent Select Committee on
20	Intelligence of the House of Representatives and
21	the Select Committee on Intelligence of the Sen-
22	ate.
23	(d) CONSTRUCTION.—Nothing in section 188 of title
24	10, United States Code, as added by subsection (a), shall

be construed to limit section 309 of the Homeland Security
 Act of 2002 (6 U.S.C. 189).

3 SEC. 1063. REPORT ON CAPABILITY OF CONVENTIONAL AND 4 NUCLEAR FORCES AGAINST CERTAIN TUN 5 NEL SITES.

6 (a) REPORT.—Not later than one year after the date 7 of the enactment of this Act, the Commander of the United 8 States Strategic Command shall submit to the appropriate 9 congressional committees a report on the underground tun-10 nel network used by the People's Republic of China with respect to the capability of the United States to use conven-11 tional and nuclear forces to neutralize such tunnels and 12 what is stored within such tunnels. 13

(b) FORM.—The report under subsection (a) shall be
submitted in unclassified form, but may include a classified
annex.

17 (c) APPROPRIATE CONGRESSIONAL COMMITTEES.—In
18 this section, the term "appropriate congressional commit19 tees" means the following:

20 (1) The congressional defense committees.

(2) The Committee on Foreign Affairs of the
House of Representatives and the Committee on Foreign Relations of the Senate.

1	SEC. 1064. REPORT ON CONVENTIONAL AND NUCLEAR
2	FORCES IN THE WESTERN PACIFIC REGION.
3	(a) Sense of Congress.—Congress—
4	(1) supports steps taken by the President to—
5	(A) reinforce the security of the allies of the
6	United States; and
7	(B) strengthen the deterrent capability of
8	the United States against the illegal and increas-
9	ingly belligerent actions of North Korea; and
10	(2) encourages further steps, including such steps
11	to deploy additional conventional forces of the United
12	States and redeploy tactical nuclear weapons to the
13	Western Pacific region.
14	(b) REPORT.—Not later than 90 days after the date
15	of the enactment of this Act, the Secretary of Defense, in
16	consultation with the Secretary of State, shall submit to the
17	congressional defense committees a report on deploying ad-
18	ditional conventional and nuclear forces to the Western Pa-
19	cific region to ensure the presence of a robust conventional
20	and nuclear capability, including a forward-deployed nu-
21	clear capability, of the United States in response to the bal-
22	listic missile and nuclear weapons developments of North
23	Korea and the other belligerent actions North Korea has
24	made against allies of the United States. The report shall
25	include an evaluation of any bilateral agreements, basing

arrangements, and costs that would be involved with such
 additional deployments.

3 SEC. 1065. SENSE OF CONGRESS ON NUCLEAR ARSENAL.

4 It is the sense of Congress that the nuclear force struc5 ture of the United States should be periodically reexamined,
6 through nuclear posture reviews, to assess assumptions that
7 shape the structure, size, and targeting of the nuclear forces
8 of the United States and to ensure that such forces are struc9 tured, sized, and targeted—

10 (1) to be capable of holding at risk the assets
11 that potential adversaries value; and

12 (2) to provide robust extended deterrence and as13 surance to allies of the United States.

14 Subtitle F—Studies and Reports

15 SEC. 1066. ASSESSMENT OF DEPARTMENT OF DEFENSE USE

16

OF ELECTROMAGNETIC SPECTRUM.

17 (a) REPORT.—Not later than 270 days after the date of the enactment of this Act, the Secretary of Defense shall 18 submit to the congressional defense committees, the Com-19 mittee on Energy and Commerce of the House of Represent-20 21 atives, and the Committee on Commerce, Science, and 22 Transportation of the Senate a report assessing the use of 23 electromagnetic spectrum by the Department of Defense, including— 24

1	(1) a comparison of the actual and projected cost
2	impact, time required to plan and implement, and
3	policy implications of electromagnetic spectrum re-
4	allocations made since the enactment of the Omnibus
5	Budget Reconciliation Act of 1993 (Public Law 103–
6	66, 107 Stat. 312);
7	(2) an identification of critical electromagnetic
8	spectrum assignments where there is use by the De-
9	partment of Defense that—
10	(A) cannot be eliminated, relocated, consoli-
11	dated in other electromagnetic spectrum bands,
12	or for which there is no commercial or non-spec-
13	trum alternative, including a detailed expla-
14	nation of why that is the case; and
15	(B) can be eliminated, relocated, consoli-
16	dated in other electromagnetic spectrum bands,
17	or for which there is a commercial or non-spec-
18	trum alternative, including frequency of use,
19	time necessary to relocate or consolidate to an-
20	other electromagnetic spectrum band, and oper-
21	ational and cost impacts; and
22	(3) an analysis of the research being conducted
23	by the Department of Defense in electromagnetic spec-
24	trum-sharing and other dynamic electromagnetic
25	spectrum access technologies, including maturity level,

applicability for spectrum relocation or consolidation,
 and potential costs for continued development or im plementation.

4 (b) INTERIM UPDATE.—Not later than 120 days after
5 the date of the enactment of this Act, the Secretary of De6 fense shall provide to the congressional defense committees
7 a briefing to update such committees on the status of the
8 report required under subsection (b).

9 (c) FORM.—The report required under subsection (b)
10 shall be submitted in unclassified form, but may include
11 a classified annex.

12SEC. 1067. ELECTRONIC WARFARE STRATEGY OF THE DE-13PARTMENT OF DEFENSE.

14 (a) GUIDANCE REQUIRED.—Not later than January 1, 15 2013, the Secretary of Defense shall review and update Department of Defense guidance related to electronic warfare 16 to ensure that oversight roles and responsibilities within the 17 Department related to electronic warfare policy and pro-18 grams are clearly defined. Such guidance shall clarify, as 19 appropriate, the roles and responsibilities related to the in-20 21 tegration of electronic warfare matters and cyberspace oper-22 ations.

(b) PLAN REQUIRED.—Not later than January 1,
24 2013, the Commander of the United States Strategic Com25 mand shall update and issue guidance regarding the re-

sponsibilities of the Command with regard to joint elec tronic warfare capabilities. Such guidance shall—

3 (1) define the role and objectives of the Joint
4 Electromagnetic Spectrum Control Center or any
5 other center established in the Command to provide
6 governance and oversight of electronic warfare mat7 ters; and
8 (2) include an implementation plan outlining

9 tasks, metrics, and timelines to establish such a cen10 ter.

(c) ADDITIONAL REPORTING REQUIREMENTS.—Section 1053(b)(1) of the National Defense Authorization Act
for Fiscal Year 2010 (Public Law 111–84; 123 Stat. 2459)
is amended—

15 (1) in subparagraph (B), by striking "; and"
16 and inserting a semicolon;

17 (2) in subparagraph (C), by striking the period18 and inserting a semicolon; and

19 (3) by adding at the end the following new sub-20 paragraphs:

21 "(D) performance measures to guide the im22 plementation of such strategy;

23 "(E) an identification of resources and in24 vestments necessary to implement such strategy;
25 and

1	``(F) an identification of the roles and re-
2	sponsibilities within the Department to imple-
3	ment such strategy.".

4 SEC. 1068. REPORT ON COUNTERPROLIFERATION CAPABILI-5 TIES AND LIMITATIONS.

6 (a) REPORT REQUIRED.—Not later than March 1, 7 2013, the Secretary of Defense shall provide to the congres-8 sional defense committees a report outlining operational ca-9 pabilities, limitations, and shortfalls within the Depart-10 ment of Defense with respect to counterproliferation and 11 combating weapons of mass destruction involving special 12 operations forces and key enabling forces.

13 (b) ELEMENTS.—The report required under subsection
14 (a) shall include each of the following elements:

15 (1) An overview of current capabilities and limi16 tations.

17 (2) An overview and assessment of current and
18 future training requirements and gaps.

19 (3) An assessment of technical capability gaps.

20 (4) An assessment of interagency coordination
21 capabilities and gaps.

(5) An outline of current and future proliferation and weapons of mass destruction threats, including critical intelligence gaps.

1	(6) An assessment of current international bilat-
2	eral and multilateral partnerships and the limita-
3	tions of such partnerships, including an assessment of
4	existing authorities to build partnership capacity in
5	this area.
6	(7) A description of efforts to address the limita-
7	tions and gaps referred to in paragraphs (1) through
8	(6), including timelines and requirements to address
9	such limitations and such gaps.
10	(8) Any other matters the Secretary considered
11	appropriate.
12	Subtitle G—Miscellaneous
13	Authorities and Limitations
13 14	Authorities and Limitations SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI-
14	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI-
14 15	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI- BITION ON INFRINGING ON THE INDIVIDUAL
14 15 16	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI- BITION ON INFRINGING ON THE INDIVIDUAL RIGHT TO LAWFULLY ACQUIRE, POSSESS,
14 15 16 17	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI- BITION ON INFRINGING ON THE INDIVIDUAL RIGHT TO LAWFULLY ACQUIRE, POSSESS, OWN, CARRY, AND OTHERWISE USE PRI-
14 15 16 17 18	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI- BITION ON INFRINGING ON THE INDIVIDUAL RIGHT TO LAWFULLY ACQUIRE, POSSESS, OWN, CARRY, AND OTHERWISE USE PRI- VATELY OWNED FIREARMS, AMMUNITION,
 14 15 16 17 18 19 	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI- BITION ON INFRINGING ON THE INDIVIDUAL RIGHT TO LAWFULLY ACQUIRE, POSSESS, OWN, CARRY, AND OTHERWISE USE PRI- VATELY OWNED FIREARMS, AMMUNITION, AND OTHER WEAPONS.
 14 15 16 17 18 19 20 	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI- BITION ON INFRINGING ON THE INDIVIDUAL RIGHT TO LAWFULLY ACQUIRE, POSSESS, OWN, CARRY, AND OTHERWISE USE PRI- VATELY OWNED FIREARMS, AMMUNITION, AND OTHER WEAPONS. Section 1062(c) of the Ike Skelton National Defense
 14 15 16 17 18 19 20 21 	SEC. 1071. RULE OF CONSTRUCTION RELATING TO PROHI- BITION ON INFRINGING ON THE INDIVIDUAL RIGHT TO LAWFULLY ACQUIRE, POSSESS, OWN, CARRY, AND OTHERWISE USE PRI- VATELY OWNED FIREARMS, AMMUNITION, AND OTHER WEAPONS. Section 1062(c) of the Ike Skelton National Defense Authorization Act for Fiscal Year 2011 (Public Law 111–

(2) in paragraph (2), by striking "others." and 1 2 inserting "others; or"; and 3 (3) by adding at the end the following new paragraph: 4 "(3) authorize a mental health professional that 5 6 is a member of the Armed Forces or a civilian em-7 ployee of the Department of Defense or a commanding 8 officer to inquire if a member of the Armed Forces 9 plans to acquire, or already possesses or owns, a pri-10 vately-owned firearm, ammunition, or other weapon, 11 if such mental health professional or such com-12 manding officer has reasonable grounds to believe 13 such member is at high risk for suicide or causing 14 harm to others.". 15 SEC. 1072. EXPANSION OF AUTHORITY OF THE SECRETARY 16 OF THE ARMY TO LOAN OR DONATE EXCESS 17 SMALL ARMS FOR FUNERAL AND OTHER CER-18 **EMONIAL PURPOSES.** 19 Section 4683(a) of title 10, United States Code, is 20 amended by adding at the end the following new paragraph: 21 "(3)(A) In order to meet the needs of an eligible 22 organization with respect to performing funeral and

other ceremonies, if the Secretary determines appropriate, the Secretary may—

1	"(i) loan or donate excess small arms to an
2	eligible organization;
3	"(ii) authorize an eligible organization to
4	retain small arms other than M–1 rifles; or
5	"(iii) if excess small arms stock is insuffi-
6	cient to meet organizational requirements, pre-
7	scribe policies and procedures to establish a rota-
8	tional loan program based on the needs of eligi-
9	ble organizations.
10	``(B) Nothing in this paragraph shall be con-
11	strued to supersede any Federal law or regulation
12	governing the use or ownership of firearms.
13	(C) The Secretary may not delegate the author-
14	ity under this paragraph.".
15	SEC. 1073. PROHIBITION ON THE USE OF FUNDS FOR MANU-
16	FACTURING BEYOND LOW-RATE INITIAL PRO-
17	DUCTION AT CERTAIN PROTOTYPE INTEGRA-
18	TION FACILITIES.
19	(a) Prohibition.—None of the funds authorized to be
20	appropriated by this Act may be used for manufacturing
21	production beyond the greater of low-rate initial production
22	or 1000 units at a prototype integration facility of any of
23	the following components of the Army Research, Develop-
24	ment, and Engineering Command:

1	(1) The Armament Research, Development, and
2	Engineering Center.
3	(2) The Aviation and Missile Research, Develop-
4	ment, and Engineering Center.
5	(3) The Communications-Electronics Research,
6	Development, and Engineering Center.
7	(4) The Tank Automotive Research, Develop-
8	ment, and Engineering Center.
9	(b) WAIVER.—The Assistant Secretary of the Army for
10	Acquisition, Logistics, and Technology may waive the pro-
11	hibition under subsection (a) for a fiscal year if—
12	(1) the Assistant Secretary determines that the
13	waiver is necessary—
14	(A) for reasons of national security; or
15	(B) to rapidly acquire equipment to re-
16	spond to combat emergencies; and
17	(2) the Assistant Secretary submits to Congress
18	a notification of the waiver together with the reasons
19	for the waiver.
20	(c) Low-rate Initial Production.—For purposes of
21	this section, the term "low-rate initial production" shall be
22	determined in accordance with section 2400 of title 10,
23	United States Code.

1SEC. 1074. INTERAGENCY COLLABORATION ON UNMANNED2AIRCRAFT SYSTEMS.

3 (a) FINDINGS ON JOINT DEPARTMENT OF DEFENSE4 FEDERAL AVIATION ADMINISTRATION EXECUTIVE COM5 MITTEE ON CONFLICT AND DISPUTE RESOLUTION.—Sec6 tion 1036(a) of the Duncan Hunter National Defense Au7 thorization Act for Fiscal Year 2009 (Public Law 110-417;
8 122 Stat. 4596) is amended by adding at the end the fol9 lowing new paragraph:

10 "(9) Collaboration of scientific and technical 11 personnel and sharing resources from the Department 12 of Defense, Federal Aviation Administration, and Na-13 tional Aeronautics and Space Administration can ad-14 vance an enduring relationship of research capability 15 to advance the access of unmanned aircraft systems of 16 the Department of Defense to the National Airspace 17 System.".

18 (b) INTERAGENCY COLLABORATION.—

19 (1) IN GENERAL.—The Secretary of Defense shall 20 collaborate with the Administrator of the Federal 21 Aviation Administration and the Administrator of 22 the National Aeronautics and Space Administration 23 to conduct research and seek solutions to challenges 24 associated with the safe integration of unmanned air-25 craft systems into the National Airspace System in 26 accordance with subtitle B of title III of the FAA •HR 4310 RH

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3	(2) Activities in support of plan on access
4	TO NATIONAL AIRSPACE FOR UNMANNED AIRCRAFT
5	Systems.—Collaboration under paragraph (1) may
6	include research and development of scientific and
7	technical issues, equipment, and technology in sup-
8	port of the plan to safely accelerate the integration of
9	unmanned aircraft systems as required by subtitle B
10	of title III of the FAA Modernization and Reform Act
11	of 2012 (Public Law 112–95; 126 Stat. 72).

(3) NONDUPLICATIVE EFFORTS.—If the Secretary
of Defense determines it is in the interest of the Department of Defense, the Secretary may use existing
aerospace-related laboratories, personnel, equipment
research radars, and ground facilities of the Department of Defense to avoid the duplication of efforts in
carrying out collaboration under paragraph (1).

19 (4) *REPORTS.*—

20 (A) REQUIREMENT.—The Secretary of De21 fense, on behalf of the UAS Executive Committee,
22 shall annually submit to the congressional de23 fense committees, the Committee on Transpor24 tation and Infrastructure and the Committee on
25 Science, Space, and Technology of the House of

1	Representatives, and the Committee on Com-
2	merce, Science, and Transportation of the Senate
3	a report on the progress of collaborative research
4	activity, including—
5	(i) the progress on accomplishing the
6	goals of the unmanned aircraft systems re-
7	search, development, and demonstration
8	roadmap of the Next Generation Air Trans-
9	portation System Joint Planning and De-
10	velopment Office of the Federal Aviation
11	Administration; and
12	(ii) estimates of long-term funding
13	needs.
14	(B) TERMINATION.—The requirement to
15	submit a report under subparagraph (A) shall
16	terminate on the date that is five years after the
17	date of the enactment of this Act.
18	(c) UAS EXECUTIVE COMMITTEE DEFINED.—In this
19	section, the term "UAS Executive Committee" means the
20	Department of Defense-Federal Aviation Administration
21	executive committee described in section 1036(b) of the Dun-
22	can Hunter National Defense Authorization Act for Fiscal
23	Year 2009 (Public Law 110-417; 122 Stat. 4596) estab-
24	lished by the Secretary of Defense and the Administrator
25	of the Federal Aviation Administration.

1	SEC. 1075. AUTHORITY TO TRANSFER SURPLUS MINE-RE-
2	SISTANT AMBUSH-PROTECTED VEHICLES
3	AND SPARE PARTS.
4	(a) AUTHORITY.—The Secretary of Defense is author-
5	ized to transfer surplus Mine-Resistant Ambush-Protected
6	vehicles, including spare parts for such vehicles, to non-
7	profit United States humanitarian demining organizations
8	for purposes of demining activities and training of such or-
9	ganizations.

(b) TERMS AND CONDITIONS.—Any transfer of vehicles
or spare parts under subsection (a) shall be subject to the
following terms and conditions:

13 (1) The transfer shall be made on a loan basis.
14 (2) The costs of operation and maintenance of
15 the vehicles shall be borne by the recipient organiza16 tion.

17 (3) Any other terms and conditions as the Sec18 retary of Defense determines to be appropriate.

(c) NOTIFICATION.—The Secretary of Defense shall notify the congressional defense committees in writing not less
than 60 days before making any transfer of vehicles or spare
parts under subsection (a). Such notification shall include
the name of the organization, the number and model of the
vehicle to be transferred, a listing of any spare parts to
be transferred, and any other information the Secretary
considers appropriate.

1	SEC. 1076. LIMITATION ON AVAILABILITY OF FUNDS FOR
2	RETIREMENT OF AIRCRAFT.
3	(a) IN GENERAL.—Except as provided by section 135,
4	none of the funds authorized to be appropriated by this Act
5	or otherwise made available for fiscal year 2013 for the
6	Army or the Air Force may be used during fiscal year 2013
7	to divest, retire, or transfer, or prepare to divest, retire, or
8	transfer, any—
9	(1) C -23 aircraft of the Army assigned to the
10	Army as of May 31, 2012; or
11	(2) aircraft of the Air Force assigned to the Air
12	Force as of May 31, 2012.
13	(b) WAIVER.—The Secretary of Defense may waive the
14	limitation in subsection (a) if—
15	(1) the Secretary submits to the congressional de-
16	fense committees written certification that such a
17	waiver is necessary to meet an emergency national se-
18	curity requirement; and
19	(2) a period of 15 days has elapsed following the
20	date on which such certification is submitted.
21	(c) Report.—
22	(1) IN GENERAL.—Not later than March 1, 2013,
23	the Secretary of Defense shall submit to the congres-
24	sional defense committees a report by the Chief of the
25	National Guard Bureau, the Chief of Staff of the Air
26	Force, and the Chief of Staff of the Army and ap-
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1	proved by the Secretary of Defense that specifies, with
2	respect to all aircraft proposed to be retired during
3	fiscal years 2013 through 2017—
4	(A) the economic analysis used to make
5	each realignment decision with respect to such
6	aircraft of the National Guard and Air Force
7	Reserve;
8	(B) alternative options considered for each
9	such realignment decision, including an analysis
10	of such options;
11	(C) the effect of each such realignment deci-
12	sion on—
13	(i) the current personnel at the loca-
14	tion; and
15	(ii) the missions and capabilities of the
16	Army; and
17	(D) the plans for each location that is being
18	realigned, including the analysis used for such
19	plans.
20	(2) GAO ANALYSIS.—The Comptroller General of
21	the United States shall carry out the following:
22	(A) An economic analysis of the realign-
23	ment decisions made by the Secretary of Defense
24	with respect to the aircraft of the National

1	Guard and Air Force Reserve described in para-
2	graph (1)(A).
3	(B) An analysis of the alternative options
4	considered for each such realignment decision.
5	(C) An analysis of the effect of each such re-
6	alignment decision on—
7	(i) the current personnel at the loca-
8	tion; and
9	(ii) the missions and capabilities of the
10	Army; and
11	(D) An analysis of the plans described in
12	paragraph (1)(D).
13	(3) COOPERATION.—The Secretary of Defense
14	shall provide the Comptroller General with relevant
15	data and cooperation to carry out the analyses under
16	paragraph (2).
17	(4) SUBMITTAL.—Not later than 90 days after
18	the date on which the Secretary submits the report
19	under paragraph (1), the Comptroller General shall
20	submit to the congressional defense committees a re-
21	port containing the analyses conducted under para-
22	graph (2).

1SEC. 1077. PROHIBITION ON DEPARTMENT OF DEFENSE2USE OF NONDISCLOSURE AGREEMENTS TO3PREVENT MEMBERS OF THE ARMED FORCES4AND CIVILIAN EMPLOYEES OF THE DEPART-5MENT FROM COMMUNICATING WITH MEM-6BERS OF CONGRESS.

7 (a) INCLUSION OF CIVILIAN EMPLOYEES IN CURRENT
8 PROHIBITION ON RESTRICTING COMMUNICATION.—Para9 graph (1) of subsection (a) of section 1034 of title 10,
10 United States Code, is amended by inserting "or civilian
11 employee of the Department of Defense" after "member of
12 the armed forces".

13 (b) PROHIBITION ON USING NONDISCLOSURE AGREE14 MENTS TO RESTRICT COMMUNICATION.—Such subsection is
15 further amended—

16 (1) by redesignating paragraph (2) as para17 graph (3); and

18 (2) by inserting after paragraph (1) the fol19 lowing new paragraph:

"(2)(A) The prohibition imposed by paragraph (1)
precludes the use of a nondisclosure agreement with a member of the armed forces or a civilian employee of the Department of Defense to restrict the member or employee in communicating with a Member of Congress or an Inspector
General.

(B) Subparagraph (A) does not prevent the use of
nondisclosure agreements to prevent the disclosure of—
``(i) deliberations regarding the closure or re-
alignment of a military installation under a base clo-
sure law;
"(ii) commercial proprietary information; and
"(iii) classified information the level of which ex-
ceeds the clearance held by the requestor.".
Subtitle H—Other Matters
SEC. 1081. BIPARTISAN INDEPENDENT STRATEGIC REVIEW
PANEL.
(a) BIPARTISAN INDEPENDENT STRATEGIC REVIEW
Panel.—
(1) Establishment.—Chapter 2 of title 10,
United States Code, is amended by adding at the end
the following new section:
"§119b. Bipartisan independent strategic review
panel
"(a) Establishment.—There is established a bipar-
tisan independent strategic review panel (in this section re-
ferred to as the 'Panel') to conduct a regular review of the
national defense strategic environment of the United States
and to conduct an independent assessment of the quadren-
and to conduct an independent assessment of the quadren- nial defense review required under section 118.

1	"(1) Appointment.—The Panel shall be com-	
2	posed of 12 members from civilian life with a recog-	
3	nized expertise in national security matters who shall	
4	be appointed as follows:	
5	"(A) Four members shall be appointed by	
6	the Secretary of Defense, of whom not more than	
7	three members shall be of the same political	
8	party.	
9	``(B) Two members shall be appointed by	
10	the chair of the Committee on Armed Services of	
11	the House of Representatives.	
12	"(C) Two members shall be appointed by	
13	the chair of the Committee on Armed Services of	
14	the Senate.	
15	(D) Two members shall be appointed by	
16	the ranking minority member of the Committee	
17	on Armed Services of the House of Representa-	
18	tives.	
19	((E) Two members shall be appointed by	
20	the ranking minority member of the Committee	
21	on Armed Services of the Senate.	
22	"(2) Initial members: Appointment date and	
23	TERM OF SERVICE.—	

1	"(A) APPOINTMENT DATE.—The initial
2	members of the Panel shall be appointed under
3	paragraph (1) not later than January 30, 2013.
4	"(B) TERMS.—
5	"(i) The Secretary of Defense shall des-
6	ignate two initial members of the Panel ap-
7	pointed under paragraph $(1)(A)$ to serve
8	terms that expire on December 31, 2013,
9	and two such initial members to serve terms
10	that expire on December 31, 2014.
11	"(ii) The chair of the Committee on
12	Armed Services of the House of Representa-
13	tives shall designate one initial member of
14	the Panel appointed under paragraph
15	(1)(B) to serve a term that expires on De-
16	cember 31, 2013, and one such initial mem-
17	ber to serve a term that expires on Decem-
18	ber 31, 2014.
19	"(iii) The chair of the Committee on
20	Armed Services of the Senate shall designate
21	one initial member of the Panel appointed
22	under paragraph $(1)(C)$ to serve a term that
23	expires on December 31, 2013, and one such
24	initial member to serve a term that expires
25	on December 31, 2014.

1	"(iv) The ranking minority member of
2	the Committee on Armed Services of the
3	House of Representatives shall designate one
4	initial member of the Panel appointed
5	under paragraph $(1)(D)$ to serve a term
6	that expires on December 31, 2013, and one
7	such initial member to serve a term that ex-
8	pires on December 31, 2014.
9	"(v) The ranking minority member of
10	the Committee on Armed Services of the
11	Senate shall designate one initial member of
12	the Panel appointed under paragraph
13	(1)(E) to serve a term that expires on De-
14	cember 31, 2013, and one such initial mem-
15	ber to serve a term that expires on Decem-
16	ber 31, 2014.
17	"(3) CHAIRS.—The Secretary of Defense shall
18	designate two members appointed pursuant to para-
19	graph (1)(A) that are not of the same political party
20	to serve as the Chairs of the Panel.
21	"(4) VACANCIES.—
22	"(A) A vacancy in the Panel shall be filled
23	in the same manner as the original appointment
24	and not later than 30 days after the date on
25	which the vacancy begins.

1	"(B) A member of the Panel appointed to
2	fill a vacancy shall be appointed for a term that
3	expires—
4	"(i) in the case of an appointment to
5	fill a vacancy resulting from a person not
6	serving the entire term for which such per-
7	son was appointed, at the end of the re-
8	mainder of such term; and
9	"(ii) in the case of an appointment to
10	fill a vacancy resulting from the expiration
11	of the term of a member of the panel, two
12	years after the date on which the term of
13	such member expired.
14	"(5) REAPPOINTMENT.—Members of the Panel
15	may be reappointed to the Panel for additional terms
16	of service.
17	"(6) PAY.—The members of the Panel shall serve
18	without pay
19	"(7) TRAVEL EXPENSES.—Each member of the
20	Panel shall receive travel expenses, including per
21	diem in lieu of subsistence, in accordance with appli-
22	cable provisions under subchapter I of chapter 57 of
23	title 5, United States Code.
24	"(c) DUTIES.—

1	"(1) Review of national defense strategic
2	ENVIRONMENT.—The Panel shall every four years,
3	during a year following a year evenly divisible by
4	four, review the national defense strategic environ-
5	ment of the United States. Such review shall include
6	a review and assessment of—
7	"(A) the national defense environment, in-
8	cluding challenges and opportunities;
9	``(B) the national defense strategy and pol-
10	icy;
11	``(C) the national defense roles, missions,
12	and organizations;
13	(D) the risks to the national defense of the
14	United States and how such risks affect chal-
15	lenges and opportunities to national defense; and
16	"(2) ADDITIONAL REVIEWS.—The Panel may
17	conduct additional reviews under paragraph (1) as
18	requested by Congress or the Secretary of Defense, or
19	when the Panel determines a significant change in the
20	national defense environment has occurred that would
21	warrant new recommendations from the Panel.
22	"(3) Assessment of quadrennial defense
23	REVIEW.—The Panel shall conduct an assessment of
24	each quadrennial defense review required to be con-

ducted under section 118. Each assessment shall in clude—

3 "(A) a review of the Secretary of Defense's 4 terms of reference, and any other materials pro-5 viding the basis for, or substantial inputs to, the 6 work of the Department of Defense on such quad-7 rennial defense review; 8 "(B) an assessment of the assumptions, 9 strategy, findings, and risks in the report of the 10 Secretary of Defense on such quadrennial defense 11 review required under section 118(d), with par-12 ticular attention paid to the risks described in 13 such a report: 14 "(C) an independent assessment of a variety 15 of possible force structures for the armed forces, 16 including the force structure identified in the re-17 port required under section 118(d); and 18 "(D) a review of the resource requirements 19 identified in such quadrennial defense review 20 pursuant to section 118(b)(3) and, to the extent 21 practicable, a general comparison of such re-22 source requirements with the resource require-23 ments to support the forces contemplated under

the force structures assessed under subparagraph
(C).

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1 "(d) Addinistrative	Provisions
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"(1) Staff.—

2

3 "(A) IN GENERAL.—The Chairs of the Panel
4 may, without regard to the civil service laws and
5 regulations, appoint and terminate an executive
6 director and not more than 11 additional per7 sonnel, as may be necessary to enable the Panel
8 to perform the duties of the Panel.

9 "(B) COMPENSATION.—The Chairs of the 10 Panel may fix the compensation of the executive 11 director and other personnel without regard to 12 the provisions of chapter 51 and subchapter III 13 of chapter 53 of title 5, United States Code, re-14 lating to the classification of positions and Gen-15 eral Schedule pay rates, except that the rate of pay for the executive director and other per-16 17 sonnel may not exceed the rate payable for level 18 V of the Executive Schedule under section 5316 19 of such title.

20 "(2) DETAIL OF GOVERNMENT EMPLOYEES.—
21 Any Federal Government employee may be detailed to
22 the Panel without reimbursement, and such detail
23 shall be without interruption or loss of civil service
24 status or privilege.

1	"(3) PROCUREMENT OF TEMPORARY AND INTER-
2	MITTENT SERVICES.—The Chairs of the Panel may
3	procure temporary and intermittent services under
4	section 3109(b) of title 5, United States Code, at rates
5	for individuals that do not exceed the daily equivalent
6	of the annual rate of basic pay for level V of the Exec-
7	utive Schedule under section 5316 of such title.
8	"(4) Provision of information.—The Panel
9	may request directly from the Department of Defense
10	and any of its components such information as the
11	Panel considers necessary to carry out its duties
12	under this section. The head of the department or
13	agency concerned shall cooperate with the Panel to
14	ensure that information requested by the Panel under
15	this paragraph is promptly provided to the maximum
16	extent practical.
17	"(5) Use of certain department of defense
18	RESOURCES.—Upon the request of the Chairs of the
19	Panel, the Secretary of Defense shall make available
20	to the Panel the services of any federally-funded re-
21	search and development center that is covered by a
22	sponsoring agreement of the Department of Defense.
23	"(6) FUNDING.—Funds for activities of the Panel
24	shall be provided from amounts available to the De-
25	partment of Defense.

1 "(e) *REPORTS*.—

2	"(1) Review of national defense strategic
3	ENVIRONMENT.—Not later than June 30 of a year fol-
4	lowing a year evenly divisible by four, the Panel shall
5	submit to the congressional defense committees, the
6	Secretary of Defense, and the National Security
7	Council a report containing the results of the review
8	conducted under subsection $(c)(1)$ and any rec-
9	ommendations or other matters that the Panel con-
10	siders appropriate.

11 "(2) Assessment of quadrennial defense 12 REVIEW.—Not later than 90 days after the date on 13 which a report on a quadrennial defense review is 14 submitted to Congress under section 118(d), the Panel 15 shall submit to the congressional defense committees 16 and the Secretary of Defense a report containing the 17 results of the assessment conducted under subsection 18 (c)(3) and any recommendations or other matters 19 that the Panel considers appropriate.".

20 (2) CLERICAL AMENDMENT.—The table of sec21 tions at the beginning of chapter 2 of title 10, United
22 States Code, is amended by adding at the end the fol23 lowing new item:

"119b. Bipartisan independent strategic review panel.".

24 (b) UPDATES FROM SECRETARY OF DEFENSE ON
25 PROGRESS OF QUADRENNIAL DEFENSE REVIEW.—Section
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1 118(f) of title 10, United States Code, is amended to read
 2 as follows:

3 "(f) UPDATES TO BIPARTISAN INDEPENDENT STRA-4 TEGIC REVIEW PANEL.—The Secretary of Defense shall ensure that periodically, but not less often than every 60 days, 5 6 or at the request of the Chairs of the bipartisan independent 7 strategic review panel established under section 119b(a), the 8 Department of Defense briefs such panel on the progress of the conduct of a quadrennial defense review under sub-9 section (a).". 10

11 (c) BIPARTISAN INDEPENDENT STRATEGIC REVIEW OF
12 THE UNITED STATES ARMY.—

(1) REVIEW REQUIRED.—Not later than 30 days
after the date on which all initial members of the bipartisan independent strategic review panel are appointed under section 119b(b) of title 10, United
States Code, as added by subsection (a)(1) of this section, the Panel shall begin a review of the future of
the Army.

20 (2) ELEMENTS OF REVIEW.—The review required
21 under paragraph (1) shall include a review and as22 sessment of—

23 (A) the validity and utility of the scenarios
24 and planning assumptions the Army used to de25 velop the current force structure of the Army;

1	(B) such force structure and an evaluation
2	of the adequacy of such force structure for meet-
3	ing the goals of the national military strategy of
4	the United States;
5	(C) the size and structure of elements of the
6	Army, in particular United States Army Train-
7	ing and Doctrine Command, United States
8	Army Materiel Command, and corps and higher
9	headquarters elements;
10	(D) potential alternative force structures of
11	the Army; and
12	(E) the resource requirements of each of the
13	alternative force structures analyzed by the
14	Panel.
15	(3) Report.—
16	(A) PANEL REPORT.—Not later than one
17	year after the date on which the Panel begins the
18	review required under paragraph (1), the Panel
19	shall submit to the congressional defense commit-
20	tees and the Secretary of Defense a report con-
21	taining the findings and recommendations of the
22	Panel, including any recommendations con-
23	cerning changes to the planned size and composi-
24	tion of the Army.

1	(B) ADDITIONAL VIEWS.—The report re-
2	quired under subparagraph (A) shall include
3	any additional or dissenting views of a member
4	of the Panel that such member considers appro-
5	priate to include in such report.
6	(4) DEFINITIONS.—In this section:
7	(A) ARMY.—The term "Army" includes the
8	reserve components of the Army.
9	(B) BIPARTISAN INDEPENDENT STRATEGIC
10	REVIEW PANEL.—The terms "bipartisan inde-
11	pendent strategic review panel" and "Panel"
12	mean the bipartisan independent strategic re-
13	view panel established under section 119b(a) of
14	title 10, United States Code, as added by sub-
15	section $(a)(1)$ of this section.
16	SEC. 1082. NOTIFICATION OF DELAYED REPORTS.
17	(a) IN GENERAL.—Chapter 3 of title 10, United States
18	Code, is amended by inserting after section 122a the fol-
19	lowing new section:
20	"§ 122b. Notification of delayed reports
21	"If the Secretary of Defense determines that a report
22	required by law to be submitted by any official of the De-
23	partment of Defense to Congress will not be submitted by
24	the date required under law, the Secretary shall submit to

1	the congressional defense committees a notification, by not
2	later than such date, of the following:
3	"(1) An explanation of why such report will not
4	be submitted by such date.
5	"(2) The date on which such report will be sub-
6	mitted.
7	"(3) The status of such report as of the date of
8	the notification.
9	"(4) The office of the Department carrying out
10	such report and the individual acting as the head of
11	such office.".
12	(b) Clerical Amendment.—The table of sections at
13	the beginning of such chapter is amended by inserting after
14	the item relating to section 122a the following new item:
	"122b. Notification of delayed reports.".
15	SEC. 1083. TECHNICAL AND CLERICAL AMENDMENTS.
16	(a) Amendments to National Defense Author-
17	IZATION ACT FOR FISCAL YEAR 2012.—Effective as of De-
18	cember 31, 2011, and as if included therein as enacted, the
19	National Defense Authorization Act for Fiscal Year 2012
20	(Public Law 112–81) is amended as follows:
21	(1) Section 243(d) (125 Stat. 1344) is amended
22	by striking "paragraph" and inserting "subsection".
23	(2) Section 541(b) (125 Stat. 1407) is amended
24	by striking ", as amended by subsection (a),".

1	(3) Section 589(b) (125 Stat. 1438) is amended
2	by striking "section 717" and inserting "section
3	2564".
4	(4) Section 602(a)(2) (125 Stat. 1447) is amend-
5	ed by striking "repairs," and inserting "repairs".
6	(5) Section 631(e)(28)(A) (125 Stat. 1464) is
7	amended by striking "In addition" in the matter pro-
8	posed to be inserted and inserting "Under regula-
9	tions".
10	(6) Section 631(f)(2) (125 Stat. 1464) is amend-
11	ed by striking "table of chapter" and inserting "table
12	of chapters".
13	(7) Section $631(f)(3)(B)$ (125 Stat. 1465) is
14	amended by striking "chapter 9" and inserting
15	"chapter 10".
16	(8) Section 631(f)(4) (125 Stat. 1465) is amend-
17	ed by striking "subsection (c)" both places it appears
18	and inserting "subsection (d)".
19	(9) Section 801 (125 Stat. 1482) is amended—
20	(A) in subsection $(a)(1)(B)$, by striking
21	"paragraphs (6) and (7)" and inserting "para-
22	graphs (5) and (6)";
23	(B) in subsection $(a)(2)$, in the matter pro-
24	posed to be inserted as a new paragraph, by
25	striking the double closing quotation marks after

1	"capabilities" and inserting a single closing
2	quotation mark; and
3	(C) in subsection $(e)(1)(A)$, by striking
4	"Point" in the matter proposed to be struck
5	and inserting " Point A ".
6	(10) Section 832(b)(1) (125 Stat. 1504) is
7	amended by striking "Defenese" and inserting "De-
8	fense".
9	(11) Section 855 (125 Stat. 1521) is amended by
10	striking "Section 139e(b)(12)" and inserting "Section
11	139c(b)(12)".
12	(12) Section $864(a)(2)$ (125 Stat. 1522) is
13	amended by striking "for Acquisition Workforce Pro-
14	grams" in the matter proposed to be struck.
15	(13) Section 864(d)(2) (125 Stat. 1525) is
16	amended to read as follows:
17	"(2) in paragraph (6), by striking 'ensure that
18	amounts collected' and all that follows through the
19	end of the paragraph (as amended by section 526 of
20	division C of Public Law 112-74 (125 Stat. 914)) and
21	inserting 'ensure that amounts collected under this
22	section are not used for a purpose other than the ac-
23	tivities set forth in section 1201(a) of this title.'.".

1	(14) Section 866(a) (125 Stat. 1526) is amended
2	by striking "September 30" in the matter proposed to
3	be struck and inserting "December 31".
4	(15) Section 867 (125 Stat. 1526) is amended—
5	(A) in paragraph (1), by striking "2010" in
6	the matter proposed to be struck and inserting
7	"2011"; and
8	(B) in paragraph (2), by striking " 2013 "
9	in the matter proposed to be struck and inserting
10	"2014".
11	(16) Section 1045(c)(1) (125 Stat. 1577) is
12	amended by striking ''described in subsection (b)''
13	and inserting "described in paragraph (2)".
14	(17) Section 1067 (125 Stat. 1589) is amend-
15	ed—
16	(A) by striking subsection (a); and
17	(B) by striking the subsection designation
18	and the subsection heading of subsection (b).
19	(18) Section 2702 (125 Stat. 1681) is amend-
20	ed—
21	(A) in the section heading, by striking "AU-
22	THORIZED" and inserting "AUTHORIZATION
23	OF APPROPRIATIONS FOR "; and
24	(B) by striking "Using amounts" and all
25	that follows through "may carry out" and insert-

1	ing "Funds are hereby authorized to be appro-
2	priated for fiscal years beginning after Sep-
3	tember 30, 2011, for".

4 (19) Section 2815(c) (125 Stat. 1689) is amend5 ed by inserting "subchapter III of" before "chapter
6 169".

7 (b) AMENDMENTS TO IKE SKELTON NATIONAL DE8 FENSE AUTHORIZATION ACT FOR FISCAL YEAR 2011.—Ef9 fective as of January 7, 2011, and as if included therein
10 as enacted, the Ike Skelton National Defense Authorization
11 Act for Fiscal Year 2011 (Public Law 111–383) is amended
12 as follows:

13 (1) Section 533(b) (124 Stat. 4216) is amended
14 by inserting "Section" before "1559(a)".

(2) Section 863(d)(9) (124 Stat. 4293; 10 U.S.C.
2330 note) is amended by striking "this title" and inserting "title 10, United States Code".

18 (3) Section 896(a) (124 Stat. 4314) is amended
19 by striking "Chapter 7" and inserting "Chapter 4".
20 (c) AMENDMENTS TO REFLECT REDESIGNATION OF
21 CERTAIN POSITIONS IN OFFICE OF SECRETARY OF DE22 FENSE.—

(1) Assistant secretary of defense for nuCLEAR, CHEMICAL, AND BIOLOGICAL DEFENSE PROGRAMS.— Section 1605(a)(5) of the National Defense

Authorization Act for Fiscal Year 1994 (Public Law
103–160; 22 U.S.C. 2751 note) is amended by strik-
ing "The Assistant to the Secretary of Defense for Nu-
clear and Chemical and Biological Defense Pro-
grams" each place it appears and inserting "The As-
sistant Secretary of Defense for Nuclear, Chemical,
and Biological Defense Programs".
(2) Assistant secretary of defense for re-
SEARCH AND ENGINEERING.—
(A) The following provisions are amended
by striking "Director of Defense Research and
Engineering" and inserting "Assistant Secretary
of Defense for Research and Engineering":
(i) Sections 2362(a)(1) and 2521(e)(5)
of title 10, United States Code.
(ii) Section 241(c) of the National De-
fense Authorization Act for Fiscal Year
2006 (Public Law 109–163; 10 U.S.C. 2521
note).
(iii) Section 212(b) of the Ronald W.
Reagan National Defense Authorization Act
for Fiscal Year 2005 (Public Law 108–375;
10 U.S.C. 2358 note).
(iv) Section $246(d)(1)$ of the Bob
Stump National Defense Authorization Act

1	for Fiscal Year 2003 (Public Law 107–314;
2	10 U.S.C. 2358 note).
3	(v) Section 257(a) of the National De-
4	fense Authorization Act for Fiscal Year
5	1995 (Public Law 103–337; 10 U.S.C. 2358
6	note).
7	(vi) Section $1101(b)(1)(D)$ of the
8	Strom Thurmond National Defense Author-
9	ization Act for Fiscal Year 1999 (Public
10	Law 105–261; 5 U.S.C. 3104 note).
11	(vii) Section $802(g)(1)(B)(ii)$ of the
12	Higher Education Opportunity Act (20
13	U.S.C. 9631(g)(1)(B)(ii)).
14	(B) Section 2365 of title 10, United States
15	Code, is amended—
16	(i) in subsection (a), by inserting "of
17	Defense for Research and Engineering"
18	after "Assistant Secretary"; and
19	(ii) in subsection $(d)(3)(A)$, by striking
20	"Director" and inserting "Assistant Sec-
21	retary".
22	(C) Section 256 of the National Defense Au-
23	thorization Act for Fiscal Year 2006 (Public
24	Law 109–163; 10 U.S.C. 1071 note) is amended
25	in subsections (b)(4) and (d) by striking "Direc-

tor, Defense" and inserting "Assistant Secretary
of Defense for".
(D) Section 1504 of the Duncan Hunter
National Defense Authorization Act for Fiscal
Year 2009 (Public Law 110–417; 10 U.S.C. 2358
note) is amended—
(i) in subsection (a), by striking "Di-
rector of Defense" and inserting "Assistant
Secretary of Defense for"; and
(ii) in subsection $(b)(9)$, by striking
"the Director of the" and all that follows
through "Engineering" and inserting "the
Director and the Assistant Secretary".
(E) Section 802 of the National Defense Au-
thorization Act for Fiscal Year 1994 (Public
Law 103–160; 10 U.S.C. 2358 note) is amend-
ed—
(i) in subsection (a), by striking "Di-
rector of Defense" and inserting "Assistant
Secretary of Defense for";
(ii) in subsections (b), (d), and (e), by
striking "Director" and inserting "Assist-
ant Secretary"; and
(iii) in subsection (f), by striking "Not
later than" and all that follows through

1	"the Director" and inserting "The Assistant
2	Secretary".
3	(F) Section 214 of the National Defense Au-
4	thorization Act for Fiscal Year 2008 (Public
5	Law 110–181; 10 U.S.C. 2521 note) is amended
6	by striking ''unless the'' and all that follows
7	through "ensures" and inserting "unless the As-
8	sistant Secretary of Defense for Research and
9	Engineering ensures".
10	(d) CROSS-REFERENCE AMENDMENTS RELATING TO
11	ENACTMENT OF TITLE 41.—Title 10, United States Code,
12	is amended as follows:
13	(1) Section 2302 is amended—
14	(A) in paragraph (7), by striking "section
15	4 of such Act" and inserting "such section"; and
16	(B) in paragraph (9)(A)—
17	(i) by striking "section 26 of the Office
18	of Federal Procurement Policy Act (41
19	U.S.C. 422)" and inserting "chapter 15 of
20	title 41"; and
21	(ii) by striking "such section" and in-
22	serting "such chapter".
23	(2) Section $2306a(b)(3)(B)$ is amended by strik-
24	ing "section $4(12)(C)(i)$ of the Office of Federal Pro-

1	curement Policy Act (41 U.S.C. $403(12)(C)(i)$)" and
2	inserting "section 103(3)(A) of title 41".
3	(3) Section $2321(f)(2)$ is amended by striking
4	"section 35(c) of the Office of Federal Procurement
5	Policy Act (41 U.S.C. 431(c))" and inserting "section
6	104 of title 41".
7	(4) Section 2359a(h) is amended by striking
8	"section 16(c) of the Office of Federal Procurement
9	Policy Act (41 U.S.C. 414(c))" and inserting "section
10	1702(c) of title 41".
11	(5) Section 2359b(k)(4) is amended—
12	(A) in subparagraph (A), by striking "sec-
13	tion 4 of the Office of Federal Procurement Pol-
14	icy Act (41 U.S.C. 403)" and inserting "section
15	110 of title 41"; and
16	(B) in subparagraph (B), by adding a pe-
17	riod at the end.
18	(6) Section 2379 is amended—
19	(A) in subsections $(a)(1)(A)$, $(b)(2)(A)$, and
20	(c)(1)(B)(i), by striking "section 4(12) of the Of-
21	fice of Federal Procurement Policy Act (41
22	U.S.C. 403(12))" and inserting "section 103 of
23	title 41"; and
24	(B) in subsections (b) and (c)(1), by strik-
25	ing "section 35(c) of the Office of Federal Pro-

1	curement Policy Act (41 U.S.C. 431(c))" and in-
2	serting "section 104 of title 41".
3	(7) Section 2382(c) is amended—
4	(A) in paragraph (2)(B), by striking "sec-
5	tions 303H through 303K of the Federal Prop-
6	erty and Administrative Services Act of 1949 (41
7	U.S.C. 253h through 253k)" and inserting "sec-
8	tions 4101, 4103, 4105, and 4106 of title 41";
9	and
10	(B) in paragraph (3)(A), by striking "sec-
11	tion 16(c) of the Office of Federal Procurement
12	Policy Act (41 U.S.C. 414(c))" and inserting
13	"section 1702(c) of title 41".
14	(8) Section 2410m(b)(1) is amended—
15	(A) in subparagraph (A)(i), by striking
16	"section 7 of such Act" and inserting "section
17	7104(a) of such title"; and
18	(B) in subparagraph (B)(ii), by striking
19	"section 7 of the Contract Disputes Act of 1978"
20	and inserting "section 7104(a) of title 41".
21	(9) Section 2533b is amended—
22	(A) in subsection (h)—
23	(i) in paragraph (1), by striking "sec-
24	tions 34 and 35 of the Office of Federal Pro-
25	curement Policy Act (41 U.S.C. 430 and

1	431)" and inserting "sections 1906 and
2	1907 of title 41"; and
3	(ii) in paragraph (2), by striking "sec-
4	tion 35(c) of the Office of Federal Procure-
5	ment Policy Act (41 U.S.C. $431(c)$)" and
6	inserting "section 104 of title 41"; and
7	(B) in subsection (m) —
8	(i) in paragraph (2), by striking "sec-
9	tion 4 of the Office of Federal Procurement
10	Policy Act (41 U.S.C. 403)" and inserting
11	"section 105 of title 41";
12	(ii) in paragraph (3), by striking "sec-
13	tion 4 of the Office of Federal Procurement
14	Policy Act (41 U.S.C. 403)" and inserting
15	"section 131 of title 41"; and
16	(iii) in paragraph (5), by striking
17	"section 35(c) of the Office of Federal Pro-
18	curement Policy Act (41 U.S.C. 431(c))"
19	and inserting "section 104 of title 41".
20	(e) Other Cross-reference Amendments in Title
21	10.—Title 10, United States Code, is amended as follows:
22	(1) Section 1722b(c) is amended—
23	(A) in paragraph (3), by striking "sub-
24	sections $(b)(2)(A)$ and $(b)(2)(B)$ " and inserting
25	"subsections (b)(1)(A) and (b)(1)(B)"; and

1	(B) in paragraph (4), by striking " $1734(d)$,
2	or 1736(c)" and inserting "or 1734(d)".
3	(2) Section 2382(b)(1) is amended by inserting
4	"of the Small Business Act (15 U.S.C. 657q(c)(4))"
5	after "section 44(c)(4)";
6	(3) Section 2548(e)(2) is amended by striking
7	"section 103(f) of the Weapon Systems Acquisition
8	Reform Act of 2009 (10 U.S.C. 2430 note)," and in-
9	serting "section 2438(f) of this title".
10	(4) Section 2925 is amended—
11	(A) in subsection (a)(1), by striking "sec-
12	tion 533" and inserting "section 553"; and
13	(B) in subsection (b)(1), by striking "sec-
14	tion 139b" and inserting "section 138c".
15	(f) DATE OF ENACTMENT REFERENCES.—Title 10,
16	United States Code, is amended as follows:
17	(1) Section $1564(a)(2)(B)$ is amended by strik-
18	ing "the date of the enactment of the Ike Skelton Na-
19	tional Defense Authorization Act for Fiscal Year
20	2011" in clauses (ii) and (iii) and inserting "Janu-
21	ary 7, 2011".
22	(2) Section $2359b(k)(5)$ is amended by striking
23	"the date that is five years after the date of the enact-
24	ment of this Act" and inserting "January 7, 2016".

1	(3) Section 2649(c) is amended by striking
2	"During the 5-year period beginning on the date of
3	the enactment of the Ike Skelton National Defense Au-
4	thorization Act for Fiscal Year 2011" and inserting
5	"Until January 6, 2016".
6	(4) Section $2790(g)(1)$ is amended by striking
7	"on or after the date of the enactment of the Ike Skel-
8	ton National Defense Authorization Act for Fiscal
9	Year 2011" and inserting "after January 6, 2011,".
10	(5) Sections 3911(b)(2), 6323(a)(2)(B), and
11	8911(b)(2) are amended by striking "the date of the
12	enactment of the Ike Skelton National Defense Au-
13	thorization Act for Fiscal Year 2011" and inserting
14	"January 7, 2011,".
15	(6) Section $10217(d)(3)$ is amended by striking
16	"after the end of the 2-year period beginning on the
17	date of the enactment of this subsection" and insert-
18	ing "after January 6, 2013".
19	(g) Other Miscellaneous Amendments to Title
20	10.—Title 10, United States Code, is amended as follows:
21	(1) Section $113(c)(2)$ is amended by striking
22	"on" after "Board on".
23	(2) The table of sections at the beginning of
24	chapter 4 is amended by striking the item relating to
25	section 133b.

1	(3) Paragraph (3) of section 138(c), as added by
2	section 314(a) of the National Defense Authorization
3	Act for Fiscal Year 2012 (Public Law 112–81; 125
4	Stat. 1357), is transferred to appear at the end of sec-
5	tion $138c(c)$.
6	(4) Section $139a(d)(4)$ is amended by adding a
7	period at the end.
8	(5) Section $139b(a)(6)$ is amended by striking
9	"propriety" and inserting "proprietary".
10	(6) The item relating to section 225 at the end
11	of the table of sections at the beginning of chapter 9
12	is transferred to appear after the item relating to sec-
13	<i>tion 224</i> .
14	(7) Section $843(b)(2)(B)(v)$ (article 43 of the
15	Uniform Code of Military Justice) is amended by
16	striking "Kidnaping,," and inserting "Kidnaping,"
17	(8) Section $920(g)(7)$ (article 120 of the Uniform
18	Code of Military Justice) is amended by striking the
19	second period at the end.
20	(9) Section $1086(b)(1)$ is amended by striking
21	"clause (2)" and inserting "paragraph (2)".
22	(10) Section 1142(b)(10) is amended by striking
23	"training,," and inserting "training,".

1	(11) Section 1401(a) is amended by striking
2	"columns 1, 2, 3, and 4," in the matter preceding the
3	table and inserting "columns 1, 2, and 3,".
4	(12) Section 1781(a) is amended—
5	(A) in the first sentence, by striking "Direc-
6	tor" and inserting "Office";
7	(B) in the first sentence, by striking "here-
8	inafter"; and
9	(C) in the second sentence, by striking "of-
10	fice" both places it appears and inserting "Of-
11	fice".
12	(13) Section 1790 is amended—
13	(A) by striking the section heading and in-
14	serting the following:
15	"§1790. Military personnel citizenship processing";
16	(B) by striking "Authorization of Pay-
17	MENTS.—";
18	(C) by striking "title 10, United States
19	Code" and inserting "this title";
20	(D) by striking "Secs."; and
21	(E) by striking "sections $286(m)$ and (n) of
~~	
22	such Act (8 U.S.C. Sec. 1356(m))" and inserting
22 23	such Act (8 U.S.C. Sec. 1356(m))" and inserting "subsections m and (n) of section 286 of such Act

(14) Section 2006(b)(2) is amended by redesig-
nating the second subparagraph (E) (as added by sec-
tion 109(b)(2)(B) of Public Law 111-377 (124 Stat.
4120), effective August 1, 2011) as subparagraph (F).
(15) Section 2350m(e) is amended by striking
"Not later than October 31, 2009, and annually there-
after" and inserting "Not later than October 31 each
year".
(16) Section 2401 is amended by striking "the
Committee on Armed Services and the Committee on
Appropriations of the Senate and the Committee on
Armed Services and the Committee on Appropriations
of the House of Representatives" in subsections
(b)(1)(B) and $(h)(1)$ and inserting "the congressional
defense committees".
(17) Section 2438 $(a)(3)$ is amended by inserting
"the senior" before "official's".
(18) Section 2548 is amended—
(A) in subsection (a)—
(i) by striking "Not later than" and
all that follows through "the Secretary" and
inserting "The Secretary"; and
(ii) by adding a period at the end of
paragraph (3);

1	(B) in subsection (d) , by striking "Begin-
2	ning with fiscal year 2012, the" and inserting
3	"The"; and
4	(C) in subsection $(e)(1)$, by striking ",
5	United States Code,".
6	(19) Section 2561(f)(2) is amended by striking
7	"Committee on International Relations" and insert-
8	ing "Committee on Foreign Affairs".
9	(20) Section 2687a is amended—
10	(A) in subsection (a), by striking "Foreign
11	relations" and inserting "Foreign Relations";
12	and
13	(B) in subsection $(b)(1)$ —
14	(i) by striking the comma after "in-
15	cluding"; and
16	(ii) by striking "The Treaty" and in-
17	serting "the Treaty".
18	(21) Section 4342 is amended—
19	(A) in subsection (b)—
20	(i) in paragraph (1), by striking
21	
	"clause" both places it appears and insert-
22	"clause" both places it appears and insert- ing "paragraph"; and

1	(B) in subsection (d), by striking "clauses"
2	and inserting "paragraphs"; and
3	(C) in subsection (f), by striking "clauses"
4	and inserting "paragraphs".
5	(22) Section 4343 is amended by striking
6	"clauses" and inserting "paragraphs".
7	(23) Section 6954 is amended—
8	(A) in subsection (b)—
9	(i) in paragraph (1), by striking
10	"clause" both places it appears and insert-
11	ing "paragraph"; and
12	(ii) in paragraph (5), by striking
13	"clauses" and inserting "paragraphs"; and
14	(B) in subsection (d), by striking "clauses"
15	and inserting "paragraphs".
16	(24) Section 6956(b) is amended by striking
17	"clauses" and inserting "paragraphs".
18	(25) Section 9342 is amended—
19	(A) in subsection (b)—
20	(i) in paragraph (1), by striking
21	"clause" both places it appears and insert-
22	ing "paragraph"; and
23	(ii) in paragraph (5), by striking
24	"clauses" and inserting "paragraphs";

1	(B) in subsection (d), by striking "clauses"
2	and inserting "paragraphs"; and
3	(C) in subsection (f), by striking "clauses"
4	and inserting "paragraphs".
5	(26) Section 9343 is amended by striking
6	"clauses" and inserting "paragraphs".
7	(27) Section 10217(c)(3) is amended by striking
8	"consider" and inserting "considered".
9	(h) Repeal of Expired Provisions.—Title 10,
10	United States Code, is amended as follows:
11	(1) Section 1108 is amended—
12	(A) by striking subsections (j) and (k) ; and
13	(B) by redesignating subsection (l) as sub-
14	section (j).
15	(2) Section 2325 is amended by striking sub-
16	section (b) and redesignating subsection (c) as sub-
17	section (b).
18	(3) Section 2349a is repealed, and the table of
19	sections at the beginning of subchapter I of chapter
20	138 is amended by striking the item relating to that
21	section.
22	(4) Section 2374b is repealed, and the table of
23	sections at the beginning of chapter 139 is amended
24	by striking the item relating to that section.

1	(i) Amendments to Title 37.— Title 37, United
2	States Code, is amended as follows:
3	(1) Section 310(c)(1) is amended by striking
4	"section for for" and inserting "section for".
5	(2) Section 431, as transferred to chapter 9 of
6	such title by section $631(d)(2)$ of the National Defense
7	Authorization Act for Fiscal Year 2012 (Public Law
8	112–81; 125 Stat. 1460), is redesignated as section
9	491.
10	(j) Amendments to Title 41.— Title 41, United
11	States Code, is amended as follows:
12	(1) Section $1122(a)(5)$ is amended by striking
13	the period at the end and inserting a semicolon.
14	(2) Section $1703(i)(6)$ is amended by striking
15	"Procurement" and inserting "Procurement".
16	(k) Amendment to Title 46.— Subsection (a) of sec-
17	tion 51301 of title 46, United States Code, is amended in
18	the heading by striking "IN GENERAL" and inserting "IN
19	General".
20	(1) Duplicative Provision in Armed Forces Re-
21	TIREMENT HOME ACT OF 1991.— Section 1511(d) of the
22	Armed Forces Retirement Home Act of 1991 (24 U.S.C.
23	411(d)) is amended by striking the first paragraph (3),
24	leaving the second paragraph (3) added by section 561 of

25 Public Law 112–81 (125 Stat. 1420).

1	(m) CROSS REFERENCES AND DATE OF ENACTMENT
2	References in Reinstatement of Temporary Early
3	Retirement Authority.— Section 4403 of the National
4	Defense Authorization Act for Fiscal Year 1993 (Public
5	Law 102–484; 10 U.S.C. 1293 note), as amended by section
6	504(b) of the National Defense Authorization Act for Fiscal
7	Year 2012 (Public Law 112–81; 125 Stat. 1391), is amend-
8	ed—
9	(1) in subsection $(c)(2)$ —
10	(A) in subparagraph (A), by striking "1995
11	(" and inserting "1995 (Public Law 103–337;";
12	and
13	(B) in subparagraph (B) , by striking
14	"1995" and inserting "1996";
15	(2) in subsection (h), by striking "the date of the
16	enactment of the National Defense Authorization Act
17	for Fiscal Year 2012" and inserting "December 31,
18	2011,"; and
19	(3) in subsection (i)(2), by striking "the date of
20	the enactment of the National Defense Authorization
21	Act for Fiscal Year 2012" and inserting "December
22	31, 2011,".
23	(n) Coordination With Other Amendments Made
24	BY THIS ACT.—For purposes of applying amendments
25	made by provisions of this Act other than this section, the

amendments made by this section shall be treated as having 1 been enacted immediately before any amendment made by 2 other provisions of this Act. 3 TITLE XI—CIVILIAN PERSONNEL 4 MATTERS 5 Subtitle A—General Provisions 6 7 SEC. 1101. EXPANSION OF PERSONNEL MANAGEMENT AU-8 THORITY UNDER EXPERIMENTAL PROGRAM 9 WITH RESPECT TO CERTAIN SCIENTIFIC AND 10 **TECHNICAL POSITIONS.** 11 Subparagraph (A) of section 1101(b)(1) of the Strom 12 Thurmond National Defense Authorization Act for Fiscal Year 1999 (5 U.S.C. 3104 note), as most recently amended 13 by section 1110 of the National Defense Authorization Act 14 15 for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1615), 16 is further amended by striking "40" and inserting "60". SEC. 1102. AUTHORITY TO PAY FOR THE TRANSPORT OF 17 18 FAMILY HOUSEHOLD PETS FOR FEDERAL EM-19 PLOYEES DURING CERTAIN EVACUATION OP-20 **ERATIONS.** 21 Section 5725 of title 5, United States Code, is amend-22 ed— 23 (1) in subsection (a), in the matter following paragraph (2), by striking "and personal effects," 24

and inserting ", personal effects, and family house-
hold pets,"; and
(2) by adding at the end the following:
(c)(1) The expenses authorized under subsection (a)
shall, with respect to the transport of family household pets,
include the expenses for the shipment of and the payment
of any quarantine costs for such pets.
"(2) Any payment or reimbursement under this sec-
tion in connection with the transport of family household
pets shall be subject to terms and conditions which—
``(A) the head of the agency shall by regulation
prescribe; and
``(B) shall, to the extent practicable, be the same
as would apply under regulations prescribed under
section $476(b)(1)(H)(iii)$ of title 37 in connection
with the transport of family household pets of mem-
bers of the uniformed services, including regulations
relating to the types, size, and number of pets for
which such payment or reimbursement may be pro-
vided.".

1	SEC. 1103. EXTENSION OF AUTHORITY TO FILL SHORTAGE
2	CATEGORY POSITIONS FOR CERTAIN FED-
3	ERAL ACQUISITION POSITIONS FOR CIVILIAN
4	AGENCIES.
5	Section 1703(j) of title 41, United States Code, is
6	amended—
7	(1) in paragraph (1)—
8	(A) by striking "sections 3304, 5333, and
9	5753" and inserting "section 3304"; and
10	(B) by striking "use the authorities in those
11	sections to recruit and"; and
12	(2) in paragraph (2), by striking "September 30,
13	2012" and inserting "September 30, 2017".
14	SEC. 1104. ONE-YEAR EXTENSION OF AUTHORITY TO WAIVE
15	ANNUAL LIMITATION ON PREMIUM PAY AND
16	AGGREGATE LIMITATION ON PAY FOR FED-
17	ERAL CIVILIAN EMPLOYEES WORKING OVER-
18	SEAS.
19	SEC. 1105. POLICY ON SENIOR MENTORS.
20	(a) IN GENERAL.—The Secretary of Defense shall pro-
21	vide written notice to the congressional defense committees
22	at least 60 days before implementing any change in the pol-
23	icy regarding senior mentors issued on or about April 1,
24	2010.

(b) APPLICABILITY.—Changes implemented before the
 date of the enactment of this Act shall not be affected by
 this section.

4 Subtitle B—Interagency Personnel 5 Rotations

6 SEC. 1111. INTERAGENCY PERSONNEL ROTATIONS.

7 (a) SHORT TITLE.—This subtitle may be cited as the
8 "Interagency Personnel Rotation Act of 2012".

- 9 (b) DEFINITIONS.—In this subtitle:
- 10 (1) AGENCY.—The term "agency" has the mean11 ing given the term "Executive agency" under section
 12 105 of title 5, United States Code.
- 13 (2) COMMITTEE.—The term "Committee" means
 14 the Committee on National Security Personnel estab-
- 15 lished under subsection (c)(1).
- 16 (3) COVERED AGENCY.—The term "covered agen17 cy" means an agency that is part of an ICI.
- 18 (4) ICI.—The term "ICI" means a National Se-
- 19 curity Interagency Community of Interest identified
- 20 by the Committee under subsection (d)(1).
- 21 (5) ICI POSITION.—The term "ICI position"—
- 22 (A) means—
- 23 (i) a position that—
- 24 (I) is identified by the head of a
 25 covered agency as a position within the

1	covered agency that has significant re-
2	sponsibility for the subject area of the
3	ICI in which the position is located
4	and for activities that involve more
5	than 1 agency;
6	(II) is in the civil service (as de-
7	fined in section 2101(1) of title 5,
8	United States Code) in the executive
9	branch of the Government (including a
10	position in the Foreign Service) at or
11	above GS-11 of the General Schedule
12	or at a level of responsibility com-
13	parable to a position at or above GS-
14	11 of the General Schedule; and
15	(III) is within an ICI; or
16	(ii) a position in an interagency body
17	identified as an ICI position under sub-
18	section $(d)(3)(B)(i)$; and
19	(B) shall not include—
20	(i) any position described under para-
21	graph (10)(A) or (C); or
22	(ii) any position filled by an employee
23	described under paragraph $(10)(B)$.
24	(6) INTELLIGENCE COMMUNITY.—The term "in-
25	telligence community" has the meaning given under

1	section 3(4) of the National Security Act of 1947 (50
2	U.S.C. 401a(4)).
3	(7) INTERAGENCY BODY.—The term "interagency
4	body" means an entity or component identified under
5	subsection $(d)(3)(A)$.
6	(8) INTERAGENCY ROTATIONAL SERVICE.—The
7	term "interagency rotational service" means service
8	by an employee in—
9	(A) an ICI position that is—
10	(i) in—
11	(I) a covered agency other than
12	the covered agency employing the em-
13	ployee; or
14	(II) an interagency body, without
15	regard to whether the employee is em-
16	ployed by the agency in which the
17	interagency body is located; and
18	(ii) the same ICI as the position in
19	which the employee serves or has served be-
20	fore serving in that ICI position; or
21	(B) a position in an interagency body iden-
22	tified under subsection $(d)(3)(B)(ii)$.
23	(9) NATIONAL SECURITY INTERAGENCY COMMU-
24	NITY OF INTEREST.—The term "National Security
25	Interagency Community of Interest" means the posi-

1	tions in the executive branch of the Government
2	that—
3	(A) as a group are positions within mul-
4	tiple agencies of the executive branch of the Gov-
5	ernment; and
6	(B) have significant responsibility for the
7	same substantive, functional, or regional subject
8	area related to national security or homeland se-
9	curity that requires integration of the positions
10	and activities in that area across multiple agen-
11	cies to ensure that the executive branch of the
12	Government operates as a single, cohesive enter-
13	prise to maximize mission success and minimize
14	cost.
15	(10) Political appointee.—The term "polit-
16	ical appointee" means an individual who—
17	(A) is employed in a position described
18	under sections 5312 through 5316 of title 5,
19	United States Code (relating to the Executive
20	Schedule);
21	(B) is a noncareer appointee in the Senior
22	Executive Service, as defined under section
23	3132(a)(7) of title 5, United States Code; or
24	(C) is employed in a position in the execu-
25	tive branch of the Government of a confidential

1	$or\ policy$ -determining character under schedule C
2	of subpart C of part 213 of title 5 of the Code
3	of Federal Regulations.
4	(11) Senior position.—The term "senior posi-
5	tion" means—
6	(A) a Senior Executive Service position, as
7	defined in section 3132(a)(2) of title 5, United
8	States Code;
9	(B) a position in the Senior Foreign Serv-
10	ice established under the Foreign Service Act of
11	1980 (22 U.S.C. 3901 et seq.);
12	(C) a position in the Federal Bureau of In-
13	vestigation and Drug Enforcement Administra-
14	tion Senior Executive Service established under
15	section 3151 of title 5, United States Code;
16	(D) a position filled by a limited term ap-
17	pointee or limited emergency appointee in the
18	Senior Executive Service, as defined under para-
19	graphs (5) and (6), respectively, of section
20	3132(a) of title 5, United States Code; and
21	(E) any other equivalent position identified
22	by the Committee.
23	(c) Committee on National Security Per-
24	SONNEL

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1	(1) ESTABLISHMENT.—There is established the
2	Committee on National Security Personnel within the
3	Executive Office of the President.
4	(2) Membership.—The members of the Com-
5	mittee shall be the Director of the Office of Manage-
6	ment and Budget, the Director of the Office of Per-
7	sonnel Management, and the Assistant to the Presi-
8	dent for National Security Affairs.
9	(3) CHAIRPERSON.—The Director of the Office of
10	Management and Budget shall be the Chairperson of
11	the Committee.
12	(4) FUNCTIONS.—
13	(A) IN GENERAL.—The Committee shall
14	perform the functions as provided under this
15	subtitle to implement this subtitle and shall vali-
16	date the actions taken by the heads of covered
17	agencies to implement the directives issued and
18	meet the standards established under subpara-
19	graph (B).
20	(B) Directives and standards.—
21	(i) IN GENERAL.—In consultation with
22	the Director of the Office of Personnel Man-
23	agement and the Assistant to the President
24	for National Security Affairs, the Director
25	of the Office of Management and Budget

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1	shall issue directives and establish stand-
2	ards relating to the implementation of this
3	subtitle.
4	(ii) Use by covered agencies.—The
5	head of each covered agency shall carry out
6	the responsibilities under this subtitle in ac-
7	cordance with the directives issued and
8	standards established by the Director of the
9	Office of Management and Budget.
10	(5) Support and implementation.—
11	(A) BOARD.—There is established to assist
12	the Committee a board, the members of which
13	shall be appointed—
14	(i) in accordance with subparagraph
15	(B); and
16	(ii) from among individuals holding
17	an office or position in level III of the Exec-
18	utive Schedule.
19	(B) APPOINTMENTS.—Members of the board
20	shall be appointed as follows:
21	(i) One by the Secretary of State.
22	(ii) One by the Secretary of Defense.
23	(iii) One by the Secretary of Homeland
24	Security.
25	(iv) One by the Attorney General.

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1	(v) One by the Secretary of the Treas-
2	ury.
3	(vi) One by the Secretary of Energy.
4	(vii) One by the Secretary of Health
5	and Human Services.
6	(viii) One by the Secretary of Com-
7	merce.
8	(ix) One by the head of any other
9	agency (or, if more than 1, by each of the
10	respective heads of any other agencies) de-
11	termined appropriate by the Committee.
12	As used in clause (ix), the term "agency" does
13	not include any element of the intelligence com-
14	munity.
15	(C) CHIEF HUMAN CAPITAL OFFICERS
16	COUNCIL.—The Chief Human Capital Officers
17	Council shall provide advice to the Committee re-
18	garding technical human capital issues.
19	(D) Covered Agency officials.—
20	(i) IN GENERAL.—The head of each
21	covered agency shall designate an officer
22	and office within that covered agency with
23	responsibility for the implementation of this
24	subtitle.

1	(ii) Existing offices.—If an officer
2	or office of a covered agency is designated
3	as the officer or office within the covered
4	agency with responsibility for the imple-
5	mentation of Executive Order 13434 for the
6	covered agency on the date of enactment of
7	this Act, the head of the covered agency
8	shall designate the officer or office as the of-
9	ficer or office within the covered agency
10	with responsibility for the implementation
11	of this subtitle.
12	(E) Staff.—
13	(i) In GENERAL.—Not more than 3
14	full-time employees (or the equivalent) may
15	be hired to assist the Committee in the im-
16	plementation of this subtitle. Each employee
17	so hired shall be selected from among indi-
18	viduals serving in the Office of Management
19	and Budget, the Office of Personnel Man-
20	agement, or any other agency.
21	(ii) FUNDING.—
22	(I) AUTHORIZATION OF APPRO-
23	PRIATIONS.—There are authorized to
24	be appropriated for each of fiscal years
25	2013 through 2017 to carry out clause

1	(i) an amount equal to the amount ex-
2	pended for salaries and expenses of the
3	National Security Professional Devel-
4	opment Integration Office during fiscal
5	year 2012.
6	(II) Offset.—
7	(aa) IN GENERAL.—Except
8	as provided in subparagraph
9	(D)(ii), effective on the date of en-
10	actment of this Act, the National
11	Security Professional Develop-
12	ment Integration Office of the De-
13	partment of Defense is terminated
14	and, on and after the date of en-
15	actment of this Act, the Secretary
16	of Defense may not establish a
17	comparable office to implement
18	Executive Order 13434 or to de-
19	sign, administer, or report on the
20	creation of a national security
21	professional development system,
22	cadre of national security profes-
23	sionals, or any personnel rota-
24	tions, education, or training for
25	individuals involved in inter-

1	agency activities or who are na-
2	tional security professionals who
3	are not employed by the Depart-
4	ment of Defense. Nothing in this
5	item shall be construed to prohibit
6	the Secretary of Defense from es-
7	tablishing or designating an office
8	to administer interagency rota-
9	tions by, or the interagency ac-
10	tivities of, employees of the De-
11	partment of Defense.
12	(bb) TRANSFER OF FUNC-
13	TIONS.—Effective on the date of
14	enactment of this Act, there are
15	transferred to the Office of Man-
16	agement and Budget or the Office
17	of Personnel Management, as de-
18	termined appropriate by the Com-
19	mittee, the functions of the Na-
20	tional Security Professional De-
21	velopment Integration Office of
22	the Department of Defense.
23	(cc) FUNDS.—Effective on
24	the date of enactment of this Act,
25	all unobligated balances made

1	available for the activities of the
2	National Security Professional
3	Development Integration Office of
4	the Department of Defense are re-
5	scinded.
6	(d) National Security Interagency Communities
7	of Interest.—
8	(1) Identification of icis.—Subject to sub-
9	section (g), the Committee—
10	(A) shall identify ICIs on an ongoing basis
11	for purposes of carrying out this subtitle; and
12	(B) may alter or discontinue an ICI identi-
13	fied under subparagraph (A).
14	(2) Identification of ici positions.—The
15	head of each covered agency shall identify ICI posi-
16	tions within the covered agency.
17	(3) INTERAGENCY BODIES.—
18	(A) Identification.—
19	(i) In General.—The Committee shall
20	identify—
21	(I) entities in the executive branch
22	of the Government that are primarily
23	involved in interagency activities relat-
24	ing to national security or homeland
25	security; and

1	(II) components of agencies that
2	are primarily involved in interagency
3	activities relating to national security
4	or homeland security and have a mis-
5	sion distinct from the agency within
6	which the component is located.
7	(ii) Certain bodies.—
8	(I) IN GENERAL.—The Committee
9	shall identify the National Security
10	Council as an interagency body under
11	this subparagraph.
12	(II) FBI ROTATIONS.—Joint Ter-
13	rorism Task Forces shall not be consid-
14	ered interagency bodies for purposes of
15	service by employees of the Federal Bu-
16	reau of Investigation.
17	(iii) DUTIES OF HEAD OF COVERED
18	AGENCY.—The Committee shall designate
19	the Federal officer who shall perform the
20	duties of the head of a covered agency relat-
21	ing to ICI positions within an interagency
22	body.
23	(B) Positions in interagency bodies.—
24	The officials designated under subparagraph
25	(A)(iii) shall identify—

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1	(i) positions within their respective
2	interagency bodies that are ICI positions;
3	and
4	(ii) positions within their respective
5	interagency bodies—
6	(I) that are not a position de-
7	scribed under subsection $(b)(10)(A)$ or
8	(C) or a position filled by an employee
9	described under subsection $(b)(10)(B)$;
10	and
11	(II) for which service in the posi-
12	tion shall constitute interagency rota-
13	tional service.
14	(e) INTERAGENCY COMMUNITY OF INTEREST ROTA-
15	TIONAL SERVICE.—
16	(1) Exclusion of senior positions.—For
17	purposes of this subsection, the term "ICI position"
18	does not include a senior position.
19	(2) ROTATIONS.—
20	(A) IN GENERAL.—The Committee shall
21	provide for employees serving in an ICI position
22	to be assigned on a rotational basis to another
23	ICI position that is—
24	(i) within another covered agency or
25	within an interagency body; and

1	(ii) within the same ICI.
2	(B) EXCEPTION.—An employee may be as-
3	signed to an ICI position in another covered
4	agency or in an interagency body that is not in
5	the ICI applicable to an ICI position in which
6	the employee serves or has served if—
7	(i) the employee has particular non-
8	governmental or other expertise or skills
9	that are relevant to the assigned ICI posi-
10	tion; and
11	(ii) the head of the covered agency em-
12	ploying the employee, the head of the cov-
13	ered agency to which the assignment is
14	made, and the Committee approve the as-
15	signment.
16	(C) Nonreimbursable basis.—Service by
17	an employee in an ICI position in another cov-
18	ered agency or in an interagency body that is
19	not within the agency employing the employee
20	shall be performed without reimbursement.
21	(D) Return to prior position.—Except
22	as otherwise provided by the Committee, an em-
23	ployee performing service in an ICI position in
24	another covered agency or interagency body or in
25	a position designated under subsection

1 (d)(3)(B)(ii) shall be entitled to return, within a 2 reasonable period of time after the end of the period of service, to the position held by the em-3 4 ployee, or a corresponding or higher position (or, 5 in the case of an employee in the Foreign Serv-6 ice, as defined in section 102(11) of the Foreign 7 Service Act of 1980 (22 U.S.C. 3902(11)), a po-8 sition in the same or a higher personnel cat-9 egory), in the covered agency employing the em-10 ployee. 11 (3) Selection of ici positions open for ro-12 TATIONAL SERVICE.— 13 (A) IN GENERAL.—The head of each covered 14 agency shall determine which ICI positions in 15 the covered agency shall be available for service 16 by employees from another covered agency and 17 may modify a determination under this sub-18 paragraph. 19 (B) LIST.—The Committee shall maintain 20 a single, integrated list of ICI positions and of 21 positions available for service by employees from 22 another covered agency under this subsection and 23 shall make the list available to Federal employees

25 cations for the positions and long-term career

on an ongoing basis in order to facilitate appli-

1	planning by employees of the executive branch of
2	the Government, except to the extent that the
3	Committee determines that the identity of cer-
4	tain positions should not be distributed in order
5	to protect national security or homeland secu-
6	rity.
7	(4) Minimum period of service.—With respect
8	to the period of service in an ICI position in another
9	covered agency or interagency body, the Committee—
10	(A) shall, notwithstanding any other provi-
11	sion of law, ensure that the period of service is
12	sufficient to gain an adequately detailed under-
13	standing and perspective of the covered agency or
14	interagency body at which the employee is as-
15	signed;
16	(B) may provide for different periods of
17	service, depending upon the nature of the posi-
18	tion, including whether the position is in an
19	area that is a combat zone for purposes of section
20	112 of the Internal Revenue Code of 1986; and
21	(C) shall require that an employee per-
22	forming service in an ICI position in another
23	covered agency or interagency body is informed
24	of the period of service for the position before be-
25	ginning such service.

1	(5) Voluntary nature of rotational serv-
2	ICE.—
3	(A) IN GENERAL.—Except as provided in
4	subparagraph (B), service in an ICI position in
5	another covered agency or interagency body shall
6	be voluntary on the part of the employee.
7	(B) AUTHORITY TO ASSIGN INVOLUN-
8	TARILY.—If the head of a covered agency has the
9	authority under another provision of law to as-
10	sign an employee involuntarily to a position and
11	the employee is serving in an ICI position, the
12	head of the covered agency may assign the em-
13	ployee involuntarily to serve in an ICI position
14	in another covered agency or interagency body.
15	(6) TRAINING AND EDUCATION OF PERSONNEL
16	PERFORMING INTERAGENCY ROTATIONAL SERVICE.—
17	Each employee performing interagency rotational
18	service shall participate in the training and edu-
19	cation, if any, that is regularly provided to new em-
20	ployees by the covered agency or interagency body in
21	which the employee is serving in order to learn how
22	the covered agency or interagency body functions.
23	(7) Prevention of need for increased per-
24	sonnel levels.—The Committee shall ensure that
25	employees are rotated across covered agencies and

1	interagency bodies within an ICI in a manner that
2	ensures that, for the original ICI positions of all em-
3	ployees performing service in an ICI position in an-
4	other covered agency or interagency body—
5	(A) employees from another covered agency
6	or interagency body who are performing service
7	in an ICI position in another covered agency or
8	interagency body, or other available employees,
9	begin service in such original positions within a
10	reasonable period, at no additional cost to the
11	covered agency or the interagency body in which
12	such original positions are located; or
13	(B) other employees do not need to serve in
14	the positions in order to maintain the effective-
15	ness of or to prevent any costs being accrued by
16	the covered agency or interagency body in which
17	such original positions are located.
18	(8) OPEN AND FAIR COMPETITION.—Each cov-
19	ered agency or interagency body that has an ICI posi-
20	tion available for service by an employee from an-
21	other covered agency shall coordinate with the Office
22	of Personnel Management to ensure that employees of
23	covered agencies selected to perform interagency rota-
24	tional service shall be selected in a fully open and
25	competitive manner that is consistent with the merit

1	system principles set forth in paragraphs (1) and (2)
2	of section 2301(b) of title 5, United States Code, un-
3	less the ICI position is otherwise exempt under an-
4	other provision of law.
5	(9) Personnel law matters.—
6	(A) NATIONAL SECURITY EXCLUSION.—The
7	identification of a position as available for serv-
8	ice by an employee of another covered agency or
9	as being within an ICI shall not be a basis for
10	an order under section 7103(b) of title 5, United
11	States Code, excluding the covered agency, or a
12	subdivision thereof, in which the position is lo-
13	cated from the applicability of chapter 71 of such
14	title.
15	(B) ON ROTATION.—An employee per-
16	forming interagency rotational service shall have
17	all the rights that would be available to the em-
18	ployee if the employee were detailed or assigned
19	under a provision of law other than this subtitle
20	from the agency employing the employee to the
21	agency in which the ICI position in which the
22	employee is serving is located.
23	(10) CONSULTATION.—The Committee shall con-
24	sult with relevant associations, unions, and other
25	groups involved in collective bargaining or encour-

1	aging public service, organizational reform of the
2	Government, or interagency activities (such as the Si-
3	mons Center for the Study of Interagency Cooperation
4	of the Command and General Staff College Founda-
5	tion) in formulating and implementing policies under
6	this subtitle.
7	(11) Officers of the armed forces.—The
8	policies, procedures, and practices for the manage-
9	ment of officers of the Armed Forces may provide for
10	the assignment of officers of the Armed Forces to ICI
11	positions or positions designated under subsection
12	(d)(3)(B)(ii).
13	(12) PERFORMANCE APPRAISALS.—The Com-
14	mittee shall—
15	(A) ensure that an employee receives per-
16	formance evaluations that are based primarily
17	on the contribution of the employee to the work
18	of the covered agency in which the employee is
19	performing service in an ICI position in another
20	covered agency or interagency body and the func-
21	tioning of the applicable ICI; and
22	(B) require that—
23	(i) officials at the covered agency em-
24	ploying the employee conduct the evalua-
25	tions based on input from the supervisors of

the employee during service in an ICI posi-
tion in another covered agency or inter-
agency body; and
(ii) the evaluations shall be provided
the same weight in the receipt of promotions
and other rewards by the employee from the
covered agency employing the employee as
performance evaluations receive for other
employees of the covered agency.
(f) Selection of Senior Positions in an Inter-
AGENCY COMMUNITY OF INTEREST.—
(1) Selection of individuals to fill senior
POSITIONS WITHIN AN ICI.—In selecting individuals
to fill senior positions within an ICI, the head of a
covered agency shall ensure that a strong preference
is given to personnel who have performed interagency
rotational service.
(2) ESTABLISHMENT BY HEADS OF COVERED
AGENCIES OF MINIMUM THRESHOLDS.—
(A) IN GENERAL.—On October 1 of the 2nd
fiscal year after the fiscal year in which the
Committee identifies an ICI, and October 1 of
each fiscal year thereafter, the head of each cov-
ered agency within which 1 or more positions
within that ICI are located shall establish the

1	minimum number of that agency's senior posi-
2	tions that are within that ICI that shall be filled
3	by personnel who have performed interagency ro-
4	tational service.
5	(B) Reporting requirements.—
6	(i) Minimum number of positions.—
7	Not later than 30 days after the date on
8	which all heads of covered agencies have es-
9	tablished the minimum number required
10	under subparagraph (A) for a fiscal year,
11	the Committee shall submit to Congress a
12	consolidated list of the minimum numbers
13	of senior positions that shall be filled by
14	personnel who have performed interagency
15	rotational service.
16	(ii) Failure to meet minimum num-
17	BER.—Not later than 30 days after the end
18	of any fiscal year in which a covered agen-
19	cy fails to meet the minimum number of
20	senior positions to be filled by individuals
21	who have performed interagency rotational
22	service established by the head of the covered
23	agency under subparagraph (A), the head of
24	the covered agency shall submit to the Com-
25	mittee and Congress a report identifying the

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1	failure and indicating what actions the
2	head of the covered agency has taken or
3	plans to take in response to the failure.
4	(3) Other rotational requirements.—
5	(A) Credit for service in another com-
6	PONENT WITHIN AN AGENCY.—Service performed
7	during the first 3 fiscal years after the fiscal
8	year in which an ICI is identified by the Com-
9	mittee by an employee in a rotation to an ICI
10	position in another component of the covered
11	agency that employs the employee that is identi-
12	fied under subparagraph (B) shall constitute
13	interagency rotational service for purposes of
14	this section.
15	(B) Identification of components.—
16	Subject to approval by the Committee, the head
17	of a covered agency may identify the components
18	of the covered agency that are sufficiently inde-
19	pendent in functionality for service in a rotation
20	in the component to qualify as service in another
21	component of the covered agency for purposes of
22	subparagraph (A).
23	(g) Implementation.—
24	(1) ICIS AND ICI POSITIONS.—

1	(A) IN GENERAL.—During each of the first
2	4 fiscal years after the fiscal year in which this
3	Act is enacted—
4	(i) there shall be 2 ICIs, which shall be
5	an ICI for emergency management and an
6	ICI for stabilization and reconstruction;
7	and
8	(ii) not less than 20 employees and not
9	more than 25 employees in the executive
10	branch of the Government shall perform
11	service in an ICI position in another cov-
12	ered agency or in an interagency body that
13	is not within the agency employing the em-
14	ployee under this subtitle.
15	(B) LOCATION.—
16	(i) IN GENERAL.—The Committee shall
17	designate a metropolitan area in which the
18	ICI for emergency management will be lo-
19	cated and a metropolitan area in which the
20	ICI for stabilization and reconstruction will
21	be located.
22	(ii) SERVICE.—During the first 4 fis-
23	cal years after the fiscal year in which this
24	Act is enacted, any service in an ICI posi-
25	tion in another covered agency or in an

1	interagency body that is not within the
2	agency employing the employee shall be per-
3	formed—
4	(I) by an employee who is located
5	in a metropolitan area for the ICI des-
6	ignated under clause (i) before begin-
7	ning service in the ICI position; and
8	(II) at a location in a metropoli-
9	tan area for the ICI designated under
10	clause (i).
11	(2) Priority for details.—During the first 4
12	fiscal years after the fiscal year in which this Act is
13	enacted, a covered agency shall give priority in using
14	amounts available to the covered agency for details to
15	assigning employees on a rotational basis under this
16	subtitle.
17	(h) Strategy and Performance Evaluation.—
18	(1) Issuing of strategy.—
19	(A) IN GENERAL.—Not later than October 1
20	of the 3rd fiscal year after the fiscal year in
21	which this Act is enacted, and every 4 fiscal
22	years thereafter through the 11th fiscal year after
23	the fiscal year in which this Act is enacted, the
24	Committee shall issue a National Security
25	Human Capital Strategy to develop the national

1	security and homeland security personnel nec-
2	essary for accomplishing national security and
3	homeland security objectives that require integra-
4	tion of personnel and activities from multiple
5	agencies of the executive branch of the Govern-
6	ment.
7	(B) Consultations with congress.—In
8	developing or making adjustments to the Na-
9	tional Security Human Capital Strategy issued
10	under subparagraph (A), the Committee—
11	(i) shall consult at least annually with
12	Congress, including majority and minority
13	views from all appropriate authorizing, ap-
14	propriations, and oversight committees; and
15	(ii) as the Committee determines ap-
16	propriate, shall solicit and consider the
17	views and suggestions of entities potentially
18	affected by or interested in the strategy.
19	(C) CONTENTS OF STRATEGY.—Each Na-
20	tional Security Human Capital Strategy issued
21	under subparagraph (A) shall—
22	(i) provide for the implementation of
23	this subtitle;
24	(ii) identify best practices from ICIs
25	already in operation;

1 *(iii) identify any additional ICIs to be* 2 identified by the Committee; (iv) include a schedule for the issuance 3 of directives and establishment of standards 4 relating to the requirements under this sub-5 6 title by the Committee; 7 (v) include a description of how the 8 strategy incorporates views and suggestions 9 obtained through the consultations with 10 Congress required under subparagraph (B); 11 (vi) include an assessment of perform-12 ance measures over a multi-year period, 13 such as— 14 (I) the percentage of ICI positions 15 available for service by employees from another covered agency for which such 16 17 employees performed such service; 18 (II) the number of personnel par-19 ticipating in interagency rotational 20 service in each covered agency and 21 interagency body; 22 (III) the length of interagency ro-23 tational service under this subtitle;

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1	(IV) reports by the heads of cov-
2	ered agencies submitted under sub-
3	section $(f)(2)(B)(ii);$
4	(V) the training and education of
5	personnel who perform interagency ro-
6	tational service, and the evaluation by
7	the Committee of the training and edu-
8	cation;
9	(VI) the positions (including
10	grade level) held by employees who per-
11	form interagency rotational service
12	during the period beginning on the
13	date on which the interagency rota-
14	tional service terminates and ending
15	on the date of the assessment; and
16	(VII) to the extent possible, the
17	evaluation of the Committee of the util-
18	ity of interagency rotational service in
19	improving interagency integration.
20	(2) Reports.—Not later than October 1 of the
21	2nd fiscal year after a fiscal year in which the Com-
22	mittee issues a National Security Human Capital
23	Strategy under paragraph (1), the Committee shall
24	assess the performance measures described in para-
25	graph (1)(C)(vi).

(3) SUBMISSION TO CONGRESS.—Not later than
 30 days after the date on which the Committee issues
 a National Security Human Capital Strategy under
 paragraph (1) or assesses performance measures
 under paragraph (2), the Committee shall submit the
 strategy or assessment to Congress.

7 (i) GAO STUDY OF INTERAGENCY ROTATIONAL SERV8 ICE.—Not later than the end of the 2nd fiscal year after
9 the fiscal year in which this Act is enacted, the Comptroller
10 General of the United States shall submit to Congress a re11 port regarding—

(1) the extent to which performing service in an ICI position in another covered agency or an interagency body under this subtitle enabled the employees performing the service to gain an adequately detailed understanding of and perspective on the covered agency or interagency body, including an assessment of the effect of—

- 19 (A) the period of service; and
- 20 (B) the duties performed by the employees
 21 during the service;

22 (2) the effectiveness of the Committee and the 23 staff of the Committee funded under subsection 24 (c)(5)(E)(ii) in overseeing and managing interagency 25 rotational service under this subtitle, including an

1	evaluation of any directives or standards issued by
2	the Committee;
3	(3) the participation of covered agencies in inter-
4	agency rotational service under this subtitle, includ-
5	ing whether each covered agency that performs a mis-
6	sion relating to an ICI in effect—
7	(A) identified positions within the covered
8	agency as ICI positions;
9	(B) had 1 or more employees from another
10	covered agency perform service in an ICI posi-
11	tion in the covered agency; or
12	(C) had 1 or more employees of the covered
13	agency perform service in an ICI position in an-
14	other covered agency;
15	(4) the positions (including grade level) held by
16	employees after completing interagency rotational
17	service under this subtitle, and the extent to which the
18	employees were rewarded for the service; and
19	(5) the extent to which or likelihood that inter-
20	agency rotational service under this subtitle has im-
21	proved or is expected to improve interagency integra-
22	tion.
23	(j) Prohibition of Printed Reports.—Each strat-
24	egy, plan, report, or other submission required under this
25	subtitle—

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1	(1) shall be made available by the agency issuing
2	the strategy, plan, report, or other submission only in
3	electronic form; and
4	(2) shall not be made available by the agency in
5	printed form.
6	(k) EXCLUSION.—This subtitle shall not apply to any
7	element of the intelligence community.
8	TITLE XII—MATTERS RELATING
9	TO FOREIGN NATIONS
10	Subtitle A—Assistance and
11	Training
12	SEC. 1201. COMMANDERS' EMERGENCY RESPONSE PRO-
13	GRAM IN AFGHANISTAN.
14	(a) AUTHORITY FOR FISCAL YEAR 2013.—Subsection
15	(a) of section 1201 of the National Defense Authorization
16	Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat.
17	1619) is amended—
18	(1) in the heading, by striking "FISCAL YEAR
19	2012" and inserting "FISCAL YEAR 2013"; and
20	(2) by striking "fiscal year 2012" and inserting
21	''fiscal year 2013''.
22	(b) Quarterly Reports.—Subsection (b)(1) of such
22 23	(b) QUARTERLY REPORTS.—Subsection (b)(1) of such section is amended by striking "fiscal year 2012" and in-

(c) EXTENSION OF AUTHORITY TO ACCEPT CONTRIBU TIONS.—Subsection (f) of such section is amended by strik ing "in fiscal year 2012" and inserting "during any period
 during which the authority of subsection (a) is in effect".
 SEC. 1202. MODIFICATION OF AUTHORITIES RELATING TO
 PROGRAM TO BUILD THE CAPACITY OF FOR EIGN MILITARY FORCES.

8 (a) AUTHORIZED ELEMENTS.—Section 1206(b)(1) of 9 the National Defense Authorization Act for Fiscal Year 10 2006 (Public Law 109–163; 119 Stat. 3457), as amended by the John Warner National Defense Authorization Act for 11 Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2418), 12 is further amended by striking "equipment, supplies and 13 training" and inserting "equipment, supplies, training, 14 15 and small-scale military construction activities".

(b) USE OF FUNDS FOR FISCAL YEAR 2013.—Subsection (c) of such section, as most recently amended by section 1204(a) of the National Defense Authorization Act for
Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1621), is
further amended by adding at the end the following:

21 "(6) USE OF FUNDS FOR FISCAL YEAR 2013.—
22 "(A) LIMITATION ON SMALL-SCALE MILI23 TARY CONSTRUCTION ACTIVITIES.—Of amounts
24 available under this subsection for the authority
25 in subsection (a) for fiscal year 2013—

1	"(i) not more than \$750,000 may be
2	obligated or expended for small-scale mili-
3	tary construction activities (as described in
4	subsection $(b)(1)$ under a program author-
5	ized under subsection (a); and
6	"(ii) not more than \$25,000,000 may
7	be obligated or expended for small-scale
8	military construction activities (as de-
9	scribed in subsection (b)(1)) under all pro-
10	grams authorized under subsection (a).
11	"(B) Availability of funds for pro-
12	GRAMS DURING FISCAL YEAR 2014.—
13	"(i) In general.—Subject to clause
14	(ii), not more than 20 percent of amounts
15	available under this subsection for the au-
16	thority in subsection (a) for fiscal year
17	2013 may be obligated and expended to con-
18	duct or support a program authorized
19	under subsection (a) during fiscal year
20	2014.
21	"(ii) NOTIFICATION.—Whenever the
22	Secretary of Defense decides, with the con-
23	currence of the Secretary of State, to con-
24	duct or support a program authorized
25	under subsection (a) during fiscal year

1	2014 using amounts described in clause (i),
2	the Secretary of Defense shall submit to the
3	congressional committees specified in para-
4	graph (3) of subsection (e) a notification in
5	writing of that decision in accordance with
6	such subsection by not later than September
7	30, 2013.".
8	SEC. 1203. THREE-YEAR EXTENSION OF AUTHORITY FOR
9	NON-RECIPROCAL EXCHANGES OF DEFENSE
10	PERSONNEL BETWEEN THE UNITED STATES
11	AND FOREIGN COUNTRIES.
12	Section 1207(f) of the National Defense Authorization
13	Act for Fiscal Year 2010 (Public Law 111–84; 123 Stat.
14	2514; 10 U.S.C. 168 note) is amended by striking "Sep-
15	tember 30, 2012" and inserting "September 30, 2015".
16	Subtitle B—Matters Relating to
17	Iraq, Afghanistan, and Pakistan
18	SEC. 1211. ONE-YEAR EXTENSION OF AUTHORITY FOR REIM-
19	BURSEMENT OF CERTAIN COALITION NA-
20	TIONS FOR SUPPORT PROVIDED TO UNITED
21	STATES MILITARY OPERATIONS.
22	(a) EXTENSION.—Subsection (a) of section 1233 of the
23	National Defense Authorization Act for Fiscal Year 2008
24	(Public Law 110–181; 122 Stat. 393), as most recently
25	amended by section 1213 of the National Defense Authoriza-

1	tion Act for Fiscal Year 2012 (Public Law 112–81; 125
2	Stat. 1630), is further amended—
3	(1) by striking "fiscal year 2012" and inserting
4	"fiscal year 2013"; and
5	(2) by striking "Operation Iraqi Freedom or".
6	(b) Limitation on Amount Available.—Subsection
7	(d)(1) of such section, as so amended, is further amended—
8	(1) by striking "fiscal year 2012" and inserting
9	''fiscal year 2013'';
10	(2) by striking "\$1,690,000,000" and inserting
11	"\$1,650,000,000"; and
12	(3) by adding at the end the following: "Of the
13	aggregate amount specified in the preceding sentence,
14	the total amount of reimbursements made under sub-
15	section (a) and support provided under subsection (b)
16	to Pakistan during fiscal year 2013 may not exceed
17	\$650,000,000.".
18	(c) Additional Limitation on Reimbursement of
19	THE GOVERNMENT OF PAKISTAN.—Such section, as so
20	amended, is further amended—
21	(1) by redesignating subsection (f) as subsection
22	(g); and
23	(2) by inserting after subsection (e) the following:
24	"(f) Additional Limitation on Reimbursement of
25	THE GOVERNMENT OF PAKISTAN.—In addition to the other

1	requirements of this section, reimbursements authorized by
2	subsection (a) and the support authorized by subsection (b)
3	may be made to the Government of Pakistan for support
4	of United States military operations for fiscal year 2013
5	only if the Secretary of Defense submits to the congressional
6	defense committees the following:
7	"(1) A report that contains a description of—
8	"(A) a model for reimbursement, including
9	how claims are proposed and adjudicated;
10	``(B) new conditions or caveats that the
11	Government of Pakistan places on the use of its
12	supply routes; and
13	(C) the estimated differences in costs asso-
14	ciated with transit through supply routes in
15	Pakistan for fiscal year 2011 as compared to fis-
16	cal year 2013.
17	"(2) A certification of the Secretary of Defense
18	that the Government of Pakistan is committed to—
19	"(A) supporting counterterrorism oper-
20	ations against Al Qaeda, its associated move-
21	ments, the Haqqani Network, and other domestic
22	and foreign terrorist organizations;
23	``(B) dismantling improvised explosive de-
24	vice (IED) networks and interdicting precursor
25	chemicals used in the manufacture of IEDs;

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1	(C) preventing the proliferation of nuclear-
2	related material and expertise; and
3	"(D) issuing visas in a timely manner for
4	United States Government personnel supporting
5	counterterrorism efforts and assistance programs
6	in Pakistan.".
7	SEC. 1212. AUTHORITY TO SUPPORT OPERATIONS AND AC-
8	TIVITIES OF THE OFFICE OF SECURITY CO-
9	OPERATION IN IRAQ.
10	(a) Types of Support.—Subsection (b) of section
11	1215 of the National Defense Authorization Act for Fiscal
12	Year 2012 (Public Law 112–81; 125 Stat. 1631) is amend-
13	ed—
14	(1) by striking "The operations" and inserting
15	the following:
16	"(1) IN GENERAL.—The operations"; and
17	(2) by adding at the end the following:
18	"(2) TRAIN AND ASSIST.—The operations and
19	activities that may be carried out by the Office of Se-
20	curity Cooperation in Iraq using funds provided
21	under subsection (a) may, with the concurrence of the
22	Secretary of State, include training and assisting
23	Iraqi Ministry of Defense personnel.".
24	(b) Limitation on Amount.—Subsection (c) of such
25	section is amended by inserting at the end before the period

1	the following: "and in fiscal year 2013 may not exceed
2	\$508,000,000".
3	(c) Source of Funds.—Subsection (d) of such section
4	is amended—
5	(1) by inserting "or fiscal year 2013" after "fis-
6	cal year 2012"; and
7	(2) by striking "that fiscal year" and inserting
8	"fiscal year 2012 or 2013, as the case may be,".
9	(d) Report.—
10	(1) IN GENERAL.—Not later than 180 days after
11	the date of the enactment of this Act, the Secretary of
12	Defense, in consultation with the Secretary of State,
13	shall submit to the appropriate congressional commit-
14	tees a report on the Office of Security Cooperation in
15	Iraq.
16	(2) MATTERS TO BE INCLUDED.—The report
17	shall include the following:
18	(A) The plan to consolidate Office sites.
19	(B) The status of any pending requests for
20	additional United States military forces for the
21	Office.
22	(C) The legal status and legal protections
23	provided to Office personnel, the operational im-
24	pact of such status and protections, and the asso-

1	ciated constraints on the operational capacity of
2	such personnel by reason of their legal status.
3	(D) The operational and functional limita-
4	tions and authorities of Office personnel.
5	(E) A description of potential direct threats
6	to Office personnel and their capacity to provide
7	adequate force protection to thwart those threats.
8	(3) FORM.—The report shall be submitted in un-
9	classified form, but may contain a classified annex if
10	necessary.
11	(4) DEFINITION.—In this section, the term "ap-
12	propriate congressional committees" means—
13	(A) the congressional defense committees;
14	and
15	(B) the Committee on Foreign Relations of
16	the Senate and the Committee on Foreign Affairs
17	of the House of Representatives.
18	SEC. 1213. ONE-YEAR EXTENSION OF AUTHORITY TO USE
19	FUNDS FOR REINTEGRATION ACTIVITIES IN
20	AFGHANISTAN.
21	Section 1216 of the Ike Skelton National Defense Au-
22	thorization Act for Fiscal Year 2011 (Public Law 111–383;
23	124 Stat. 4392), as amended by section 1216 of the National
24	Defense Authorization Act for Fiscal Year 2012 (Public
25	Law 112–81; 125 Stat. 1632), is further amended—

1	(1) in subsection (a)—
2	(A) by striking "\$50,000,000" and inserting
3	"\$35,000,000"; and
4	(B) by striking "in each of fiscal years 2011
5	and 2012" and inserting "for fiscal year 2013";
6	and
7	(2) in subsection (e)—
8	(A) by striking "utilize funds" and insert-
9	ing "obligate funds"; and
10	(B) by striking "December 31, 2012" and
11	inserting "December 31, 2013".
12	SEC. 1214. PROHIBITION ON USE OF PRIVATE SECURITY
13	CONTRACTORS AND MEMBERS OF THE AF-
14	GHAN PUBLIC PROTECTION FORCE TO PRO-
15	VIDE SECURITY FOR MEMBERS OF THE
	VIDE SECONTI FOR MEMBERS OF THE
16	ARMED FORCES AND MILITARY INSTALLA-
16 17	
-	ARMED FORCES AND MILITARY INSTALLA-
17	ARMED FORCES AND MILITARY INSTALLA- TIONS AND FACILITIES IN AFGHANISTAN.
17 18	ARMED FORCES AND MILITARY INSTALLA- TIONS AND FACILITIES IN AFGHANISTAN. (a) FINDINGS.—Congress makes the following findings:
17 18 19	ARMED FORCES AND MILITARY INSTALLA- TIONS AND FACILITIES IN AFGHANISTAN. (a) FINDINGS.—Congress makes the following findings: (1) According to the Department of Defense, as
17 18 19 20	ARMED FORCES AND MILITARY INSTALLA- TIONS AND FACILITIES IN AFGHANISTAN. (a) FINDINGS.—Congress makes the following findings: (1) According to the Department of Defense, as of February 1, 2012, there had been 42 insider attacks
17 18 19 20 21	ARMED FORCES AND MILITARY INSTALLA- TIONS AND FACILITIES IN AFGHANISTAN. (a) FINDINGS.—Congress makes the following findings: (1) According to the Department of Defense, as of February 1, 2012, there had been 42 insider attacks on coalition forces since 2007 by the Afghan National

1	(2) The Department of Defense data shows that
2	the trend of insider attacks is increasing.
3	(3) Members of the Armed Forces of the United
4	States continue to be garrisoned and housed in facili-
5	ties and installations in Afghanistan that are guard-
6	ed by private security contractors and not by United
7	States or coalition forces.
8	(4) President Karzai has prohibited the use of
9	private security contractors in Afghanistan and deter-
10	mined that beginning in March, 2012, the Afghan
11	Ministry of Interior will provide Afghan Public Pro-
12	tection Forces on a reimbursable basis to those desir-
13	ing to contract for additional security.
14	(5) The Afghan Ministry of Interior will have
15	the primary responsibility for screening and vetting
16	the Afghan nationals who will comprise the Afghan
17	Public Protection Force.
18	(6) The current force levels in Afghanistan are
19	necessary to accomplish the International Security
20	Assistance Force mission and force protection for
21	members of the Armed Forces garrisoned and housed
22	in Afghanistan should not come at the expense of mis-
23	sion success.
24	(7) The President of the United States has begun
25	to draw down United States military forces in Af-

granisian and has committed to continue this araw-
down through 2014.
(8) The redeployment phase of any military op-
eration brings increasing vulnerabilities to members
of the Armed Forces.
(9) It is the responsibility of the Commander in
Chief to provide for the security for members of the
Armed Forces deployed to Afghanistan and to miti-
gate internal threats to such forces to the greatest ex-
tent possible, while continuing to meet the objectives
of the International Security Assistance Force mis-
sion in Afghanistan, including the training and
equipping of the Afghan National Security Forces in
order that they may provide for their own security.
(b) Sense of Congress.—It is the sense of Congress
that—
(1) the best security and force protection for
members of the Armed Forces garrisoned and housed
in Afghanistan should be provided;
(2) better security and force protection for mem-
bers of the Armed Forces garrisoned and housed in
Afghanistan can be provided by United States mili-
tary personnel than private security contractors or
members of the Afghan Public Protection Force;

ghanistan and has committed to continue this draw-1

1	(3) the President should take action in light of
2	the increased risk to members of the Armed Forces
3	during this transitional period in Afghanistan and
4	the increasing number of insider attacks; and
5	(4) the United States remains committed to mis-
6	sion success in Afghanistan in light of the national
7	security interests in the region and the sacrifice and
8	commitment of the United States Armed Forces over
9	the last ten years.
10	(c) Prohibition.—Notwithstanding section 2465 of
11	title 10, United States Code, funds appropriated to the De-
12	partment of Defense may not be obligated or expended for
13	the purpose of—
14	(1) entering into a contract for the performance
15	of security-guard functions at a military installation
16	or facility in Afghanistan at which members of the
17	Armed Forces deployed to Afghanistan are garrisoned
18	or housed;
19	(2) otherwise employing private security contrac-
20	tors to provide security for members of the Armed
21	Forces deployed to Afghanistan; or
22	(3) employing the Afghan Public Protection
23	Force to provide security for such members or to per-
24	form such security-guard functions at such a military
25	installation or facility.

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2	(1) IN GENERAL.—The President shall ensure
3	that as many appropriately trained members of the
4	Armed Forces of the United States as are necessary
5	are available to—
6	(A) perform security-guard functions at all
7	military installations and facilities in Afghani-
8	stan at which members of the Armed Forces de-
9	ployed to Afghanistan are garrisoned or housed;
10	(B) provide security for members of the
11	Armed Forces deployed to Afghanistan; and
12	(C) provide adequate counterintelligence
13	support for such members.
14	(2) Relationship to other requirements
15	AND LIMITATIONS.—The members of the Armed Forces
16	required to be made available under paragraph (1)
17	shall be in addition to—
18	(A) the number of such members who are
19	deployed to Afghanistan to support the require-
20	ments of the North Atlantic Treaty Organization
21	mission in Afghanistan and the military cam-
22	paign plan of the Commander of the Inter-
23	national Security and Assistance Force; and
24	(B) any limitation on force levels that may
25	be in effect.

(e) WAIVER.—The President may waive the prohibi tion under subsection (c) and the requirement under sub section (d) if the President submits to Congress a certifi cation in writing that—

5 (1) the use of private security contractors or the
Afghan Public Protection Force can provide a level of
recurity and force protection for members of the
Armed Forces deployed to Afghanistan that is at least
equal to the security and force protection that can be
provided by members of the Armed Forces; and

(2) the Secretary of Defense has ensured that all
employees of private security contractors and members of the Afghan Public Protection Force providing
security or force protection for members of the Armed
Forces deployed to Afghanistan are independently
screened and vetted by members of the Armed Forces
of the United States.

18 (f) REPORT.—

19 (1) IN GENERAL.—Not later than 30 days after
20 the end of each quarter of fiscal years 2013 and 2014,
21 the Secretary of Defense shall submit to the congres22 sional defense committees a report on the following:
23 (A) Data on attempted and successful at24 tacks by the Afghan National Security Forces,
25 the Afghan Public Protection Force, and private

1	security contractors on United States Armed
2	Forces and civilian personnel of the Department
3	of Defense.
4	(B) The number of members of the United
5	States Armed Forces and civilian personnel of
6	the Department of Defense wounded or killed due
7	to such attacks.
8	(C) A description of tactical or covert meth-
9	ods used in such attacks and a description of
10	motivations for such attacks.
11	(2) Additional information.—The first report
12	submitted following the date of the enactment of this
13	Act and the report submitted for the first quarter of
14	fiscal year 2014 shall also include the following:
15	(A) Actions the Department of Defense is
16	taking to monitor indicators and early warning
17	signs of infiltration or co-option of the Afghan
18	National Security Forces, the Afghan Public
19	Protection Force, and private security contrac-
20	tors.
21	(B) The methodology and systematic ap-
22	proach to resolving disputes between the Afghan
23	National Security Forces and United States
24	Armed Forces and civilian personnel of the De-
25	partment of Defense when such disputes arise.

(g) DEFINITION.—In this section, the term "members
 of the Armed Forces deployed to Afghanistan" means mem bers of the Armed Forces deployed to Afghanistan in sup port of the International Security Assistance Force in Af ghanistan and members of the Armed Forces of the United
 States deployed to Afghanistan in support of Operation En during Freedom.

8 SEC. 1215. REPORT ON UPDATES AND MODIFICATIONS TO 9 CAMPAIGN PLAN FOR AFGHANISTAN.

10 (a) REPORT REQUIRED.—Not later than 180 days after the date on which any substantial update or modifica-11 tion is made to the campaign plan for Afghanistan (includ-12 ing the supporting and implementing documents for such 13 plan), the Comptroller General of the United States shall 14 15 submit to the congressional defense committees a report on the updated or modified plan, including an assessment of 16 the updated or modified plan. 17

(b) EXCEPTION.—The requirement to submit a report
under subsection (a) on any substantial update or modification to the campaign plan for Afghanistan shall not apply
if the Comptroller General—

(1) determines that a report submitted to Congress by the Comptroller General before the date of the
enactment of this Act substantially meets the requirement to submit the report under subsection (a); and

1 (2) notifies the congressional defense committees 2 in writing of the determination under paragraph (1). 3 (c) TERMINATION.—The requirement to submit a re-4 port under subsection (a) on any substantial update or 5 modification to the campaign plan for Afghanistan shall terminate on September 30, 2014. 6 7 (d) REPEAL.—Section 1226 of the National Defense 8 Authorization Act for Fiscal Year 2010 (Public Law 111-84; 123 Stat. 2525) is repealed. 9 SEC. 1216. UNITED STATES MILITARY SUPPORT IN AFGHAN-10 11 ISTAN. 12 (a) SENSE OF CONGRESS.—It is the sense of Congress 13 that— 14 (1) following Al Qaeda's attacks on the United 15 States on September 11, 2001, United States and coa-16 lition forces have achieved significant progress toward 17 security and stability in Afghanistan; 18 (2) as the United States completes transfer of the 19 lead for security to the Afghan National Security 20 Forces by the end of 2014, the United States should 21 ensure that the gains in security are maintained; (3) the United States mission in Afghanistan 22 23 continues to be to disrupt, dismantle, and defeat al 24 Qaeda, as well as to prevent its return to either Af-25 ghanistan or Pakistan;

1	(4) the specific objectives in Afghanistan are to
2	deny safe haven to Al Qaeda and to deny the Taliban
3	the ability to overthrow the Afghan Government;
4	(5) the Taliban, Haqqanis, and associated insur-
5	gents continue to enjoy safe havens in Pakistan, but
6	are unlikely to be capable of overthrowing the Afghan
7	Government unless the United States withdraws forces
8	precipitously from Afghanistan;
9	(6) the Haqqani Network provides unique capa-
10	bilities and capacity to the Afghan Taliban, and ad-
11	ditionally, serves as a combat multiplier to the Af-
12	ghan insurgency due to its geographic primacy over
13	the key terrain of the Paktika, Paktia, and Khost
14	provinces, as well as North and South Waziristan,
15	and willingness to introduce international weaponry
16	and technology into the battle space and serve as the
17	reception point and integrator of international for-
18	eign fighters into the Afghan insurgency;
19	(7) the Haqqani Network has been the most im-
20	portant Afghan-based protector of Al Qaeda;
21	(8) the unique capabilities and effects brought to
22	the battle space by the Haqqani Network necessitate
23	that the Government of Afghanistan should have supe-
24	rior operational capacity in order to maintain the se-
25	curity of Afghanistan over time;

1	(9) the United States military should not main-
2	tain an indefinite combat mission in Afghanistan
3	and should transition to a counter-terrorism and ad-
4	vise and assist mission at the earliest practicable
5	date, consistent with conditions on the ground;
6	(10) significant uncertainty exists within Af-
7	ghanistan regarding the level of future United States
8	military support; and
9	(11) in order to reduce this uncertainty, and to
10	promote further stability and security in Afghanistan,
11	the President should—
12	(A) fully consider the International Secu-
13	rity Assistance Force Commander's assessment
14	regarding the need for the United States to
15	maintain a "significant combat presence through
16	2013'';
17	(B) maintain a force of at least 68,000
18	troops through December 31, 2014, unless fewer
19	forces can achieve United States objectives;
20	(C) maintain a credible troop presence after
21	December 31, 2014, sufficient to conduct counter-
22	terrorism and train and advise the Afghan Na-
23	tional Security Forces, consistent with the Stra-
24	tegic Partnership Agreement (signed on May 2,
25	2012); and

1 (D) maintain sufficient funding for the Af-2 ghan National Security Forces to accomplish the 3 objectives described in paragraphs (3), (4), and 4 (8).

5 (b) NOTIFICATION.—The President shall notify the
6 congressional defense committees of any decision to reduce
7 the number of United States Armed Forces deployed in Af8 ghanistan below the number of such Armed Forces deployed
9 in Afghanistan on—

10 (1) December 31, 2012,

11 (2) December 31, 2013, and

12 (3) December 31, 2014,

13 prior to any public announcement of any such decision to
14 reduce the number of United States Armed Forces deployed
15 in Afghanistan.

(c) MATTERS TO INCLUDE IN NOTIFICATION.—As part
of a notification required by subsection (b), the President
shall—

19 (1) provide an assessment of the relevant security
20 risk metrics associated with the marginal reduction
21 in force levels; and

(2) provide a by-unit assessment of the operational capability of the Afghan National Security
Forces to independently conduct the required operations to maintain security in Afghanistan.

1	SEC. 1217. EXTENSION AND MODIFICATION OF PAKISTAN
2	COUNTERINSURGENCY FUND.
3	(a) IN GENERAL.—Section 1224(h) of the National De-
4	fense Authorization Act for Fiscal Year 2010 (Public Law
5	111–84; 123 Stat. 2521), as most recently amended by sec-
6	tion 1220 of the National Defense Authorization Act for Fis-
7	cal Year 2012 (Public Law 112–81; 125 Stat. 1633), is fur-
8	ther amended by striking "September 30, 2012" both places
9	it appears and inserting "September 30, 2013".
10	(b) Limitation on Funds Subject to Report and
11	UPDATES.—Section 1220(b) of the National Defense Au-
12	thorization Act for Fiscal Year 2012 (Public Law 112–81;
13	125 Stat. 1633) is amended—
14	(1) in the heading of paragraph (1), by inserting
15	"FOR FISCAL YEAR 2012" after "FUNDS";
16	(2) by redesignating paragraphs (2), (3), and (4)
17	as paragraphs (3), (4), and (5), respectively;
18	(3) by inserting after paragraph (1) the fol-
19	lowing:
20	"(2) Limitation on funds for fiscal year
21	2013; REPORT REQUIRED.—Of the amounts appro-
22	priated or transferred to the Fund for fiscal year
23	2013, not more than 10 percent of such amounts may
24	be obligated or expended until such time as the Sec-
25	retary of Defense, with the concurrence of the Sec-
26	retary of State, submits to the appropriate congres-

1	sional committees an update of the report required
2	under paragraph (1).";
3	(4) in paragraph (3) (as redesignated)—
4	(A) by inserting "after fiscal year 2013"
5	after "any fiscal year";
6	(B) by striking "requested to be"; and
7	(C) by striking "at the same time that the
8	President's budget is submitted pursuant to sec-
9	tion 1105(a) of title 31, United States Code" and
10	inserting "not later than 45 days before amounts
11	in the Fund are made available to the Secretary
12	of Defense"; and
13	(5) in paragraph (4) (as redesignated), by strik-
14	ing "the update required under paragraph (2) " and
15	inserting "the updates required under paragraphs (2)
16	and (3)".
17	Subtitle C—Matters Relating to
18	Iran
19	SEC. 1221. DECLARATION OF POLICY.
20	(a) FINDINGS.—Congress makes the following findings:
21	(1) Iran, which has long sought to foment insta-
22	bility and promote extremism in the Middle East, is
23	now seeking to exploit the dramatic political transi-
24	tion underway in the region to undermine govern-
25	ments traditionally aligned with the United States

and support extremist political movements in these
 countries.

3 (2) At the same time, Iran may soon attain a
4 nuclear weapons capability, a development that
5 would threaten United States interests, destabilize the
6 region, encourage regional nuclear proliferation, fur7 ther empower and embolden Iran, the world's leading
8 state sponsor of terrorism, and provide it the tools to
9 threaten its neighbors, including Israel.

10 (3) With the assistance of Iran over the past sev-11 eral years, Syria, Hezbollah, and Hamas have in-12 creased their stockpiles of rockets, with more than 13 60,000 rockets now ready to be fired at Israel. Iran continues to add to its arsenal of ballistic missiles 14 15 and cruise missiles, which threaten Iran's neighbors, Israel, and United States Armed Forces in the region. 16 17 (4) Preventing Iran from acquiring a nuclear 18 weapon is among the most urgent national security 19 challenges facing the United States.

20 (5) Successive United States administrations
21 have stated that an Iran armed with a nuclear weap22 on is unacceptable.

23 (6) President Obama stated on January 24,
24 2012, "Let there be no doubt: America is determined
25 to prevent Iran from getting a nuclear weapon, and

I will take no options off the table to achieve that
 goal.".

(7) In order to prevent Iran from developing nu-3 4 clear weapons, the United States, in cooperation with its allies, must utilize all elements of national power 5 6 including diplomacy, robust economic sanctions, and 7 credible, visible preparations for a military option. 8 (8) Nevertheless, to date, diplomatic overtures, 9 sanctions, and other non-kinetic actions toward Iran 10 have not caused the Government of Iran to abandon 11 its nuclear weapons program. 12 (9) With the impact of additional sanctions un-13 certain, additional pressure on the Government of 14 Iran could come from the credible threat of military 15 action against Iran's nuclear program. 16 (b) DECLARATION OF POLICY.—It shall be the policy of the United States to take all necessary measures, includ-17 18 ing military action if required, to prevent Iran from threat-19 ening the United States, its allies, or Iran's neighbors with 20 a nuclear weapon.

21 SEC. 1222. UNITED STATES MILITARY PREPAREDNESS IN
22 THE MIDDLE EAST.

23 (a) SENSE OF CONGRESS.—It is the sense of Congress
24 that—

1	(1) military exercises conducted in the Persian
2	Gulf and Gulf of Oman emphasize the United States
3	resolve and the policy of the United States described
4	in section 1221(b) by enhancing the readiness of the
5	United States military and allied forces, as well as
6	signaling to the Government of Iran the commitment
7	of the United States to defend its vital national secu-
8	rity interests; and
9	(2) the President, as Commander in Chief,
10	should augment the presence of the United States
11	Fifth Fleet in the Middle East and to conduct mili-
12	tary deployments, exercises, or other visible, concrete
13	military readiness activities to underscore the policy
14	of the United States described in section 1221(b).
15	(b) <i>PLAN</i> .—
16	(1) IN GENERAL.—The Secretary of Defense shall
17	prepare a plan to augment the presence of the United
18	States Fifth Fleet in the Middle East and to conduct
19	military deployments, exercises, or other visible, con-
20	crete military readiness activities to underscore the
21	policy of the United States described in section
22	1221(b).
23	(2) Matters to be included.—The plan re-
24	animal under rangement (1) shall include at a min

quired under paragraph (1) shall include, at a minimum, steps necessary for the Armed Forces to sup-

1	port the policy of the United States described in sec-
2	tion 1221(b), including—

3 (A) pre-positioning sufficient supplies of 4 aircraft, munitions, fuel, and other materials for 5 both air- and sea-based missions at key forward 6 locations in the Middle East and Indian Ocean: 7 (B) maintaining sufficient naval assets in 8 the region necessary to signal United States re-9 solve and to bolster United States capabilities to 10 launch a sustained sea and air campaign 11 against a range of Iranian nuclear and military 12 targets, to protect seaborne shipping, and to 13 deny Iranian retaliation against United States 14 interests in the region;

15 (C) discussing the viability of deploying at
16 least two United States aircraft carriers, an ad17 ditional large deck amphibious ship, and a Mine
18 Countermeasures Squadron in the region on a
19 continual basis, in support of the actions de20 scribed in subparagraph (B); and

(D) conducting naval fleet exercises similar
to the United States Fifth Fleet's major exercise
in the region in March 2007 to demonstrate ability to keep the Strait of Hormuz open and to

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1	counter the use of anti-ship missiles and swarm-
2	ing high-speed boats.
3	(3) SUBMISSION TO CONGRESS.—The plan re-
4	quired under paragraph (1) shall be submitted to the
5	congressional defense committees not later than 120
6	days after the date of enactment of this Act.
7	SEC. 1223. ANNUAL REPORT ON MILITARY POWER OF IRAN.
8	(a) IN GENERAL.—Section 1245 of the National De-
9	fense Authorization Act for Fiscal Year 2010 (Public Law
10	111–84; 123 Stat. 2542) is amended—
11	(1) by redesignating subsections (c) and (d) as
12	subsections (d) and (e), respectively; and
13	(2) by inserting after subsection (b) the fol-
14	lowing:
15	"(c) Combatant Commander Assessment.—The re-
16	port required under subsection (a) shall include an annex,
17	in classified or unclassified form, that includes an identi-
18	fication and assessment of the Commander of the United
19	States Central Command on the following:
20	"(1) Any critical gaps in intelligence that limit
21	the ability of the Commander to counter threats ema-
22	nating from Iran.
23	"(2) Any gaps in the capabilities, capacity, and
24	authorities of the Commander to counter Iranian

1	threats to United States Armed Forces and United
2	States interests in the region.
3	"(3) Any gaps in the capabilities and capacity
4	of the Commander to take military action against
5	Iran to prevent Iran from developing a nuclear weap-
6	<i>on</i> .
7	"(4) Any other matters the Commander considers
8	to be relevant.".
9	(b) EFFECTIVE DATE.—The amendments made by sub-
10	section (a) take effect on the date of the enactment of this
11	Act and apply with respect to each report required to be
12	submitted under section 1245 of the National Defense Au-
13	thorization Act for Fiscal Year 2010 on or after such date
14	of enactment.
15	Subtitle D—Reports and Other
16	Matters
17	SEC. 1231. ANNUAL REPORT ON MILITARY AND SECURITY
18	DEVELOPMENTS INVOLVING THE PEOPLE'S
19	
	REPUBLIC OF CHINA.
20	(a) IN GENERAL.—Subsection (b) of section 1202 of
20	(a) IN GENERAL.—Subsection (b) of section 1202 of
20 21	(a) IN GENERAL.—Subsection (b) of section 1202 of the National Defense Authorization Act for Fiscal Year

25 lic Law 112–81; 125 Stat. 1642), is further amended—

1	(1) by redesignating paragraphs (10), (11), and
2	(12) as paragraphs (12), (13), and (14), respectively;
3	and
4	(2) by inserting after paragraph (9) the fol-
5	lowing:
6	"(10) The strategy, goals, and capabilities of

Chinese space programs, including trends, global and
regional activities, the involvement of military and
civilian organizations, including state-owned enterprises, academic institutions, and commercial entities, and efforts to develop, acquire, or gain access to
advanced technologies that would enhance Chinese
military capabilities.

14 "(11) The strategy, goals, and capabilities of 15 Chinese cyber activities, including trends, global and 16 regional activities, the involvement of military and 17 civilian organizations, including state-owned enter-18 prises, academic institutions, and commercial enti-19 ties. Relevant analyses and forecasts shall consider— 20 (A)Chinese cyber activities directed 21 against the Department of Defense; 22 (B) potential harms that may affect De-23 partment of Defense communications, computers, 24 networks, systems, or other military assets as a 25 result of a cyber attack; and

1	"(C) any other developments regarding Chi-
2	nese cyber activities that the Secretary of Defense
3	determines are relevant to the national security
4	of the United States.".
5	(b) Combatant Commander Assessment.—Such
6	section is further amended—
7	(1) by redesignating subsections (c) and (d) as
8	subsections (d) and (e), respectively; and
9	(2) by inserting after subsection (b) the fol-
10	lowing:
11	"(c) Combatant Commander Assessment.—The re-
12	port required under subsection (a) shall include an annex,
13	in classified or unclassified form, that includes an identi-
14	fication and assessment of the Commander of the United
15	States Pacific Command on the following:
16	"(1) Any gaps in intelligence that limit the abil-
17	ity of the Commander to address challenges posed by
18	the People's Republic of China.
19	"(2) Any gaps in the capabilities, capacity, and
20	authorities of the Commander to address challenges
21	posed by the People's Republic of China to United
22	States Armed Forces and United States interests in
23	the region.
24	"(3) Any other matters the Commander considers
25	to be valencent "

25 to be relevant.".

(c) EFFECTIVE DATE.—The amendments made by sub sections (a) and (b) take effect on the date of the enactment
 of this Act and apply with respect to each report required
 to be submitted under section 1202 of the National Defense
 Authorization Act for Fiscal Year 2000 on or after such
 date of enactment.

7 SEC. 1232. REPORT ON MILITARY AND SECURITY DEVELOP8 MENTS INVOLVING THE DEMOCRATIC PEO9 PLE'S REPUBLIC OF KOREA.

(a) ADDITIONAL REPORT.—Subsection (a) of section
1236 of the National Defense Authorization Act for Fiscal
Year 2012 (Public Law 112–81; 125 Stat. 1641) is amended
by inserting after "November 1, 2012," the following: "and
November 1, 2013,".

15 (b) COMBATANT COMMANDER ASSESSMENT.—Such
16 section is further amended—

17 (1) by redesignating subsection (c) as subsection
18 (d); and

19 (2) by inserting after subsection (b) the fol-20 lowing:

21 "(c) COMBATANT COMMANDER ASSESSMENT.—The re22 port required under subsection (a) shall include an annex,
23 in classified or unclassified form, that includes an identi24 fication and assessment of the Commander of the United
25 States Pacific Command on the following:

1	"(1) Any gaps in intelligence that limit the abil-
2	ity of the Commander to counter threats emanating
3	from North Korea.
4	"(2) Any gaps in the capabilities, capacity, and
5	authorities of the Commander to counter North Ko-
6	rean threats to United States Armed Forces and
7	United States interests in the region.
8	"(3) Any other matters the Commander considers
9	to be relevant.".
10	SEC. 1233. REPORT ON HOST NATION SUPPORT FOR OVER-
11	SEAS UNITED STATES MILITARY INSTALLA-
12	TIONS AND UNITED STATES ARMED FORCES
13	DEPLOYED IN COUNTRY.
14	(a) REPORT REQUIRED.—
15	(1) IN GENERAL.—Not later than March 1 of
16	each year from 2013 through 2015, the Secretary of
17	Defense, in consultation with the Secretary of State,
18	shall submit to the appropriate congressional commit-
19	tees a report on the direct, indirect, and burden-shar-
20	ing contributions made by host nations to support
21	United States Armed Forces deployed in country.
22	(2) ELEMENTS.—The report required by para-
23	graph (1) shall include at least the following:
24	(A) The methodology and accounting proce-
25	dures used to measure and track direct, indirect,

1	and burden-sharing contributions made by host
2	nations.
3	(B) The stationing costs, paid by the host
4	nation, associated with United States Armed
5	Forces stationed outside the territory of the
6	United States in that nation.
7	(C) A description of direct, indirect, and
8	burden-sharing contributions by host nation, in-
9	cluding the following:
10	(i) Contributions accepted for the fol-
11	lowing costs:
12	(I) Compensation for local na-
13	tional employees of the Department of
14	Defense.
15	(II) Military construction projects
16	of the Department of Defense, includ-
17	ing design, procurement, construction
18	management costs, rents on privately-
19	owned land, facilities, labor, utilities
20	and vicinity improvements.
21	(III) Other costs such as loan
22	guarantees on public-private venture
23	housing and payment-in-kind for fa-
24	cilities returned to the host nation.

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1	(ii) Contributions accepted for any
2	other purpose.
3	(b) FORM.—The report required by subsection (a) shall
4	be submitted in unclassified form, but may include a classi-
5	fied annex if necessary.
6	(c) DEFINITIONS.—In this section:
7	(1) APPROPRIATE CONGRESSIONAL COMMIT-
8	TEES.—The term "appropriate congressional commit-
9	tees" means—
10	(A) the congressional defense committees;
11	and
12	(B) the Committee on Foreign Relations of
13	the Senate and the Committee on Foreign Affairs
14	of the House of Representatives.
15	(2) HOST NATION.—The term "host nation"
16	means any country that hosts a permanent or tem-
17	porary United States military installation or a per-
18	manent or rotational deployment of United State
19	Armed Forces located outside of the borders of the
20	United States.
21	(3) Contributions.—The term "contributions"
22	means cash and in-kind contributions made by a host
23	nation that replace expenditures that would otherwise
24	be made by the Secretary of Defense using funds ap-

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3 SEC. 1234. NATO SPECIAL OPERATIONS HEADQUARTERS.

4 (a) IN GENERAL.—Section 1244(a) of the National De5 fense Authorization Act for Fiscal Year 2010 (Public Law
6 111-84; 123 Stat. 2541), as amended by section 1242 of
7 the Ike Skelton National Defense Authorization Act for Fis8 cal Year 2011 (Public Law 111-383; 124 Stat. 4405), is
9 further amended by striking "fiscal year 2011" and insert10 ing "fiscal year 2013".

11 (b) LIMITATION.—Of the funds authorized to be appro-12 priated by this Act or otherwise made available for fiscal 13 year 2013 for the NATO Special Operations Headquarters, not more than 50 percent may be obligated or expended 14 15 until the date that is 30 days after the date on which the Secretary of Defense finalizes and formalizes U.S. Special 16 Operations Command as the executive agent and lead com-17 ponent for the NATO Special Operations Headquarters. 18

19 SEC. 1235. REPORTS ON EXPORTS OF MISSILE DEFENSE20TECHNOLOGY TO CERTAIN COUNTRIES.

(a) REPORTS.—Not later than 180 days after the date
of the enactment of this Act, and each year thereafter
through 2015, the Secretary of Defense shall submit to the
appropriate congressional committees a report on the following:

1	(1) A description of the types of assistance, in-
2	cluding assistance relating to missile defense, pro-
3	vided by the Department of Defense to foreign coun-
4	tries that export space, counter-space, and ballistic
5	missile equipment, material, and technologies that
6	could be used in other countries' space, counter-space,
7	and ballistic missile programs.
8	(2) A description of such exports to countries
9	with space, counter-space, and ballistic missile pro-
10	grams, including a description of specific technologies
11	that are exported to such countries.
12	(b) Appropriate Congressional Committees De-
13	FINED.—In this section, the term "appropriate congres-
14	sional committees" means—
15	(1) the congressional defense committees; and
16	(2) the Committee of Foreign Relations of the
17	Senate and the Committee on Foreign Affairs of the
18	House of Representatives.
19	SEC. 1236. LIMITATION ON FUNDS TO PROVIDE THE RUS-
20	SIAN FEDERATION WITH ACCESS TO MISSILE
21	DEFENSE TECHNOLOGY.
22	(a) Limitation on Funds for Classified Tech-
23	NOLOGY AND DATA.—
24	(1) IN GENERAL.—None of the funds made avail-
25	able for fiscal years 2012 or 2013 for the Department

1	of Defense may be used to provide the Russian Fed-
2	eration with access to information that is classified or
3	was classified as of January 2, 2012, regarding—
4	(A) missile defense technology of the United
5	States, including hit-to-kill technology; or
6	(B) data, including sensitive technical data,
7	warning, detection, tracking, targeting, telem-
8	etry, command and control, and battle manage-
9	ment data, that support the missile defense capa-
10	bilities of the United States.
11	(2) APPLICABILITY.—The limitation in para-
12	graph (1) shall apply with respect to the use of funds
13	on or after the date of the enactment of this Act.
14	(b) Limitation on Funds for Other Technology
15	AND DATA.—
16	(1) IN GENERAL.—None of the funds made avail-
17	able for fiscal years 2012 or 2013 for the Department
18	of Defense may be used to provide the Russian Fed-
19	eration with access to missile defense technology or
20	technical data not described in subsection (a) un-
21	less—
22	(A) the President submits to the appro-
23	priate congressional committees—
24	(i) a report that contains a description
25	of—

1	(I) the specific missile defense
2	technology or technical data to be pro-
3	vided to the Russian Federation, the
4	reasons for providing such technology
5	or data, and how the technology or
6	technical data is intended to be used;
7	(II) the measures necessary to
8	protect the technology or technical
9	data;
10	(III) the specific missile defense
11	technology or technical data of the
12	Russian Federation that the Russian
13	Federation is providing the United
14	States with access to; and
15	(IV) the status and substance of
16	discussions between the United States
17	and the Russian Federation on missile
18	defense matters; and
19	(ii) written certification by the Presi-
20	dent that providing the Russian Federation
21	with access to such missile defense tech-
22	nology or technical data—
23	(I) includes an agreement on pro-
24	hibiting access to such technology or
25	data by any other country or entity;

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1	(II) will not enable the develop-
2	ment of countermeasures to any missile
3	defense system of the United States or
4	otherwise undermine the effectiveness of
5	any such missile defense system; and
6	(III) will correspond to equitable
7	access by the United States to missile
8	defense technology or technical data of
9	the Russian Federation; and
10	(B) a period of 30 days has elapsed fol-
11	lowing the date on which the President submits
12	to the appropriate congressional committees the
13	report and written certification under subpara-
14	graph (A).
15	(2) APPLICABILITY.—The limitation in para-
16	graph (1) shall apply with respect to the use of funds
17	on or after the date of the enactment of this Act.
18	(c) FORM.—The report described in clause (i) of sub-
19	section $(b)(1)(A)$ and the certification described in clause
20	(ii) of such subsection shall be submitted in unclassified
21	form, but may contain a classified annex, if necessary.
22	(d) Appropriate Congressional Committees De-
23	FINED.—In this section, the term "appropriate congres-
24	sional committees" means—

1	(1) the Committee on Armed Services and the
2	Committee on Foreign Relations of the Senate; and
3	(2) the Committee on Armed Services and the
4	Committee on Foreign Affairs of the House of Rep-
5	resentatives.
6	SEC. 1237. INTERNATIONAL AGREEMENTS RELATING TO
7	MISSILE DEFENSE.
8	(a) Sense of Congress.—It is the sense of Congress

9 that an agreement regarding missile defense cooperation be-10 tween the United States and the Russian Federation that 11 is negotiated with the Russian Federation through the 12 North Atlantic Treaty Organization ("NATO") or a provi-13 sion to amend the charter of the NATO–Russia Council, 14 should not be considered legally or politically binding un-15 less the agreement is—

16 (1) specifically approved with the advice and
17 consent of the Senate pursuant to article II, section
18 2, clause 2 of the Constitution; or

19 (2) specifically authorized by an Act of Congress.
20 (b) MISSILE DEFENSE AGREEMENTS.—

21 (1) IN GENERAL.—Chapter 3 of title 10, United
22 States Code, is amended by adding at the end the fol23 lowing new section:

1 "\$130f. International agreements relating to missile
 2 defense

"(a) IN GENERAL.—In accordance with the under-3 standing under subsection (b)(1)(B) of the Resolution of Ad-4 vice and Consent to Ratification of the New START Treaty 5 of the Senate, any agreement with a country or inter-6 7 national organization or amendment to the New START 8 Treaty (including an agreement made by the Bilateral Con-9 sultative Commission established by the New START Trea-10 ty) concerning the limitation of the missile defense capabili-11 ties of the United States shall not be binding on the United States, and shall not enter into force with respect to the 12 13 United States, unless after the date of the enactment of this section, such agreement or amendment is— 14

"(1) specifically approved with the advice and
consent of the Senate pursuant to article II, section
2, clause 2 of the Constitution; or

18 "(2) specifically authorized by an Act of Con19 gress.

"(b) ANNUAL NOTIFICATION.—Not later than January
31 of each year, beginning in 2013, the President shall submit to the congressional defense committees and the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives
a notification of—

1	"(1) whether the Russian Federation has recog-
2	nized during the previous year the sovereign right of
3	the United States to pursue quantitative and quali-
4	tative improvements in missile defense capabilities;
5	and
6	"(2) whether during any treaty negotiations or
7	other Government-to-Government contacts between the
8	United States and the Russian Federation (including
9	under the auspices of the Bilateral Consultative Com-
10	mission established by the New START Treaty) dur-
11	ing the previous year a representative of the Russian
12	Federation suggested that a treaty or other inter-
13	national agreement include, with respect to the
14	United States—
15	"(A) restricting missile defense capabilities,
16	military capabilities in space, or conventional
17	prompt global strike capabilities; or
18	``(B) reducing the number of non-strategic
19	nuclear weapons deployed in Europe.
20	"(c) New START TREATY DEFINED.—In this section,
21	the term 'New START Treaty' means the Treaty between
22	the United States of America and the Russian Federation
23	on Measures for the Further Reduction and Limitation of
24	Strategic Offensive Arms, signed on April 8, 2010, and en-
25	tered into force on February 5, 2011.".

1	(2) Clerical Amendment.—The table of sec-
2	tions at the beginning of such chapter is amended by
3	inserting after the item relating to section 130e the
4	following new item:
	"130f. International agreements relating to missile defense.".
5	(c) Defense Technology Cooperation Agree-
6	MENTS.—
7	(1) IN GENERAL.—Subchapter II of chapter 138
8	of title 10, United States Code, is amended by adding
9	at the end the following new section:
10	"§2350n. Defense technology cooperation agreements
11	between the United States and the Rus-
12	sian Federation
12 13	sian Federation "(a) IN GENERAL.—None of the funds made available
13	
13	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the
13 14	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the
13 14 15	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense may be used to implement a defense technology cooperation agreement entered into between the
13 14 15 16	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense may be used to implement a defense technology cooperation agreement entered into between the
 13 14 15 16 17 	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense may be used to implement a defense technology cooperation agreement entered into between the United States and the Russian Federation until a period of 60 days has elapsed following the date on which the
 13 14 15 16 17 18 19 	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense may be used to implement a defense technology cooperation agreement entered into between the United States and the Russian Federation until a period of 60 days has elapsed following the date on which the
 13 14 15 16 17 18 19 	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense may be used to implement a defense technology cooperation agreement entered into between the United States and the Russian Federation until a period of 60 days has elapsed following the date on which the President transmits such agreement to the congressional de-
 13 14 15 16 17 18 19 20 	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense may be used to implement a defense technology cooperation agreement entered into between the United States and the Russian Federation until a period of 60 days has elapsed following the date on which the President transmits such agreement to the congressional de- fense committees.
 13 14 15 16 17 18 19 20 21 	"(a) IN GENERAL.—None of the funds made available for fiscal year 2012 or any fiscal year thereafter for the Department of Defense may be used to implement a defense technology cooperation agreement entered into between the United States and the Russian Federation until a period of 60 days has elapsed following the date on which the President transmits such agreement to the congressional de- fense committees. "(b) DEFENSE TECHNOLOGY COOPERATION AGREE-

24 ment related to research and development entered into

under section 2358 of this title or any other provision of
 this title.".

3	(2) Clerical Amendment.—The table of sec-
4	tions at the beginning of such subchapter is amended
5	by inserting after the item relating to section 2350m
6	the following new item:
	"2350n. Defense technology cooperation agreement between the United States and the Russian Federation.".
7	(d) Limitation on Missile Defense Negotia-
8	TION.—
9	(1) IN GENERAL.—None of the funds made avail-
10	able for fiscal years 2012 or 2013 for the Department
11	of Defense may be used to implement an agreement
12	regarding missile defense entered into with the Rus-
13	sian Federation until the date that is 30 days after
14	the date on which the President transmits to the ap-
15	propriate congressional committees the draft agree-
16	ment discussed between the United States and the
17	Russian Federation at Deauville, France, in May
18	2011.
19	(2) APPLICABILITY.—The limitation in para-
20	graph (1) shall apply with respect to the use of funds
21	on or after the date of the enactment of this Act.
22	(3) Appropriate congressional committees
23	DEFINED.—In this subsection, the term "appropriate
24	congressional committees" means—

1 (A) the Committee on Armed Services and 2 the Committee on Foreign Relations of the Sen-3 ate; and 4 (B) the Committee on Armed Services and the Committee on Foreign Affairs of the House 5 6 of Representatives. TITLE XIII—COOPERATIVE 7 THREAT REDUCTION 8 9 SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT RE-10 **DUCTION PROGRAMS AND FUNDS.** 11 (a) Specification of Cooperative Threat Reduc-TION PROGRAMS.—For purposes of section 301 and other 12 13 provisions of this Act, Cooperative Threat Reduction programs are the programs specified in section 1501 of the Na-14 15 tional Defense Authorization Act for Fiscal Year 1997 (50 16 U.S.C. 2362 note). 17 (b) FISCAL YEAR 2013 COOPERATIVE THREAT REDUC-TION FUNDS DEFINED.—As used in this title, the term "fis-18 cal year 2013 Cooperative Threat Reduction funds" means 19 the funds appropriated pursuant to the authorization of ap-20 21 propriations in section 301 and made available by the 22 funding table in section 4301 for Cooperative Threat Reduc-23 tion programs.

24 (c) AVAILABILITY OF FUNDS.—Funds appropriated
25 pursuant to the authorization of appropriations in section

301 and made available by the funding table in section
 4301 for Cooperative Threat Reduction programs shall be
 available for obligation for fiscal years 2013, 2014, and
 2015.

5 SEC. 1302. FUNDING ALLOCATIONS.

6 (a) FUNDING FOR SPECIFIC PURPOSES.—Of the 7 \$519,111,000 authorized to be appropriated to the Depart-8 ment of Defense for fiscal year 2013 in section 301 and 9 made available by the funding table in section 4301 for Co-10 operative Threat Reduction programs, the following 11 amounts may be obligated for the purposes specified:

12 (1) For strategic offensive arms elimination,
13 \$68,271,000.

14 (2) For chemical weapons destruction,
15 \$14,630,000.

16 (3) For global nuclear security, \$99,789,000.

17 (4) For cooperative biological engagement,
18 \$276,399,000.

19 (5) For proliferation prevention, \$32,402,000.

20 (6) For threat reduction engagement, \$2,375,000.

21 (7) For activities designated as Other Assess22 ments/Administrative Costs, \$25,245,000.

(b) REPORT ON OBLIGATION OR EXPENDITURE OF
FUNDS FOR OTHER PURPOSES.—No fiscal year 2013 Cooperative Threat Reduction funds may be obligated or ex-

pended for a purpose other than a purpose listed in para-1 graphs (1) through (7) of subsection (a) until 15 days after 2 3 the date that the Secretary of Defense submits to Congress 4 a report on the purpose for which the funds will be obligated 5 or expended and the amount of funds to be obligated or ex-6 pended. Nothing in the preceding sentence shall be construed 7 as authorizing the obligation or expenditure of fiscal year 8 2013 Cooperative Threat Reduction funds for a purpose for 9 which the obligation or expenditure of such funds is specifically prohibited under this title or any other provision of 10 11 law.

12 (c) Limited Authority to Vary Individual 13 Amounts.—

14 (1) IN GENERAL.—Subject to paragraph (2), in
15 any case in which the Secretary of Defense determines
16 that it is necessary to do so in the national interest,
17 the Secretary may obligate amounts appropriated for
18 fiscal year 2013 for a purpose listed in paragraphs
19 (1) through (7) of subsection (a) in excess of the spe20 cific amount authorized for that purpose.

(2) NOTICE-AND-WAIT REQUIRED.—An obligation
of funds for a purpose stated in paragraphs (1)
through (7) of subsection (a) in excess of the specific
amount authorized for such purpose may be made

1	using the authority provided in paragraph (1) only
2	after—
3	(A) the Secretary submits to Congress noti-
4	fication of the intent to do so together with a
5	complete discussion of the justification for doing
6	so; and
7	(B) 15 days have elapsed following the date
8	of the notification.
9	TITLE XIV—OTHER
10	AUTHORIZATIONS
11	Subtitle A—Military Programs
12	SEC. 1401. WORKING CAPITAL FUNDS.
13	Funds are hereby authorized to be appropriated for fis-
14	cal year 2013 for the use of the Armed Forces and other
15	activities and agencies of the Department of Defense for
16	providing capital for working capital and revolving funds,
17	as specified in the funding table in section 4501.
18	SEC. 1402. NATIONAL DEFENSE SEALIFT FUND.
19	Funds are hereby authorized to be appropriated for the
20	fiscal year 2013 for the National Defense Sealift Fund, as
21	specified in the funding table in section 4501.
22	SEC. 1403. CHEMICAL AGENTS AND MUNITIONS DESTRUC-
23	TION, DEFENSE.
24	(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
25	hereby authorized to be appropriated for the Department

of Defense for fiscal year 2013 for expenses, not otherwise
 provided for, for Chemical Agents and Munitions Destruc tion, Defense, as specified in the funding table in section
 4 4501.

5 (b) USE.—Amounts authorized to be appropriated
6 under subsection (a) are authorized for—

7 (1) the destruction of lethal chemical agents and
8 munitions in accordance with section 1412 of the De9 partment of Defense Authorization Act, 1986 (50
10 U.S.C. 1521); and

(2) the destruction of chemical warfare materiel
of the United States that is not covered by section
1412 of such Act.

14 SEC. 1404. DRUG INTERDICTION AND COUNTER-DRUG AC15 TIVITIES, DEFENSE-WIDE.

Funds are hereby authorized to be appropriated for the
Department of Defense for fiscal year 2013 for expenses, not
otherwise provided for, for Drug Interdiction and CounterDrug Activities, Defense-wide, as specified in the funding
table in section 4501.

21 SEC. 1405. DEFENSE INSPECTOR GENERAL.

Funds are hereby authorized to be appropriated for the
Department of Defense for fiscal year 2013 for expenses, not
otherwise provided for, for the Office of the Inspector Gen-

eral of the Department of Defense, as specified in the fund ing table in section 4501.

3 SEC. 1406. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for fiscal year 2013 for the Defense Health Program, as specified
in the funding table in section 4501, for use of the Armed
Forces and other activities and agencies of the Department
of Defense in providing for the health of eligible beneficiaries.

10 SEC. 1407. CEMETERIAL EXPENSES.

Funds are hereby authorized to be appropriated for the
Department of the Army for fiscal year 2013 for cemeterial
expenses, not otherwise provided for, as specified in the
funding table in section 4501.

15 Subtitle B—National Defense 16 Stockpile

17 SEC. 1411. AUTHORIZED USES OF NATIONAL DEFENSE
18 STOCKPILE FUNDS.

(a) OBLIGATION OF STOCKPILE FUNDS.—During fiscal year 2013, the National Defense Stockpile Manager may
obligate up to \$44,899,227 of the funds in the National Defense Stockpile Transaction Fund established under subsection (a) of section 9 of the Strategic and Critical 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 envi ronmentally sensitive.

3 (b) ADDITIONAL OBLIGATIONS.—The National Defense 4 Stockpile Manager may obligate amounts in excess of the amount specified in subsection (a) if the National Defense 5 Stockpile Manager notifies Congress that extraordinary or 6 7 emergency conditions necessitate the additional obligations. 8 The National Defense Stockpile Manager may make the ad-9 ditional obligations described in the notification after the 10 end of the 45-day period beginning on the date on which Congress receives the notification. 11

(c) LIMITATIONS.—The authorities provided by this
section shall be subject to such limitations as may be provided in appropriations Acts.

15 SEC. 1412. ADDITIONAL SECURITY OF STRATEGIC MATE-16RIALS SUPPLY CHAINS.

17 Section 2(b) of the Strategic and Critical Materials
18 Stock Piling Act (50 U.S.C. 98a) is amended by inserting
19 "or a single point of failure" after "foreign sources".

20 Subtitle C—Other Matters

21 SEC. 1421. REDUCTION OF UNOBLIGATED BALANCES WITH-

22 IN THE PENTAGON RESERVATION MAINTE-

23 NANCE REVOLVING FUND.

Not later than 60 days after the date of the enactment
of this Act, the Secretary of Defense shall transfer

\$26,000,000 from the unobligated balances of the Pentagon
 Reservation Maintenance Revolving Fund established under
 section 2674(e) of title 10, United States Code, to the Mis cellaneous Receipts Fund of the United States Treasury.

5 SEC. 1422. AUTHORITY FOR TRANSFER OF FUNDS TO JOINT
6 DEPARTMENT OF DEFENSE-DEPARTMENT OF
7 VETERANS AFFAIRS MEDICAL FACILITY DEM8 ONSTRATION FUND FOR CAPTAIN JAMES A.
9 LOVELL HEALTH CARE CENTER, ILLINOIS.

10 (a) AUTHORITY FOR TRANSFER OF FUNDS.—Of the funds authorized to be appropriated for section 1406 and 11 12 available for the Defense Health Program for operation and maintenance, \$139,204,000 may be transferred by the Sec-13 retary of Defense to the Joint Department of Defense-De-14 15 partment of Veterans Affairs Medical Facility Demonstration Fund established by subsection (a)(1) of section 1704 16 of the National Defense Authorization Act for Fiscal Year 17 18 2010 (Public Law 111-84; 123 Stat. 2571). For purposes 19 of subsection (a)(2) of such section 1704, any funds so transferred shall be treated as amounts authorized and ap-20 21 propriated specifically for the purpose of such a transfer. 22 (b) Use of Transferred Funds.—For the purposes 23 of subsection (b) of such section 1704, facility operations 24 for which funds transferred under subsection (a) may be used are operations of the Captain James A. Lovell Federal 25

Health Care Center, consisting of the North Chicago Vet erans Affairs Medical Center, the Navy Ambulatory Care
 Center, and supporting facilities designated as a combined
 Federal medical facility under an operational agreement
 covered by section 706 of the Duncan Hunter National De fense Authorization Act for Fiscal Year 2009 (Public Law
 110-417; 122 Stat. 4500).

8 SEC. 1423. AUTHORIZATION OF APPROPRIATIONS FOR 9 ARMED FORCES RETIREMENT HOME.

10 There is hereby authorized to be appropriated for fiscal
11 year 2013 from the Armed Forces Retirement Home Trust
12 Fund the sum of \$67,590,000 for the operation of the Armed
13 Forces Retirement Home.

14**TITLE XV—AUTHORIZATION OF**15**ADDITIONALAPPROPRIA**-

16 TIONS FOR OVERSEAS CON-

17 **TINGENCY OPERATIONS**

18 Subtitle A—Authorization of

19 Additional Appropriations

20 SEC. 1501. PURPOSE.

The purpose of this subtitle is to authorize appropriations for the Department of Defense for fiscal year 2013
to provide additional funds for overseas contingency operations being carried out by the Armed Forces.

1 SEC. 1502. PROCUREMENT.

Funds are hereby authorized to be appropriated for fiscal year 2013 for procurement accounts for the Army, the
Navy and the Marine Corps, the Air Force, and Defensewide activities, as specified in the funding table in section
4102.

7 SEC. 1503. RESEARCH, DEVELOPMENT, TEST, AND EVALUA8 TION.

9 Funds are hereby authorized to be appropriated for fis10 cal year 2013 for the use of the Department of Defense for
11 research, development, test, and evaluation, as specified in
12 the funding table in section 4202.

13 SEC. 1504. OPERATION AND MAINTENANCE.

14 Funds are hereby authorized to be appropriated for fis-15 cal year 2013 for the use of the Armed Forces and other 16 activities and agencies of the Department of Defense for ex-17 penses, not otherwise provided for, for operation and main-18 tenance, as specified in the funding table in section 4302. 19 SEC. 1505. MILITARY PERSONNEL.

Funds are hereby authorized to be appropriated for fiscal year 2013 for the use of the Armed Forces and other
activities and agencies of the Department of Defense for expenses, not otherwise provided for, for military personnel,
as specified in the funding table in section 4402.

1 SEC. 1506. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for fiscal year 2013 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,
as specified in the funding table in section 4502.

7 SEC. 1507. DEFENSE HEALTH PROGRAM.

8 Funds are hereby authorized to be appropriated for the
9 Department of Defense for fiscal year 2013 for expenses, not
10 otherwise provided for, for the Defense Health Program, as
11 specified in the funding table in section 4502.

12 SEC. 1508. DRUG INTERDICTION AND COUNTER-DRUG AC13 TIVITIES, DEFENSE-WIDE.

Funds are hereby authorized to be appropriated for the
Department of Defense for fiscal year 2013 for expenses, not
otherwise provided for, for Drug Interdiction and CounterDrug Activities, Defense-wide, as specified in the funding
table in section 4502.

19 SEC. 1509. DEFENSE INSPECTOR GENERAL.

Funds are hereby authorized to be appropriated for the
Department of Defense for fiscal year 2013 for expenses, not
otherwise provided for, for the Office of the Inspector General of the Department of Defense, as specified in the funding table in section 4502.

Subtitle B—Financial Matters SEC. 1521. TREATMENT AS ADDITIONAL AUTHORIZATIONS. The amounts authorized to be appropriated by this title are in addition to amounts otherwise authorized to be appropriated by this Act.

6 SEC. 1522. SPECIAL TRANSFER AUTHORITY.

7 (a) AUTHORITY TO TRANSFER AUTHORIZATIONS.—

8 (1) AUTHORITY.—Upon determination by the 9 Secretary of Defense that such action is necessary in 10 the national interest, the Secretary may transfer 11 amounts of authorizations made available to the De-12 partment of Defense in this title for fiscal year 2013 13 between any such authorizations for that fiscal year 14 (or any subdivisions thereof). Amounts of authoriza-15 tions so transferred shall be merged with and be 16 available for the same purposes as the authorization 17 to which transferred.

18 (2) LIMITATION.—The total amount of author19 izations that the Secretary may transfer under the
20 authority of this subsection may not exceed
21 \$3,000,000,000.

(b) TERMS AND CONDITIONS.—Transfers under this
section shall be subject to the same terms and conditions
as transfers under section 1001.

(c) ADDITIONAL AUTHORITY.—The transfer authority
 provided by this section is in addition to the transfer au thority provided under section 1001.

4 Subtitle C—Limitations and Other
 5 Matters

6 SEC. 1531. JOINT IMPROVISED EXPLOSIVE DEVICE DEFEAT
7 FUND.

8 (a) Use AND TRANSFER OF FUNDS.—Subsections (b) and (c) of section 1514 of the John Warner National De-9 fense Authorization Act for Fiscal Year 2007 (Public Law 10 109-364; 120 Stat. 2439), as in effect before the amend-11 ments made by section 1503 of the Duncan Hunter Na-12 tional Defense Authorization Act for Fiscal Year 2009 (Pub-13 lic Law 110–417; 122 Stat. 4649), shall apply to the funds 14 15 made available to the Department of Defense for the Joint Improvised Explosive Device Defeat Fund for fiscal year 16 2013. In providing prior notice to the congressional defense 17 committees of the obligation of funds from the Joint Impro-18 19 vised Explosive Device Defeat Fund for such fiscal year, as required by paragraph (4) of such subsection (c), the Sec-20 21 retary of Defense shall include the market research or asso-22 ciated analysis of alternatives conducted in the process of 23 taking action to initiate any project for which the total obli-24 gation of funds from the Fund will exceed \$10,000,000.

(b) MONTHLY OBLIGATIONS AND EXPENDITURE RE PORTS.—Not later than 15 days after the end of each month
 of fiscal year 2013, the Secretary of Defense shall provide
 to the congressional defense committees a report on the
 Joint Improvised Explosive Device Defeat Fund explaining
 monthly commitments, obligations, and expenditures by
 line of action.

8 SEC. 1532. ONE-YEAR EXTENSION OF PROJECT AUTHORITY 9 AND RELATED REQUIREMENTS OF TASK 10 FORCE FOR BUSINESS AND STABILITY OPER-11 ATIONS IN AFGHANISTAN.

(a) EXTENSION.—Subsection (a) of section 1535 of the
Ike Skelton National Defense Authorization Act for Fiscal
Year 2011 (Public Law 111–383; 124 Stat. 4426), as
amended by section 1534 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125
Stat. 1658), is further amended—

(1) in paragraph (6), by striking "October 31,
2011, and October 31, 2012" and inserting "October
31, 2011, October 31, 2012, and October 31, 2013";
and

(2) in paragraph (7), by striking "September 30,
2012" and inserting "September 30, 2013".

24 (b) Scope of Projects.—Paragraph (3) of such sub-

25 section, as so amended, is further amended—

1	(1) by striking "private investment, mining sec-
2	tor development, industrial development, and other
3	projects" and inserting "mining and natural resource
4	industry development"; and
5	(2) by striking ''focus on improving the commer-
6	cial viability of" and inserting "complement".
7	(c) $FUNDING$.—Paragraph (4) of such subsection, as
8	so amended, is further amended—
9	(1) by striking "The Secretary" and inserting
10	the following:
11	"(A) IN GENERAL.—The Secretary".
12	(2) by striking "The amount" and all that fol-
13	lows through "appropriate congressional committees."
14	and inserting the following:
15	"(B) LIMITATION.—The amount of funds
16	used under authority of subparagraph (A) —
17	"(i) may not exceed \$150,000,000 for
18	fiscal year 2012, except that not more than
19	50 percent of such amount may be obligated
20	until the plan required by subsection (b) is
21	submitted to the appropriate congressional
22	committees; and
23	"(ii) may not exceed \$50,000,000 for
24	fiscal year 2013, except that no such funds
25	may be obligated until the Secretary notifies

1	$the \ appropriate \ congressional \ committees$
2	that the activities of the Task Force for
3	Business and Stability Operations in Af-
4	ghanistan will be transitioned to the De-
5	partment of State by September 30, 2013.";
6	and
7	(3) by striking "The funds" and inserting the
8	following:
9	"(C) AVAILABILITY.—The funds".
10	SEC. 1533. LIMITATIONS ON AVAILABILITY OF FUNDS IN AF-
11	GHANISTAN SECURITY FORCES FUND.
12	(a) Continuation of Existing Limitations on
13	Availability of Funds in Afghanistan Security
14	Forces Funds.—Funds available to the Department of De-
15	fense for the Afghanistan Security Forces Fund for fiscal
16	year 2013 shall be subject to the conditions contained in
17	subsections (b) through (g) of section 1513 of the National
18	Defense Authorization Act for Fiscal Year 2008 (Public
19	Law 110–181; 122 Stat. 428), as amended by section
20	1531(b) of the Ike Skelton National Defense Authorization
21	Act for Fiscal Year 2011 (Public Law 111–383; 124 Stat.
22	4424).
23	(b) Afghan Public Protection Force.—
24	(1) LIMITATION.—None of the funds available to

25 the Department of Defense for fiscal year 2013 for the

1	Afghanistan Security Forces Fund may be obligated
2	or expended for the Afghan Public Protection Force
3	(in this subsection referred to as the "APPF") until
4	the Secretary of Defense certifies in writing to the
5	congressional defense committees the following:
6	(A) Each subcontract, task order, or deliv-
7	ery order entered into with the APPF under a
8	contract of the Department of Defense, or any
9	agreement between the United States and Af-
10	ghanistan for services of the APPF for the De-
11	partment of Defense, will include—
12	(i) standard format, content, and li-
13	ability clauses to ensure consistent levels of
14	security and dispute resolution mechanisms;
15	(ii) a requirement for members of the
16	APPF to adhere to the APPF Code of Con-
17	duct, including principles of conduct for
18	such personnel, minimum vetting require-
19	ments, and management and oversight com-
20	mitments;
21	(iii) authority for the prime contractor
22	or, in the case of an agreement, the United
23	States, to independently conduct biometric
24	screening;

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1	(iv) authority for the prime contractor
2	or, in the case of an agreement, the United
3	States—
4	(I) to direct the APPF, at its own
5	expense, to remove or replace any per-
6	sonnel performing on a subcontract or
7	such agreement who fail to meet the
8	APPF Code of Conduct or terms of
9	such subcontract or agreement; and
10	(II) to terminate the subcontract
11	or such agreement, if the failure to
12	comply is a gross violation or is re-
13	peated; and
14	(v) authority for the Commander,
15	International Security Assistance Force (or
16	his designee)—
17	(I) to provide an arming author-
18	ization for APPF personnel authorized
19	to perform activities at a military in-
20	stallation or facility in Afghanistan at
21	which members of the Armed Forces
22	deployed to Afghanistan are garrisoned
23	or housed;
24	(II) to account for and keep ap-
25	propriate records of APPF personnel

1	authorized to perform activities at a
2	military installation or facility in Af-
3	ghanistan at which members of the
4	Armed Forces deployed to Afghanistan
5	are garrisoned or housed, including on
6	a database referred to as the Syn-
7	chronized Predeployment and Oper-
8	ational Tracker; and
9	(III) to consult with the Minister
10	of Interior of Afghanistan regarding
11	rules on the use of force for APPF per-
12	sonnel.
13	(B) The Minister of Interior of Afghanistan
14	is committed to ensuring that sufficient numbers
15	of APPF personnel are trained to match demand
16	and attrition.
17	(C) Sufficient clarity exists with regard to
18	command and control of APPF personnel and
19	the role of risk management consultants.
20	(D) The program established pursuant to
21	section 1225 of the National Defense Authoriza-
22	tion Act for Fiscal Year 2010 (Public Law 111–
23	84; 22 U.S.C. 2785 note) is sufficient to—
24	(i) account for the transfer of any con-
25	tractor-acquired, United States Govern-

1	ment-owned defense articles to the APPF;
2	and
3	(ii) conduct end-use monitoring, in-
4	cluding an inventory of the existence and
5	completeness of any such defense articles;
6	(E) Mechanisms are in place to ensure that
7	there is no additional cost to the United States
8	for-
9	(i) a weapon used in the performance
10	of APPF services under a subcontract of a
11	contract of the Department of Defense, or
12	through an agreement between the United
13	States and Afghanistan, if such a weapon is
14	a United States Government-owned weapon;
15	and
16	(ii) any assistance also provided
17	through the Afghan Security Forces Fund
18	for support to APPF.
19	(F) The Minister of Interior of Afghanistan
20	has established the elements required by subpara-
21	graphs (A) through (F) of section $862(a)(2)$ of
22	the National Defense Authorization Act for Fis-
23	cal Year 2008 (Public Law 110–181). For pur-
24	poses of the preceding sentence, the terms "per-
25	sonnel performing private security functions in

- 1 an area of combat operations or other significant 2 military operations", "contractor", and "contractor personnel", as used in section 862 of such 3 4 Act, mean members of the APPF. 5 (G) The Secretary is confident the security 6 provided to supply convoys, to Department of 7 Defense construction projects, and to Armed 8 Forces deployed to Afghanistan will not be de-9 graded. 10 (2) ADDITIONAL LIMITATION.—None of the funds 11 available to the Department of Defense for fiscal year 12 2013 for the Afghanistan Security Forces Fund may 13 be obligated or expended for infrastructure improve-14 ments at a APPF training center. 15 (3) QUARTERLY REPORTS.— 16 (A) Assessment required.—Each fiscal 17 year quarter during fiscal years 2013 and 2014, 18 the Secretary of Defense shall conduct an assess-19 ment of the APPF. 20 (B) REPORTS.—Thirty days following the 21 end of each quarter of fiscal years 2013 and 22 2014, the Secretary shall submit a report to the 23 congressional defense committees of each assess-
- 24 ment conducted under subparagraph (A).

1	(C) MATTERS COVERED.—Each such report
2	shall include—
3	(i) a detailed assessment of the ability
4	of the APPF to perform the essential tasks
5	identified by the assessment team;
6	(ii) an identification and evaluation of
7	measures of effectiveness,
8	(iii) a description of the size of the
9	APPF and an assessment of the sufficiency
10	of its recruiting and training; and
11	(iv) a discussion of the issues the Sec-
12	retary considers significant, and any rec-
13	ommendations to address those issues or
14	other recommendations to improve future
15	performance of the APPF, as the Secretary
16	considers appropriate.
17	(D) FIRST REPORT.—The first quarterly re-
18	port submitted after the date of the enactment of
19	this Act shall include an estimate of the cost to
20	the Department of Defense of the APPF, includ-
21	ing funds within the Afghan Security Forces
22	Fund and estimated contractual costs for fiscal
23	years 2013 and 2014.
24	(E) A report submitted following the end of
25	the second and fourth quarter of a fiscal year

1	shall include a comparison of the cost to the De-
2	partment of Defense (both direct and to contrac-
3	tors of the Department of Defense) for the pre-
4	ceding six months of—
5	(i) the use of the APPF; and
6	(ii) the historical use of private secu-
7	rity contractors for a similar six-month pe-
8	riod.
9	(4) AGREEMENTS.—The Secretary shall submit
10	to the congressional defense committees a copy of each
11	agreement signed by the United States and Afghani-
12	stan for services of the APPF for the Department of
13	Defense during the first six months following the date
14	of the enactment of this Act.
15	TITLE XVI—INDUSTRIAL BASE
16	MATTERS
17	Subtitle A—Defense Industrial Base
18	Matters
19	SEC. 1601. DISESTABLISHMENT OF DEFENSE MATERIEL
20	READINESS BOARD.
21	(a) DISESTABLISHMENT OF BOARD.—The Defense Ma-
22	teriel Readiness Board established pursuant to section 871
23	of the National Defense Authorization Act for Fiscal Year
24	2008 (Public Law 110-181; 10 U.S.C. 117 note) is hereby
25	disestablished.

1	(b) TERMINATION OF DEFENSE STRATEGIC READI-
2	NESS FUND.—The Defense Strategic Readiness Fund estab-
3	lished by section 872(d) of the National Defense Authoriza-
4	tion Act for Fiscal Year 2008 (Public Law 110-181; 10
5	U.S.C. 117 note) is hereby closed.
6	(c) Repeal.—Subtitle G of title VIII of the National
7	Defense Authorization Act for Fiscal Year 2008 (Public
8	Law 110-181; 10 U.S.C. 117 note) is repealed.
9	SEC. 1602. ASSESSMENT OF EFFECTS OF FOREIGN BOY-
10	COTTS.
11	Section 2505 of title 10, United States Code, is amend-
12	ed—
13	(1) by redesignating subsection (d) as subsection
14	(e); and
15	(2) by inserting after subsection (c) the following
16	new subsection (d):
17	"(d) Assessment of Extent of Effects of For-
18	EIGN BOYCOTTS.—Each assessment under subsection (a)
19	shall include a separate discussion and presentation regard-
20	ing the extent to which the national technology and indus-
21	trial base is affected by foreign boycotts. The discussion and
22	presentation regarding foreign boycotts shall—
23	"(1) identify sectors of the national technology
24	and industrial base being affected by foreign boycotts;

"(2) assess the harm to the national technology
 and industrial base as a result of such boycotts; and
 "(3) identify actions necessary to minimize the
 effects of foreign boycotts on the national technology
 and industrial base.".

6 SEC. 1603. ADVANCING INNOVATION PILOT PROGRAM.

7 (a) PILOT PROGRAM.—The Secretary of Defense, act8 ing through the Assistant Secretary of Defense for Research
9 and Engineering, may establish and implement a pilot pro10 gram, to be known as the "Advancing Innovation Pilot Pro11 gram", in furtherance of the national security objectives in
12 section 2501(a) of title 10, United States Code.

(b) PURPOSE.—The purpose of the pilot program is
to accelerate development and fielding of research innovations from qualifying institutions.

16 (c) AVAILABILITY OF FUNDS.—Of the funds authorized 17 and appropriated, or otherwise made available, for re-18 search, development, test and evaluation, the Secretary may 19 allocate funding to qualifying institutions in accordance 20 with this subsection. Such funding shall be used to evaluate 21 the potential of fielding or commercialization of existing 22 discoveries, including—

23 (1) proof of concept research or prototype devel24 opment; and

1

2

(2) activities that contribute to determining a

project's path to fielding or commercialization of

3	dual-use technologies, including technical validations,
4	market research, determination of intellectual prop-
5	erty rights, and investigating military or commercial
6	opportunities.
7	(d) Implementation.—Prior to obligation or execu-
8	tion of funding under the pilot program, the Secretary shall
9	develop and issue guidance to implement the pilot program.
10	Such guidance shall, at a minimum—
11	(1) require that funding allocated under the pilot
12	program shall be done using a competitive, merit-
13	based process;
14	(2) ensure that qualifying institutions establish a
15	rigorous, diverse review board for program execution
16	that shall be comprised of experts in translational
17	and proof of concept research, including representa-
18	tives that provide expertise in transitioning tech-
19	nology, financing mechanisms, intellectual property
20	rights, and advancement of small business concerns;
21	(3) ensure that technology validation milestones
22	are established; and
23	(4) enable the Assistant Secretary to reallocate
24	funding with the pilot program from poor performing
25	projects to those with more potential.
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1 (e) LIMITATION.—Funding made available under the 2 pilot program shall not be used for basic research, or to fund the acquisition of research equipment or supplies not 3 4 directly related to fielding activities to meet military re-5 quirements or commercialization of dual-use technologies. 6 (f) REPORT.—Not later than 90 days after the completion of the pilot program, the Secretary shall submit to the 7 congressional defense committees a report evaluating the ef-8 fectiveness of the activities of the pilot program. The report 9 shall include— 10 11 (1) a detailed description of the execution of the 12 pilot program, including incentives and activities un-13 dertaken by review board experts; 14 (2) an accounting of the funds used in the pilot 15 program; 16 (3) a detailed description of the institutional 17 and proposal selection process: 18 (4) a detailed compilation of results achieved by 19 the pilot program; 20 (5) an analysis of the program's effectiveness, 21 with data supporting the analysis; and 22 (6) recommendations for advancing innovation 23 and otherwise improving the transition of technology 24 to meet Department of Defense requirements. 25 (q) DEFINITIONS.—In this section:

1	(1) QUALIFYING INSTITUTION.—The term "quali-
2	fying institution" means any entity at which research
3	and development activities are conducted and that
4	has past performance in technology transition or com-
5	mercialization of third-party research, including—
6	(A) an institution of higher education or
7	other nonprofit entity; and
8	(B) a for-profit entity.
9	(2) Researcher.—The term "researcher"
10	means a university or Federal laboratory that con-
11	ducts basic research.
12	(3) INSTITUTION OF HIGHER EDUCATION.—The
13	term "institution of higher education" has the mean-
14	ing given such term in section 101 of the Higher Edu-
15	cation Act of 1965.
16	(4) DUAL-USE.—The term "dual-use" has the
17	meaning provided in section 2500(2) of title 10,
18	United States Code.
19	(h) TERMINATION.—The pilot program conducted
20	under this section shall terminate on September 30, 2017.
21	SEC. 1604. NATIONAL SECURITY STRATEGY FOR NATIONAL
22	TECHNOLOGY AND INDUSTRIAL BASE.
23	(a) Requirement for Strategy.—
24	(1) In general.—Section 2501 of title 10,
25	United States Code, is amended as follows:

1	(A) The section heading is amended by
2	striking "objectives concerning" and in-
3	serting " strategy for ".
4	(B) Subsection (a) is amended—
5	(i) in the subsection heading, by strik-
6	ing "OBJECTIVES" and inserting "STRAT-
7	EGY'';
8	(ii) by striking "It is the policy of"
9	and all that follows through "objectives:"
10	and inserting the following: "The Secretary
11	of Defense shall develop a national security
12	strategy for the national technology and in-
13	dustrial base. Such strategy shall be based
14	on a prioritized assessment of risks and
15	challenges to the defense supply chain and
16	shall ensure that the national technology
17	and industrial base is capable of achieving
18	the following national security objectives:";
19	and
20	(iii) by adding at the end the following
21	new paragraph:
22	"(9) Ensuring reliable sources of materials that
23	are critical to national security, such as specialty
24	metals, armor plate and rare earth elements.

1	"(10) Reducing, to the maximum extent prac-
2	ticable, the presence of counterfeit parts in the supply
3	chain and the risk associated with such parts.".
4	(2) CLERICAL AMENDMENT.—The item relating
5	to section 2501 in the table of sections at the begin-
6	ning of subchapter II of chapter 148 of such title is
7	amended to read as follows:
	"2501. National security strategy for national technology and industrial base.".
8	(b) Amendment to Annual Report Relating to
9	Defense Industrial Base.—Section 2504 of such title
10	is amended—
11	(1) by striking paragraph (2);
12	(2) by redesignating paragraph (3) as para-
13	graph (2); and
14	(3) by inserting after paragraph (2) (as so redes-
15	ignated) the following new paragraph (3):
16	"(3) Based on the assessments prepared pursuant
17	to section 2505 of this title—
18	"(A) a description of any mitigation strate-
19	gies necessary to address any gaps or
20	vulnerabilities in the national technology and
21	industrial base; and
22	"(B) any other steps necessary to foster and
23	safeguard the national technology and industrial
24	base.".

(c) REQUIREMENT FOR CONSIDERATION OF STRATEGY
 IN ACQUISITION PLANS.—Section 2440 of such title is
 amended by inserting after "base" the following: ", in ac cordance with the strategy required by section 2501 of this
 title,".

6 (d) CONFORMING AMENDMENTS.—Section 852 of the
7 National Defense Authorization Act for Fiscal Year 2012
8 (Public Law 112–81; 125 Stat. 1517; 10 U.S.C. 2504 note)
9 is amended—

10 (1) by striking subsection (c); and

(2) by redesignating subsection (d) as subsection
(c), and in that subsection by striking "subsection
(c)." in the first sentence and inserting "section 2501
of title 10, United States Code.".

15 Subtitle B—Department of Defense
 16 Activities Related to Small Busi 17 ness Matters

18 SEC. 1611. PILOT PROGRAM TO ASSIST IN THE GROWTH

19AND DEVELOPMENT OF ADVANCED SMALL20BUSINESS CONCERNS.

(a) ESTABLISHMENT OF PILOT PROGRAM.—The Secretary of Defense shall establish a pilot program within the
Department of Defense to assist in the growth and development of advanced small business concerns in accordance
with this section.

1	(b) Requirements of Pilot Program.—
2	(1) Restricted competition for certain
3	CONTRACTS.—Under the pilot program and except as
4	provided under paragraph $(2)(B)$, competition for
5	contract awards may be restricted to advanced small
6	business concerns if—
7	(A) the anticipated award price of the con-
8	tract (including options) is reasonably expected
9	to exceed \$25,000,000;
10	(B) the Procurement Center Representative
11	of the Small Business Administration or the Di-
12	rector of Small Business Programs of the De-
13	partment of Defense determines that, if the con-
14	tract were not awarded under the pilot program,
15	the contract would likely be awarded to an entity
16	other than a small business concern;
17	(C) there is a reasonable expectation that at
18	least two advanced small business concerns will
19	submit offers with respect to the contract;
20	(D) such advanced small business concerns
21	agree to the requirements specified in section
22	15(0) of the Small Business Act (15 U.S.C.
23	644(0)) (relating to percentage of work under the
24	contract to be performed by the concern), except
25	that work performed by other advanced small

1	business concerns or by small business concerns
2	shall be considered as work performed by the
3	prime contractor for purposes of such require-
4	ments; and
5	(E) the contract award can be made at a
6	fair market price.
7	(2) ELIGIBILITY.—
8	(A) Advanced small business con-
9	CERN.—An entity shall be considered an ad-
10	vanced small business concern and eligible for
11	participation in the pilot program if the enti-
12	ty—
13	(i) is independently owned and oper-
14	ated and is not dominant in its field of op-
15	eration; and
16	(ii) has fewer than—
17	(I) twice the number of employees
18	the Small Business Administration has
19	assigned as a size standard to the
20	North American Industrial Classifica-
21	tion Standard code in which the entity
22	is operating; or
23	(II) three times the average an-
24	nual receipts the Small Business Ad-
25	ministration has assigned as a size

1	standard to the North American Indus-
2	trial Classification Standard code in
3	which the entity is operating.
4	(B) Small business concern.—Notwith-
5	standing paragraph (1), a small business con-
6	cern may submit an offer for any contract under
7	the pilot program.
8	(3) Consideration and notice to public.—
9	With respect to a contract opportunity determined to
10	meet the criteria specified in paragraph (1), a con-
11	tracting officer for the Department of Defense shall—
12	(A) consider awarding a contract under the
13	pilot program before using full and open com-
14	petition for such contract; and
15	(B) provide notice of the contract oppor-
16	tunity (including the eligibility requirements of
17	the contract opportunity) in accordance with the
18	Federal Acquisition Regulation and other appli-
19	cable guidelines.
20	(4) Relationship to small business act
21	PROGRAMS.—
22	(A) An advanced small business concern
23	shall not be eligible for any assistance provided
24	to small businesses by the Small Business Act
25	(15 U.S.C. 637 et seq.) or the Small Business In-

1	vestment Act of 1958 22 (15 U.S.C. 661 et seq.),
2	unless eligibility is expressly provided through
3	the pilot program established by this Act, and
4	contracts awarded pursuant to the pilot program
5	shall not be counted toward the achievement of
6	the small business prime or subcontracting goals
7	established by the Small Business Act (15 U.S.C.
8	644).
9	(B) An advanced small business concern
10	shall enter into a subcontracting plan in accord-
11	ance with section 8(d) of the Small Business Act
12	(15 U.S.C. 637(d)).
13	(C) Nothing in this section authorizes a
14	Procurement Center Representative or an em-
15	ployee of the Office of Small Business Programs
16	to provide assistance to advanced small business
17	concerns or to advocate for the restriction of com-
18	petition to advanced small business concerns.
19	(c) Implementation.—Not later than 180 days after
20	the date of the enactment of this Act, the Secretary of De-
21	fense, in consultation with the Administrator of the Small
22	Business Administration, shall develop and issue guidance
23	to implement the pilot program. The guidance shall—
24	(1) identify criteria under which the pilot pro-
25	gram is evaluated, including a methodology to collect

2	tate an assessment at the conclusion of the pilot pro-
3	gram;
4	(2) permit a self-certification for eligibility for
5	participation in the pilot program;
6	(3) ensure that any self-certification requires the
7	concern involved to meet the requirements of the
8	Small Business Administration regarding ownership,
9	control, and affiliation (as set forth in section
10	121.103 of title 13 of the Code of Federal Regula-
11	tions);
12	(4) establish an appeals process to handle chal-
13	lenges to self-certifications of advanced small business
14	concerns, with the certification of eligibility residing
15	with the Small Business Administration's Office of
16	Hearings and Appeals;
17	(5) identify a method to reimburse the Small
18	Business Administration for additional costs to the
19	Administration relating to such self-certifications;
20	(6) establish a methodology for identifying and
21	tracking program participants, including reporting
22	on contracts awarded to program participants using
23	the Federal Procurement Data System; and
24	(7) ensure that the pilot program does not super-
25	sede goals or programs authorized by the Small Busi-

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data during the course of the pilot program to facili-

1 ness Act (15 U.S.C. 637 et seq.) or the Small Business 2 Investment Act of 1958 22 (15 U.S.C. 661 et seq.) or 3 count toward the achievement of the small business 4 prime or subcontracting goals established by the 5 Small Business Act (15 U.S.C. 644). 6 (d) REPORT TO CONGRESS.—Not later than one year 7 after the date of the enactment of this Act, and annually 8 thereafter for the duration of the pilot program, the Sec-9 retary of Defense shall submit to the appropriate congres-10 sional committees a report on the pilot program that in-11 cludes each of the following: 12 (1) The number of contracts awarded in the 13 prior year under the pilot program. 14 (2) The value of the contracts awarded under the 15 pilot program and a description of the work carried 16 out under such contracts. 17 (3) The number of program participants under 18 the pilot program. 19 (4) An assessment of the success of the pilot pro-20 gram based on the criteria described in subsection 21 (c)(1).22 (5) Such recommendations as the Secretary con-23 siders appropriate, including a recommendation re-24 garding whether to extend the pilot program or termi-25 nate it early.

1	(e) TERMINATION.—The pilot program shall terminate
2	on the date that is three years after the date on which the
3	guidance for the pilot program is issued pursuant to sub-
4	section (c).
5	(f) DEFINITIONS.—In this section:
6	(1) Advanced small business concern.—The
7	term "advanced small business concern" means an
8	entity that meets the requirements specified in sub-
9	section $(b)(2)(A)$.
10	(2) Appropriate congressional commit-
11	TEES.—The term "appropriate congressional commit-
12	tees" means each of the following:
13	(A) The Committees on Armed Services and
14	on Small Business and Entrepreneurship of the
15	Senate.
16	(B) The Committees on Armed Services and
17	on Small Business of the House of Representa-
18	tives.
19	(3) Office of small business programs.—
20	The term "Office of Small Business Programs" means
21	the Office of Small Business Programs described in
22	section 144(b) of title 10, United States Code.
23	(4) PILOT PROGRAM.—The term "pilot program"
24	means the program established by the Secretary of
25	Defense under subsection (a).

	000
1	(5) Procurement center representative.—
2	The term "Procurement Center Representative" has
3	the meaning provided in section 15 of the Small
4	Business Act (15 U.S.C. 644).
5	(6) Small business concern.—The term
6	"small business concern" has the meaning provided
7	under section 3(a) of the Small Business Act (15
8	U.S.C. 632(a)).
9	SEC. 1612. ROLE OF THE DIRECTORS OF SMALL BUSINESS
10	PROGRAMS IN REQUIREMENTS DEVELOP-
11	MENT AND ACQUISITION DECISION PROC-
12	ESSES OF THE DEPARTMENT OF DEFENSE.
13	(a) GUIDANCE REQUIRED.—The Secretary of Defense
14	shall develop and issue guidance to ensure that the head
15	of each Office of Small Business Programs in the Depart-
16	ment of Defense is a participant in requirements develop-
17	ment and acquisition decision processes—
18	(1) of the Department, in the case of the Director
19	of Small Business Programs in the Department of
20	Defense; and
21	(2) of the military department concerned, in the
22	case of the Director of Small Business Programs in
23	the Department of the Army, in the Department of
24	the Navy, and in the Department of the Air Force.

1	(b) MATTERS TO BE INCLUDED.—Such guidance shall,
2	at a minimum—
3	(1) require the Director of Small Business Pro-
4	grams in the Department of Defense—
5	(A) to serve as an advisor to the Defense Ac-
6	quisition Board; and
7	(B) to serve as an advisor to the Informa-
8	tion Technology Acquisition Board; and
9	(2) require coordination between the chiefs of the
10	Armed Forces and the service acquisition executives,
11	as appropriate (or their designees), and the Director
12	of Small Business Programs in each military depart-
13	ment during the process for approval of—
14	(A) a requirements document, as defined in
15	section 2547 of title 10, United States Code; and
16	(B) acquisition strategies or plans.
17	SEC. 1613. SMALL BUSINESS ADVOCATE FOR DEFENSE
18	AUDIT AGENCIES.
19	(a) Small Business Advocate.—Subchapter II of
20	chapter 8 of title 10, United States Code, is amended by
21	adding at the end the following new section:
22	"§204. Small Business Advocate for defense audit
23	agencies
24	"(a) Small Business Advocate.—The Secretary of
25	Defense shall designate within each defense audit agency

1	an official as the Small Business Advocate to have the du-
2	ties described in subsection (b) and such other responsibil-
3	ities as may be determined by the Secretary.
4	"(b) DUTIES.—The Small Business Advocate at a de-
5	fense audit agency shall—
6	"(1) advise the Director of the defense audit
7	agency on all issues related to small business con-
8	cerns;
9	"(2) serve as the defense audit agency's primary
10	point of contact and source of information for small
11	business concerns; and
12	"(3) collect relevant data and monitor the de-
13	fense audit agency's conduct of audits of small busi-
14	ness concerns, including—
15	"(A) monitoring the timeliness of audit
16	closeouts for small business concerns; and
17	``(B) monitoring the responsiveness of the
18	agency to issues or other matters raised by small
19	business concerns; and
20	"(4) develop and implement processes and proce-
21	dures to improve the performance of the defense audit
22	agency related to the timeliness of audits of small
23	business concerns and the responsiveness of the agency
24	to issues or other matters raised by small business
25	concerns.

"(c) DEFENSE AUDIT AGENCY DEFINED.—In this sec tion, the term 'defense audit agency' means the Defense Con tract Audit Agency and the Defense Contract Management
 Agency.".

5 (b) CLERICAL AMENDMENT.—The table of sections at
6 the beginning of chapter 8 of such title is amended by in7 serting after the item relating to section 203 the following
8 new item:

"204. Small Business Advocate for defense audit agencies.".

9 SEC. 1614. INDEPENDENT ASSESSMENT OF FEDERAL PRO10 CUREMENT CONTRACTING PERFORMANCE OF 11 THE DEPARTMENT OF DEFENSE.

(a) ASSESSMENT REQUIRED.—Not later than 60 days
after the date of the enactment of this Act, the Secretary
of Defense shall enter into a contract with a federally funded research and development center to conduct an independent assessment of the Department's procurement performance related to small business concerns.

18 (b) MATTERS COVERED.—The assessment under sub19 section (a) shall, at a minimum, include—

(1) a description of the industrial composition of
companies receiving subcontracts pursuant to the test
program for the negotiation of comprehensive small
business subcontracting plans pursuant to section 834
of the National Defense Authorization Act for Fiscal

1	Years 1990 and 1991 (Public Law 101–189; 15
2	U.S.C. 637 note);
3	(2) a comparison of the industrial composition
4	of prime contractors participating in such test pro-
5	gram and the industrial composition of all prime
6	contractors of the Department of Defense;
7	(3) a determination of barriers to accurately
8	capturing data on small business prime contracting
9	and subcontracting, including an examination of the
10	reliability of the information technology systems of
11	the Department that are used to track such data;
12	(4) recommendations for improving the quality
13	and availability of data regarding small business
14	prime contracting and subcontracting performance;
15	(5) recommendations to improve and inform ne-
16	gotiations regarding small business contract goals for
17	the Department;
18	(6) an examination of the execution of small
19	business subcontracting plans, including an assess-
20	ment of the degree to which initial teaming agree-
21	ments are not maintained through the performance of
22	contracts;
23	(7) an examination of the extent to which the
24	Department adheres to current policies and guidelines

1	relating to small business prime contracting and sub-
2	contracting goals;
3	(8) recommendations for increasing opportuni-
4	ties for small business concerns owned and controlled
5	by service-disabled veterans (as defined by section
6	3(q) of the Small Business Act (15 U.S.C. $632(q)$) to
7	do business with the Department of Defense;
8	(9) an examination of the extent to which the
9	Department bundles, consolidates, or otherwise groups
10	requirements into contracts that are unsuitable for
11	award to small businesses, and the effects that such
12	practices have on small business participation;
13	(10) recommendations for increasing small busi-
14	ness prime contracting and subcontracting opportuni-
15	ties with the Department; and
16	(11) recommendations for steps that can be taken
17	to prevent abuses and ensuring that small business
18	contracts are in fact going to small businesses.
19	(c) REPORT.—Not later than January 1, 2014, the
20	Secretary shall submit to the congressional defense commit-
21	tees a report on the independent assessment conducted
22	under this section.

3 (a) INDEPENDENT REVIEW AND ASSESSMENT.—Not later than 30 days after the date of the enactment of this 4 5 Act, the Secretary of Defense shall select an appropriate entity outside the Department of Defense to conduct an inde-6 7 pendent review and assessment of the transition of tech-8 nologies developed by small business, such as those developed 9 under the Small Business Innovation Research Program, into major weapon systems and major automated informa-10 11 tion systems for the Department of Defense.

12 (b) ELEMENTS.—The review and assessment required
13 by subsection (a) shall include the following:

14 (1) An analysis of a representative sample of 15 major weapon systems and major automated informa-16 tion systems to determine the content of the systems 17 from small businesses. including components 18 transitioned from the Small Business Innovation Re-19 search Program.

20 (2) An analysis of established or ad hoc processes
21 to allow program offices to monitor, evaluate, and
22 transition small business-developed technologies into
23 their program.

24 (3) Recommendations for developing a system25 atic and sustained process for monitoring, evaluating,
26 and transitioning small business-developed tech•HR 4310 RH

nologies for use by the entire defense acquisition are
nologies for use by the entire defense acquisition sys-
tem of the Department of Defense, including data col-
lection and measures of effectiveness and performance.
(c) Report.—
(1) Report required.—Not later than 120
days after the date of the enactment of this Act, the
entity conducting the review and assessment under
subsection (a) shall submit to the Secretary and the
congressional defense committees a report con-
taining—
(A) the results of the review and assessment;
and
(B) recommendations for improving the
process for managing the transition and integra-
tion of technologies developed by small business
(including under the Small Business Innovation
Research Program) into major weapons systems
and major automated information systems.
(2) Additional evaluation required.—Not
later than 30 days after the date on which the con-
gressional defense committees receive the report re-
quired by paragraph (1), the Secretary shall submit
to such committees an evaluation by the Secretary of
the results and recommendations contained in such
report.

1	(d) SBIR Program Defined.—In this section, the
2	term "Small Business Innovation Research Program" has
3	the meaning provided such term by section 2500(11) of title
4	10, United States Code.
5	SEC. 1616. ADDITIONAL RESPONSIBILITIES OF INSPECTOR
6	GENERAL OF THE DEPARTMENT OF DEFENSE.
7	(a) Requirement for Peer Reviews.—Section 8(c)
8	of the Inspector General Act of 1978 (5 U.S.C. App.) is
9	amended—
10	(1) by striking "and" at the end of paragraph
11	(8);
12	(2) by striking the period and inserting "; and"
13	at the end of paragraph (9); and
14	(3) by adding at the end the following new para-
15	graph:
16	"(10) conduct peer reviews of Department of De-
17	fense audit agencies in accordance with and in such
18	frequency as provided by Government auditing stand-
19	ards as established by the Comptroller General of the
20	United States.".
21	(b) Requirement for Additional Information in
22	Semiannual Reports.—Section 8(f) of such Act is amend-
23	ed by striking paragraph (1) and inserting the following:
24	"(1) Each semiannual report prepared by the Inspec-
25	tor General of the Department of Defense under section $5(a)$

shall be transmitted by the Secretary of Defense to the Com mittees on Armed Services and on Homeland Security and
 Governmental Affairs of the Senate and the Committees on
 Armed Services and on Oversight and Government Reform
 of the House of Representatives and to other appropriate
 committees or subcommittees of Congress. Each such report
 shall include—

8 "(A) information concerning the numbers and 9 types of contract audits conducted by the Department 10 during the reporting period; and

"(B) information concerning any Department of
Defense audit agency that, during the reporting period, has either failed an audit or is overdue for a
peer review required to be conducted in accordance
with subsection (c)(10).".

16SEC. 1617. RESTORATION OF 1 PERCENT FUNDING FOR AD-17MINISTRATIVE EXPENSES OF COMMER-18CIALIZATION READINESS PROGRAM OF DE-19PARTMENT OF DEFENSE.

(a) RESTORATION.—Section 9(y) of the Small Business Act (15 U.S.C. 638(y)), as amended by section
5141(b)(1)(B) of the National Defense Authorization Act for
Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1853) is
amended—

1	(1) by redesignating paragraphs (4) and (5) as
2	paragraphs (5) and (6), respectively; and
3	(2) by inserting after paragraph (3) the fol-
4	lowing new paragraph (4):
5	"(4) FUNDING.—For payment of expenses in-
6	curred to administer the Commercialization Readi-
7	ness Program under this subsection, the Secretary of
8	Defense and each Secretary of a military department
9	is authorized to use not more than an amount equal
10	to 1 percent of the funds available to the Department
11	of Defense or the military department pursuant to the
12	Small Business Innovation Research Program. Such
13	funds shall not be used to make Phase III awards.".
14	(b) Technical Amendment.—Section 5141(b)(3)(B)
15	of the National Defense Authorization Act for Fiscal Year
16	2012 (Public Law 112–81; 125 Stat. 1854) is amended—
17	(1) by striking "subsection (y)—" and all that
18	follows through "the following:" and inserting "sub-
19	section (y) , by amending paragraph (4) to read as
20	follows:"
21	(c) EFFECTIVE DATE.—The amendments made by this

22 section shall take effect as of January 1, 2012.

1	Subtitle C—Matters Relating to
2	Small Business Concerns
3	PART I —PROCUREMENT CENTER
4	REPRESENTATIVES
5	SEC. 1621. PROCUREMENT CENTER REPRESENTATIVES.
6	(a) IN GENERAL.—Section 15(l) of the Small Business
7	Act (15 U.S.C. 644(l)) is amended by striking the subsection
8	enumerator and inserting the following:
9	"(l) Procurement Center Representatives.—".
10	(b) Assignment and Role.—Paragraph (1) of section
11	15(l) of such Act (15 U.S.C. 644(l)) is amended to read
12	as follows:
13	"(1) Assignment and role.—The Adminis-
14	trator shall assign to each major procurement center
15	a procurement center representative with such assist-
16	ance as may be appropriate.".
17	(c) ACTIVITIES.—Section $15(l)(2)$ of such Act (15
18	U.S.C. 644(l)(2)) is amended—
19	(1) in the matter preceding subparagraph (A) by
20	striking "(2) In addition to carrying out the respon-
21	sibilities assigned by the Administration, a breakout"
22	and inserting the following:
23	"(2) ACTIVITIES.—A";
24	(2) by striking subparagraph (A) and inserting
25	the following:

"(A) attend any provisioning conference or
similar evaluation session during which a deter-
mination may be made with respect to the pro-
curement method to be used to satisfy a require-
ment, review any acquisition plan with respect
to a requirement, and make recommendations re-
garding procurement method determinations and
acquisition plans;";
(3) in subparagraph (B)—
(A) by striking "(B) review, at any time,
restrictions on competition" and inserting the
following:
"(B) review, at any time, barriers to small
business participation in Federal contracting";
(B) by striking "items" and inserting
"goods and services"; and
(C) by striking "limitations" and inserting
"barriers";
(4) in subparagraph (C) by striking "(C) review
restrictions on competition" and inserting the fol-
lowing:
"(C) review barriers to small business par-

24 (5) by striking subparagraph (D) and inserting
25 the following:

ticipation in Federal contracting";

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1	"(D) review any bundled or consolidated so-
2	licitation or contract in accordance with this
3	<i>Act;</i> ";
4	(6) by striking subparagraph (E) and inserting
5	the following:
6	``(E) have electronic access to procurement
7	records, acquisition plans developed or in devel-
8	opment, and other data of the procurement cen-
9	ter commensurate with the level of such rep-
10	resentative's approve security clearance classi-
11	fication;"; and
12	(7) by striking subparagraphs (F) and (G) and
13	inserting the following:
14	``(F) receive, from personnel responsible for
15	reviewing unsolicited proposals, copies of unso-
16	licited proposals from small business concerns
17	and any information on outcomes relating to
18	such proposals;
19	"(G) participate in any session or planning
20	process and review any documents with respect
21	to a decision to convert an activity performed by
22	a small business concern to an activity per-
23	formed by a Federal employee;

24 "(H) be an advocate for the maximum
25 practicable utilization of small business concerns

1	in Federal contracting, including by advocating
2	against the bundling of contract requirements
3	when not justified; and
4	"(I) carry out any other responsibility as-
5	signed by the Administrator.".
6	(d) APPEALS.—Section 15(l)(3) of such Act (15 U.S.C.
7	644(l)(3)) is amended by striking "(3) A breakout procure-
8	ment center representative" and inserting the following:
9	"(3) APPEALS.—A procurement center represent-
10	ative".
11	(e) Notification and Inclusion.—Paragraph (4) of
12	section 15(l) of such Act (15 U.S.C. $644(l)$) is amended to
13	read as follows:
14	"(4) NOTIFICATION AND INCLUSION.—Agency
15	heads shall ensure that procurement center represent-
16	atives are included in applicable acquisition plan-
17	ning processes.".
18	(f) Position Requirements.—Section $15(l)(5)$ of
19	such Act (15 U.S.C. 644(l)(5)) is amended—
20	(1) by striking the paragraph enumerator and
21	inserting the following:
22	"(5) Position requirements.—";
23	(2) by striking subparagraphs (A) and (B) and
24	inserting the following:

1	"(A) IN GENERAL.—A procurement center
2	representative assigned under this subsection
3	shall—
4	"(i) be a full-time employee of the Ad-
5	ministration;
6	"(ii) be fully qualified, technically
7	trained, and familiar with the goods and
8	services procured by the major procurement
9	center to which that representative is as-
10	signed; and
11	"(iii) have a Level III Federal Acquisi-
12	tion Certification in Contracting (or any
13	successor certification) or the equivalent De-
14	partment of Defense certification, except
15	that any person serving in such a position
16	on the date of enactment of this clause may
17	continue to serve in that position for a pe-
18	riod of 5 years without the required certifi-
19	cation."; and
20	(3) in subparagraph (C) by striking "(C) The
21	Administration shall establish personnel positions for
22	breakout procurement representatives and advisers as-
23	signed pursuant to" and inserting the following:

1	"(B) COMPENSATION.—The Administrator
2	shall establish personnel positions for procure-
3	ment center representatives assigned under".
4	(g) Major Procurement Center Defined.—Sec-
5	tion $15(l)(6)$ of such Act (15 U.S.C. $644(l)(6)$) is amend-
6	ed—
7	(1) by striking "(6) For purposes" and inserting
8	the following:
9	"(6) Major procurement center defined.—
10	For purposes"; and
11	(2) by striking "other than commercial items
12	and which has the potential to incur significant sav-
13	ings as the result of the placement of a breakout pro-
14	curement center representative" and inserting "goods
15	or services, including goods or services that are com-
16	mercially available".
17	(h) TRAINING.—Section 15(l)(7) of such Act (15 U.S.C.
18	644(l)(7)) is amended—
19	(1) by striking the paragraph enumerator and
20	inserting the following:
21	"(7) TRAINING.—";
22	(2) by striking subparagraph (A) and inserting
23	the following:
24	"(A) AUTHORIZATION.—At such times as
25	the Administrator deems appropriate, a procure-

1	ment center representative shall provide training
2	for contracting officers, other appropriate per-
3	sonnel of the procurement center to which such
4	representative is assigned, and small businesses
5	groups seeking to do business with such procure-
6	ment center. Such training shall acquaint the
7	participants with the provisions of this sub-
8	section and shall instruct the participants in
9	methods designed to further the purposes of this
10	subsection.
11	"(B) LIMITATION.—A procurement center
12	representative may provide training under sub-
13	paragraph (A) only to the extent that the train-
14	ing does not interfere with the representative car-
15	rying out other activities under this subsection.";
16	and
17	(3) in subparagraph (B)—
18	(A) by striking "(B) The breakout procure-
19	ment center representative" and inserting the fol-
20	lowing:
21	"(8) ANNUAL BRIEFING AND REPORT.—A pro-
22	curement center representative"; and
23	(B) by striking "sixty" and inserting "60".

 1
 SEC. 1622. SMALL BUSINESS ACT CONTRACTING REQUIRE

 2
 MENTS TRAINING.

3 (a) ESTABLISHMENT.—Not later than 1 year after the date of enactment of this part, the Defense Acquisition Uni-4 5 versity and the Federal Acquisition Institute shall each provide a course on contracting requirements under the Small 6 7 Business Act, including the requirements for small business 8 concerns owned and controlled by service-disabled veterans, 9 qualified HUBZone small business concerns, small business concerns owned and controlled by socially and economically 10 11 disadvantaged individuals, and small business concerns owned and controlled by women. 12

(b) COURSE REQUIRED.—To have a Federal Acquisition Certification in Contracting (or any successor certification) or the equivalent Department of Defense certification an individual shall be required to complete the course
established under subsection (a).

18 Requirement That Business Opportunity (c)19 SPECIALISTS BE CERTIFIED.—Section 7(j)(10)(D)(i) of the 20 Small Business Act (15 U.S.C. 636(j)(10)(D)(i)) is amend-21 ed by inserting after "to assist such Program Participant." 22 the following: "The Business Opportunity Specialist shall 23 have a Level I Federal Acquisition Certification in Con-24 tracting (or any successor certification) or the equivalent Department of Defense certification, except that a Business 25 Opportunity Specialist serving at the time of the date of 26 •HR 4310 RH

enactment of the Small Business Opportunity Act of 2012
 may continue to serve as a Business Opportunity Specialist
 for a period of 5 years beginning on that date of enactment
 without such a certification.".

5 (d) GAO REPORT.—Not later than 365 days after the 6 date of enactment of this part, the Comptroller General of 7 the United States shall conduct a study and submit a report 8 to the Committee on Small Business of the House of Rep-9 resentatives and the Committee on Small Business and Entrepreneurship of the Senate on the relationship between the 10 size and quality of the acquisition workforce and the Fed-11 12 eral government's ability to maximize the utilization of small businesses in Federal procurement. The report shall 13 specifically address the following: 14

(1) The extent to which training on small business contracting laws affects a contracting officer's determination to use one of the contracting authorities
provided in the Small Business Act.

19 (2) The relationship between a robust Federal ac20 quisition workforce and small business success in ob21 taining Federal contracting opportunities.

(3) The effect on economic growth if small businesses experienced a significant reduction in small
business procurement activities.

1	(4) The effect of the anticipated acceleration of
2	retirements by the acquisition workforce on small
3	business procurement opportunities.
4	SEC. 1623. ACQUISITION PLANNING.
5	Section 15(e)(1) of the Small Business Act (15 U.S.C.
6	644(e)(1)) is amended—
7	(1) by striking "the various agencies" and in-
8	serting "a Federal department or agency"; and
9	(2) by striking the period and inserting "and
10	each such Federal department or agency shall—
11	"(A) enumerate opportunities for the par-
12	ticipation of small business concerns during all
13	acquisition planning processes and in all acqui-
14	sition plans;
15	(B) invite the participation of the appro-
16	priate Director of Small and Disadvantaged
17	Business Utilization in all acquisition planning
18	processes and provide that Director access to all
19	acquisition plans in development; and
20	(C) invite the participation of the appro-
21	priate procurement center representative in all
22	acquisition planning processes and provide that
23	representative access to all acquisition plans in
24	development.".

1 PART II –GOALS FOR PROCUREMENT CON-2 TRACTS AWARDED TO SMALL BUSINESS CON-3 **CERNS** 4 SEC. 1631. GOALS FOR PROCUREMENT CONTRACTS AWARD-5 ED TO SMALL BUSINESS CONCERNS. 6 (a) IN GENERAL.—Section 15(g) of the Small Business 7 Act (15 U.S.C. 644(g)) is amended by striking the sub-8 section enumerator and inserting the following: 9 "(q) GOALS FOR PROCUREMENT CONTRACTS AWARD-10 ED TO SMALL BUSINESS CONCERNS.—". 11 (b) GOVERNMENTWIDE GOALS.—Paragraph (1) of section 15(g) of such Act (15 U.S.C. 644(g)) is amended to 12 13 read as follows: 14 "(1) GOVERNMENTWIDE GOALS.—The President 15 shall annually establish Governmentwide goals for 16 procurement contracts awarded to small business con-17 cerns, small business concerns owned and controlled 18 by service-disabled veterans, qualified HUBZone 19 small business concerns, small business concerns 20 owned and controlled by socially and economically 21 disadvantaged individuals, and small business con-22 cerns owned and controlled by women in accordance 23 with the following: 24 "(A) The Governmentwide goal for partici-25 pation by small business concerns shall be estab-26 lished at not less than 25 percent of the total •HR 4310 RH

1 value of all prime contract awards for each fiscal 2 year and 40 percent of the total value of all subcontract awards for each fiscal year. 3 4 "(B) The Governmentwide goal for participation by small business concerns owned and 5 6 controlled by service-disabled veterans shall be es-7 tablished at not less than 3 percent of the total 8 value of all prime contract and at not less than 3 percent of the total value of all subcontract 9 10 awards for each fiscal year. 11 "(C) The Governmentwide goal for partici-12 pation by qualified HUBZone small business 13 concerns shall be established at not less than 3 14 percent of the total value of all prime contract 15 and at not less than 3 percent of the total value 16 of all subcontract awards for each fiscal year. 17 "(D) The Governmentwide goal for partici-18 pation by small business concerns owned and 19 controlled by socially and economically dis-20 advantaged individuals shall be established at not less than 5 percent of the total value of all 21 22 prime contract and at not less than 5 percent of 23 the total value of all subcontract awards for each fiscal year. 24

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1	((E) The Governmentwide goal for partici-
2	pation by small business concerns owned and
3	controlled by women shall be established at not
4	less than 5 percent of the total value of all prime
5	contract and at not less than 5 percent of the
6	total value of all subcontract awards for each fis-
7	cal year.".
8	(c) Agency Goals.—Paragraph (2) of section $15(g)$
9	of such Act (15 U.S.C. $644(g)$) is amended to read as fol-
10	lows:
11	"(2) Agency goals.—
12	"(A) ESTABLISHMENT.—The head of each
13	Federal agency shall annually establish, for the
14	agency that individual heads, goals for procure-
15	ment contracts awarded to small business con-
16	cerns, small business concerns owned and con-
17	trolled by service-disabled veterans, qualified
18	HUBZone small business concerns, small busi-
19	ness concerns owned and controlled by socially
20	and economically disadvantaged individuals,
21	and small business concerns owned and con-
22	trolled by women.
23	"(B) Relationship to governmentwide
24	GOALS.—

1	"(i) Scope.—The goals established by
2	the head of a Federal agency under sub-
3	paragraph (A) shall be in the same format
4	as the goals established by the President
5	under paragraph (1) and shall address both
6	prime contract and subcontract awards.
7	"(ii) Requirement pertaining to
8	AGENCY GOALS.—With respect to each goal
9	for a fiscal year established under subpara-
10	graph (A) for a category of small business
11	concern, the participation percentage appli-
12	cable to such goal may not be less than the
13	participation percentage applicable to the
14	Governmentwide goal for such fiscal year
15	established under paragraph (1) for such
16	category.
17	"(C) Consultation required.—
18	"(i) IN GENERAL.—.In establishing
19	goals under subparagraph (A), the head of
20	each Federal agency shall consult with the
21	Administrator.
22	"(ii) DISAGREEMENTS.—Except as
23	provided by clause (iii), if the Adminis-
24	trator and the head of a Federal agency fail
25	to agree on a goal established under sub-

1	paragraph (A), the disagreement shall be
2	submitted to the Administrator for Federal
3	Procurement Policy for final determination.
4	"(iii) Agency goals of the depart-
5	ment of defense.—In the case of a goal
6	proposed by the Secretary of Defense that is
7	lower than a goal established during the
8	preceding fiscal year for the Department of
9	the Defense and for which the Adminis-
10	trator does not agree, the disagreement shall
11	be submitted to the Administrator for Fed-
12	eral Procurement Policy for final deter-
13	mination.
14	"(D) PLAN FOR ACHIEVING GOALS.—After
15	establishing goals under subparagraph (A) for a
16	fiscal year, the head of each Federal agency shall
17	develop a plan for achieving such goals, which
18	shall apportion responsibilities among the agen-
19	cy's acquisition executives and officials.
20	"(E) EXPANDED PARTICIPATION.—In estab-
21	lishing goals under subparagraph (A), the head
22	of each Federal agency shall make a consistent
23	effort to annually expand participation by small
24	business concerns from each industry category in
25	procurement contracts of such agency, including

1	participation by small business concerns owned
2	and controlled by service-disabled veterans,
3	qualified HUBZone small business concerns,
4	small business concerns owned and controlled by
5	socially and economically disadvantaged indi-
6	viduals, and small business concerns owned and
7	controlled by women.
8	"(F) CONSIDERATION.—The head of each
9	Federal agency, in attempting to attain ex-
10	panded participation under subparagraph (E) ,
11	shall consider—
12	((i) contracts awarded as the result of
13	unrestricted competition; and
14	"(ii) contracts awarded after competi-
15	tion restricted to eligible small business con-
16	cerns under this section and under the pro-
17	gram established under section 8(a).
18	"(G) Communication regarding goals.—
19	"(i) Importance of achieving
20	GOALS.—Each procurement employee or
21	program manager described in clause (ii)
22	shall communicate to the subordinates of the
23	procurement employee or program manager
24	the importance of achieving goals estab-
25	lished under subparagraph (A).

"(ii) Procurement employees or
PROGRAM MANAGERS DESCRIBED.—A pro-
curement employee or program manager de-
scribed in this clause is a senior procure-
ment executive, senior program manager, or
Director of Small and Disadvantaged Busi-
ness Utilization of a Federal agency having
contracting authority.".
(d) Enforcement; Determinations of the Total
VALUE OF CONTRACT AWARDS.—Section 15(g) of the Small
Business Act (15 U.S.C. 644(g)), as amended by this part,
is further amended by adding at the end the following:
"(3) ENFORCEMENT.—If the Administrator does
not issue the report required in subsection $(h)(2)$ on
or before the date that is 120 days after the end of
the prior fiscal year, the Administrator may not
carry out or establish any pilot program until the
date on which the Administrator issues the report.
"(4) Determinations of the total value of
CONTRACT AWARDS.—For purposes of the goals estab-
lished under paragraphs (1) and (2), the total value
of contract awards for a fiscal year may not be deter-
mined in a manner that excludes the value of a con-
tract based on—
"(A) where the contract is awarded;

1	"(B) where the contract is performed;
2	(C) whether the contract is mandated by
3	Federal law to be performed by an entity other
4	than a small business concern;
5	(D) whether funding for the contract is
6	made available in an appropriations Act, if the
7	contract is subject to competitive procedures
8	under chapter 33 of title 41, United States Code;
9	or
10	"(E) whether the contract is subject to the
11	Federal Acquisition Regulation.".
12	SEC. 1632. REPORTING ON GOALS FOR PROCUREMENT CON-
10	
13	TRACTS AWARDED TO SMALL BUSINESS CON-
13 14	TRACTS AWARDED TO SMALL BUSINESS CON- CERNS.
14	CERNS.
14 15	CERNS. Subsection (h) of section 15 of the Small Business Act
14 15 16	CERNS. Subsection (h) of section 15 of the Small Business Act (15 U.S.C. 644) is amended to read as follows:
14 15 16 17	CERNS. Subsection (h) of section 15 of the Small Business Act (15 U.S.C. 644) is amended to read as follows: "(h) REPORTING ON GOALS FOR PROCUREMENT CON-
14 15 16 17 18	CERNS. Subsection (h) of section 15 of the Small Business Act (15 U.S.C. 644) is amended to read as follows: "(h) REPORTING ON GOALS FOR PROCUREMENT CON- TRACTS AWARDED TO SMALL BUSINESS CONCERNS.—
14 15 16 17 18 19	CERNS. Subsection (h) of section 15 of the Small Business Act (15 U.S.C. 644) is amended to read as follows: "(h) Reporting on Goals for Procurement Con- tracts Awarded to Small Business Concerns.— "(1) Agency reports.—At the conclusion of
 14 15 16 17 18 19 20 	CERNS. Subsection (h) of section 15 of the Small Business Act (15 U.S.C. 644) is amended to read as follows: "(h) REPORTING ON GOALS FOR PROCUREMENT CON- TRACTS AWARDED TO SMALL BUSINESS CONCERNS.— "(1) AGENCY REPORTS.—At the conclusion of each fiscal year, the head of each Federal agency shall
 14 15 16 17 18 19 20 21 	CERNS. Subsection (h) of section 15 of the Small Business Act (15 U.S.C. 644) is amended to read as follows: "(h) REPORTING ON GOALS FOR PROCUREMENT CON- TRACTS AWARDED TO SMALL BUSINESS CONCERNS.— "(1) AGENCY REPORTS.—At the conclusion of each fiscal year, the head of each Federal agency shall submit to the Administrator a report describing—
 14 15 16 17 18 19 20 21 22 	CERNS. Subsection (h) of section 15 of the Small Business Act (15 U.S.C. 644) is amended to read as follows: "(h) REPORTING ON GOALS FOR PROCUREMENT CON- TRACTS AWARDED TO SMALL BUSINESS CONCERNS.— "(1) AGENCY REPORTS.—At the conclusion of each fiscal year, the head of each Federal agency shall submit to the Administrator a report describing— "(A) the extent of the participation by small

1	ness concerns, small business concerns owned and
2	controlled by socially and economically dis-
3	advantaged individuals, and small business con-
4	cerns owned and controlled by women in the pro-
5	curement contracts of such agency during such
6	fiscal year;
7	``(B) whether the agency achieved the goals
8	established for the agency under subsection
9	(g)(2)(A) with respect to such fiscal year; and
10	"(C) any justifications for a failure to
11	achieve such goals.
12	"(2) Reports by administrator.—Not later
13	than 60 days after receiving a report from each Fed-
14	eral agency under paragraph (1) with respect to a fis-
15	cal year, the Administrator shall submit to the Presi-
16	dent and Congress, and to make available on a public
17	website, a report that includes—
18	"(A) a copy of each report submitted to the
19	Administrator under paragraph (1);
20	``(B) a determination of whether each goal
21	established by the President under subsection
22	(g)(1) for such fiscal year was achieved;
23	(C) a determination of whether each goal
24	established by the head of a Federal agency

1	under subsection $(g)(2)(A)$ for such fiscal year
2	was achieved;
3	"(D) the reasons for any failure to achieve
4	a goal established under paragraph (1) or $(2)(A)$
5	of subsection (g) for such fiscal year and a de-
6	scription of actions planned by the applicable
7	agency to address such failure, including the Ad-
8	ministrator's comments and recommendations on
9	the proposed remediation plan;
10	((E) for the Federal Government and each
11	Federal agency, an analysis of the number and
12	dollar amount of prime contracts awarded dur-
13	ing such fiscal year to—
14	"(i) small business concerns—
15	((I) in the aggregate;
16	"(II) through sole source con-
17	tracts;
18	"(III) through competitions re-
19	stricted to small business concerns; and
20	"(IV) through unrestricted com-
21	petition;
22	"(ii) small business concerns owned
23	and controlled by service-disabled vet-
24	erans—
25	"(I) in the aggregate;

1	``(II) through sole source con-
2	tracts;
3	"(III) through competitions re-
4	stricted to small business concerns;
5	``(IV) through competitions re-
6	stricted to small business concerns
7	owned and controlled by service-dis-
8	abled veterans; and
9	((V) through unrestricted com-
10	petition;
11	"(iii) qualified HUBZone small busi-
12	ness concerns—
13	"(I) in the aggregate;
14	``(II) through sole source con-
15	tracts;
16	"(III) through competitions re-
17	stricted to small business concerns;
18	"(IV) through competitions re-
19	stricted to qualified HUBZone small
20	business concerns;
21	((V) through unrestricted com-
22	petition where a price evaluation pref-
23	erence was used; and

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1	"(VI) through unrestricted com-
2	petition where a price evaluation pref-
3	erence was not used;
4	"(iv) small business concerns owned
5	and controlled by socially and economically
6	disadvantaged individuals—
7	``(I) in the aggregate;
8	"(II) through sole source con-
9	tracts;
10	"(III) through competitions re-
11	stricted to small business concerns;
12	"(IV) through competitions re-
13	stricted to small business concerns
14	owned and controlled by socially and
15	economically disadvantaged individ-
16	uals;
17	((V) through unrestricted com-
18	petition; and
19	"(VI) by reason of that concern's
20	certification as a small business owned
21	and controlled by socially and eco-
22	nomically disadvantaged individuals;
23	"(v) small business concerns owned by
24	an Indian tribe other than an Alaska Na-
25	tive Corporation—

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1	"(I) in the aggregate;
2	``(II) through sole source con-
3	tracts;
4	"(III) through competitions re-
5	stricted to small business concerns;
6	"(IV) through competitions re-
7	stricted to small business concerns
8	owned and controlled by socially and
9	economically disadvantaged individ-
10	uals; and
11	(V) through unrestricted com-
12	petition; and
13	"(vi) small business concerns owned by
14	Native Hawaiian Organization—
15	"(I) in the aggregate;
16	"(II) through sole source con-
17	tracts;
18	"(III) through competitions re-
19	stricted to small business concerns;
20	((IV) through competitions re-
21	stricted to small business concerns
22	owned and controlled by socially and
23	economically $disadvantaged$ $individ$ -
24	uals; and

1	(V) through unrestricted com-
2	petition; and
3	"(vii) small business concerns owned
4	by an Alaska Native Corporation—
5	((I) in the aggregate;
6	``(II) through sole source con-
7	tracts;
8	"(III) through competitions re-
9	stricted to small business concerns;
10	"(IV) through competitions re-
11	stricted to small business concerns
12	owned and controlled by socially and
13	$economically \ disadvantaged \ individ$
14	uals; and
15	(V) through unrestricted com-
16	petition; and
17	"(viii) small business concerns owned
18	and controlled by women—
19	"(I) in the aggregate;
20	``(II) through competitions re-
21	stricted to small business concerns;
22	"(III) through competitions re-
23	stricted using the authority under sec-
24	$tion \ 8(m)(2);$

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1	"(IV) through competitions re-
2	stricted using the authority under sec-
3	tion $8(m)(2)$ and in which the waiver
4	authority under section $8(m)(3)$ was
5	used; and
6	((V) through unrestricted com-
7	petition; and
8	(F) for the Federal Government and each
9	Federal agency, the number, dollar amount, and
10	distribution with respect to the North American
11	Industry Classification System of subcontracts
12	awarded during such fiscal year to small busi-
13	ness concerns, small business concerns owned and
14	controlled by service-disabled veterans, qualified
15	HUBZone small business concerns, small busi-
16	ness concerns owned and controlled by socially
17	and economically disadvantaged individuals,
18	and small business concerns owned and con-
19	trolled by women.".
20	SEC. 1633. SENIOR EXECUTIVES.
21	(a) TRAINING.—Programs established for the develop-
22	ment of senior executives under section 3396(a) of title 5,
23	United States Code, shall include training with respect to
24	Federal procurement requirements, including contracting

requirements under the Small Business Act (15 U.S.C. 631
 et seq.).

3 (b) EVALUATION OF EXECUTIVES.—The head of an 4 agency shall ensure that evaluations of members of the sen-5 ior executive service, as defined under section 3396(a) of title 5, United States Code, responsible for acquisition, other 6 7 senior officials responsible for acquisition, and other mem-8 bers of the senior executive service, as appropriate, include 9 consideration of the agency's success in achieving small 10 business contracting goals and percentages. Such evaluations shall, as a minimum, consider the extent to which the 11 executive-12

13 (1) promotes a climate or environment that is
14 responsive to small business concerns;

(2) communicates the importance of achieving
the agency's small business contracting goals; and

17 (3) encourages small business awareness, out18 reach, and support.

(c) DEFINITIONS.—In this section the term "responsible for acquisition", with respect to a member of the senior
executive service or other senior official, means such a member or official who acquires services or supplies, directs
agency organizations to acquire services or supplies, oversees acquisition officials, including program managers, contracting officers, and other acquisition workforce personnel

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1	responsible for formulating and approving acquisition
2	strategies and plans.
3	PART III —MENTOR-PROTEGE PROGRAM
4	SEC. 1641. MENTOR-PROTEGE PROGRAMS.
5	The Small Business Act (15 U.S.C. 631 et seq.) is
6	amended—
7	(1) by redesignating section 45 as section 46;
8	and
9	(2) by inserting after section 44 the following:
10	"SEC. 45. MENTOR-PROTEGE PROGRAMS.
11	"(a) Administration Program.—
12	"(1) AUTHORITY.—The Administrator is author-
13	ized to establish a mentor-protege program for all
14	small business concerns.
15	"(2) Model for program.—The mentor-protege
16	program established under paragraph (1) shall be
17	identical to the mentor-protege program of the Ad-
18	ministration for small business concerns that partici-
19	pate in the program under section 8(a) of this Act (as
20	in effect on the date of enactment of the National De-
21	fense Authorization Act for Fiscal Year 2013), except
22	that the Administrator may modify the program to
23	the extent necessary given the types of small business
24	concerns included as proteges.
25	"(b) Programs of Other Agencies.—

1	"(1) APPROVAL REQUIRED.—Except as provided
2	in paragraph (4), a Federal department or agency
3	may not carry out a mentor-protege program for
4	small business concerns unless—
5	((A) the head of the department or agency
6	submits a plan to the Administrator for the pro-
7	gram; and
8	"(B) the Administrator approves such plan.
9	"(2) BASIS FOR APPROVAL.—The Administrator
10	shall approve or disapprove a plan submitted under
11	paragraph (1) based on whether the program pro-
12	posed—
13	"(A) will assist proteges to compete for Fed-
14	eral prime contracts and subcontracts; and
15	(B) complies with the regulations issued
16	under paragraph (3).
17	"(3) REGULATIONS.—Not later than 270 days
18	after the date of enactment of the National Defense
19	Authorization Act for Fiscal Year 2013, the Adminis-
20	trator shall issue, subject to notice and comment, reg-
21	ulations with respect to mentor-protege programs,
22	which shall ensure that such programs improve the
23	ability of proteges to compete for Federal prime con-
24	tracts and subcontracts and which shall address, at a
25	minimum, the following:

1	"(A) Eligibility criteria for program par-
2	ticipants, including any restrictions on the num-
3	ber of mentor-protege relationships permitted for
4	each participant.
5	"(B) The types of developmental assistance
6	to be provided by mentors, including how the as-
7	sistance provided shall improve the competitive
8	viability of the proteges.
9	"(C) Whether any developmental assistance
10	provided by a mentor may affect the status of a
11	program participant as a small business concern
12	due to affiliation.
13	"(D) The length of mentor-protege relation-
14	ships.
15	((E) The effect of mentor-protege relation-
16	ships on contracting.
17	``(F) Benefits that may accrue to a mentor
18	as a result of program participation.
19	"(G) Reporting requirements during pro-
20	gram participation.
21	"(H) Postparticipation reporting require-
22	ments.
23	"(I) The need for a mentor-protege pair, if

24 accepted to participate as a pair in a mentor25 protege program of any Federal department or

1	agency, to be accepted to participate as a pair
2	in all Federal mentor-protege programs.
3	``(J) Actions to be taken to ensure benefits
4	for proteges and to protect proteges against ac-
5	tions by the mentor that—
6	((i) may adversely affect the proteges
7	status as a small business; or
8	``(ii) provide disproportionate eco-
9	nomic benefits to the mentor relative to
10	those provided the protege.
11	"(4) LIMITATION ON APPLICABILITY.—Paragraph
12	(1) does not apply to the following:
13	"(A) Any mentor-protege program of the
14	Department of Defense.
15	"(B) Any mentoring assistance provided
16	under a Small Business Innovation Research
17	Program or a Small Business Technology Trans-
18	fer Program.
19	"(C) Until the date that is 1 year after the
20	date on which the Administrator issues regula-
21	tions under paragraph (3), any Federal depart-
22	ment or agency operating a mentor-protege pro-
23	gram in effect on the date of enactment of the
24	National Defense Authorization Act for Fiscal
25	Year 2013.

1 "(c) REPORTING.—

2	"(1) IN GENERAL.—Not later than 2 years after
3	the date of enactment of the National Defense Author-
4	ization Act for Fiscal Year 2013, and annually there-
5	after, the Administrator shall submit to the Com-
6	mittee on Small Business of the House of Representa-
7	tives and the Committee on Small Business and En-
8	trepreneurship of the Senate a report that—
9	"(A) identifies each Federal mentor-protege
10	program;
11	"(B) specifies the number of participants in
12	each such program, including the number of par-
13	ticipants that are—
14	"(i) small business concerns;
15	"(ii) small business concerns owned
16	and controlled by service-disabled veterans;
17	"(iii) qualified HUBZone small busi-
18	ness concerns;
19	"(iv) small business concerns owned
20	and controlled by socially and economically
21	disadvantaged individuals; or
22	"(v) small business concerns owned
23	and controlled by women;
24	"(C) describes the type of assistance pro-
25	vided to proteges under each such program;

1	``(D) describes the benefits provided to men-
2	tors under each such program; and
3	``(E) describes the progress of proteges under
4	each such program with respect to competing for
5	Federal prime contracts and subcontracts.
6	"(2) Provision of information.—The head of
7	each Federal department or agency carrying out a
8	mentor-protege program shall provide to the Adminis-
9	trator, on an annual basis, the information necessary
10	for the Administrator to submit a report required
11	under paragraph (1).
12	"(d) DEFINITIONS.—In this section, the following defi-
13	nitions apply:
14	"(1) MENTOR.—The term 'mentor' means a for-
15	profit business concern, of any size, that—
16	"(A) has the ability to assist and commits
17	to assisting a protege to compete for Federal
18	prime contracts and subcontracts; and
19	"(B) satisfies any other requirements im-
20	posed by the Administrator.
21	"(2) Mentor-protege program.—The term
22	'mentor-protege program' means a program that
23	pairs a mentor with a protege for the purpose of as-
24	sisting the protege to compete for Federal prime con-
25	tracts and subcontracts.

1	"(3) PROTEGE.—The term 'protege' means a
2	small business concern that—
3	"(A) is eligible to enter into Federal prime
4	contracts and subcontracts; and
5	``(B) satisfies any other requirements im-
6	posed by the Administrator.
7	"(e) CURRENT MENTOR PROTEGE AGREEMENTS.—
8	Mentors and proteges with approved agreement in a pro-
9	gram operating pursuant to subsection $(b)(4)(C)$ shall be
10	permitted to continue their relationship according to the
11	terms specified in their agreement until the expiration date
12	specified in the agreement.
13	"(f) Submission of Agency Plans.—Agencies oper-
14	ating mentor protege programs pursuant to subsection
15	(b)(4)(C) must submit the plans specified in subsection
16	(b)(1)(A) to the Administrator within 6 months of the pro-
17	mulartion of miles required by subscription $(h)(2)$ The Ad

17 mulgation of rules required by subsection (b)(3). The Ad18 ministrator shall provide initial comments on each plan
19 within 60 days of receipt, and final approval or denial of
20 each plan with 180 days of receipt.".

21 SEC. 1642. GOVERNMENT ACCOUNTABILITY OFFICE RE22 PORT.

Not later than the date that is 2 years after the agencies operating subject to section 45(b)(4)(C) of the Small
Business Act have their plans approved or denied by the

Administrator, the Comptroller General of the United
 States shall conduct a study to—

3 (1) update the study required by section 1345 of
4 the Small Business Jobs Act of 2010 (Pub. Law 1115 240);

6 (2) examine whether potential affiliation issues
7 between mentors and proteges under the prior pro8 grams have been resolved by enactment of this Act;
9 and

(3) examine whether the regulations issued pursuant to section 45(b)(3)(I) of the Small Business Act
have increased opportunities for mentor-protege pairs,
and if they have decreased the paperwork required for
such pairs participating in programs at multiple
agencies.

16 PART IV —TRANSPARENCY IN SUBCONTRACTING

17 Subpart A—Limitations on Subcontracting

18 SEC. 1651. LIMITATIONS ON SUBCONTRACTING.

19 The Small Business Act (15 U.S.C. 631 et seq.) is
20 amended—

21 (1) by redesignating section 45 as section 47;
22 and

23 (2) by inserting after section 44 the following:

1 "SEC. 45. LIMITATIONS ON SUBCONTRACTING.

2 "(a) IN GENERAL.—If awarded a contract under sec3 tion 8(a), 8(m), 15(a), 31, or 36, a covered small business
4 concern—

5 "(1) in the case of a contract for services, may 6 not expend on subcontractors more than 50 percent of 7 the amount paid to the concern under the contract: 8 "(2) in the case of a contract for supplies (other 9 than from a regular dealer in such supplies), may not 10 expend on subcontractors more than 50 percent of the 11 amount, less the cost of materials, paid to the concern 12 under the contract; 13 "(3) in the case of a contract described in more than 1 of paragraphs (1) through (2)— 14 "(A) shall determine for which category of 15 16 services or supplies, described in 1 of paragraphs 17 (1) through (4), the greatest percentage of the 18 contract amount is awarded: 19 "(B) shall determine the amount awarded 20 under the contract for that category of services or 21 supplies; and 22 "(C) may not expend on subcontractors, 23 with respect to the amount determined under 24 subparagraph (B), more than—

25 "(i) 50 percent of that amount, if the
26 category of services or supplies applicable

1	under subparagraph (A) is described in
2	paragraph (1); and
3	"(ii) 50 percent of that amount, if the
4	category of services or supplies applicable
5	under subparagraph (A) is described in
6	paragraph (2); and
7	"(4) in the case of a contract for supplies from
8	a regular dealer in such supplies, shall supply the
9	product of a domestic small business manufacturer or
10	processor, unless a waiver of such requirement is
11	granted—
12	"(A) by the Administrator, after reviewing
13	a determination by the applicable contracting of-
14	ficer that no small business manufacturer or
15	processor can reasonably be expected to offer a
16	product meeting the specifications (including pe-
17	riod for performance) required by the contract;
18	01°
19	(B) by the Administrator for a product (or
20	class of products), after determining that no
21	small business manufacturer or processor is
22	available to participate in the Federal procure-
23	ment market.
24	"(b) Similarly Situated Entities.—Contract
25	amounts expended by a covered small business concern on

a subcontractor that is a similarly situated entity shall not
 be considered subcontracted for purposes of determining
 whether the covered small business concern has violated a
 requirement established under subsection (a) or (d).

5 "(c) MODIFICATIONS OF PERCENTAGES.—

6 "(1) IN GENERAL.—The Administrator may 7 change, by rule (after providing notice and an oppor-8 tunity for public comment), a percentage specified in 9 paragraphs (1) through (4) of subsection (a) if the Administrator determines that such change is nec-10 11 essary to reflect conventional industry practices 12 among business concerns that are below the numerical 13 size standard for businesses in that industry category.

14 "(2) UNIFORMITY.—A change to a percentage
15 under paragraph (1) shall apply to all covered small
16 business concerns.

17 "(d) OTHER CONTRACTS.—

18 "(1) IN GENERAL.—With respect to a category of 19 contracts to which a requirement under subsection (a) 20 does not apply, the Administrator is authorized to es-21 tablish, by rule (after providing notice and an oppor-22 tunity for public comment), a requirement that a cov-23 ered small business concern may not expend on sub-24 contractors more than a specified percentage of the amount paid to the concern under a contract in that

2	category.
3	"(2) UNIFORMITY.—A requirement established
4	under paragraph (1) shall apply to all covered small
5	business concerns.
6	"(3) Construction projects.—The Adminis-
7	trator shall establish, through public rulemaking, re-
8	quirements similar to those specified in paragraph
9	(1) to be applicable to contracts for general and spe-
10	cialty construction and to contracts for any other in-
11	dustry category not otherwise subject to the require-
12	ments of such paragraph. The percentage applicable
13	to any such requirement shall be determined in ac-
14	cordance with paragraph (2).
15	"(e) DEFINITIONS.—In this section, the following defi-
16	nitions apply:
17	"(1) Covered small business concern.—The
18	term 'covered small business concern' means a busi-
19	ness concern that—
20	"(A) with respect to a contract awarded
21	under section 8(a), is a small business concern
22	eligible to receive contracts under that section;
23	``(B) with respect to a contract awarded
24	under section $8(m)$ —

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1	"(i) is a small business concern owned
2	and controlled by women (as defined in that
3	section); or
4	"(ii) is a small business concern owned
5	and controlled by women (as defined in that
6	section) that is not less than 51 percent
7	owned by 1 or more women who are eco-
8	nomically disadvantaged (and such owner-
9	ship is determined without regard to any
10	community property law);
11	"(C) with respect to a contract awarded
12	under section 15(a), is a small business concern;
13	``(D) with respect to a contract awarded
14	under section 31, is a qualified HUBZone small
15	business concern; or
16	``(E) with respect to a contract awarded
17	under section 36, is a small business concern
18	owned and controlled by service-disabled vet-
19	erans.
20	"(2) Similarly situated entity.—The term
21	'similarly situated entity' means a subcontractor
22	that—
23	"(A) if a subcontractor for a small business
24	concern, is a small business concern;

1	((B) if a subcontractor for a small business
2	concern eligible to receive contracts under section
3	8(a), is such a concern;
4	"(C) if a subcontractor for a small business
5	concern owned and controlled by women (as de-
6	fined in section $8(m)$), is such a concern;
7	"(D) if a subcontractor for a small business
8	concern owned and controlled by women (as de-
9	fined in section $8(m)$) that is not less than 51
10	percent owned by 1 or more women who are eco-
11	nomically disadvantaged (and such ownership is
12	determined without regard to any community
13	property law), is such a concern;
14	``(E) if a subcontractor for a qualified
15	HUBZone small business concern, is such a con-
16	cern; or
17	``(F) if a subcontractor for a small business
18	concern owned and controlled by service-disabled
19	veterans, is such a concern.".
20	SEC. 1652. PENALTIES.
21	Section 16 of the Small Business Act (15 U.S.C. 645)
22	is amended by adding at the end the following:
23	"(g) Subcontracting Limitations.—
24	"(1) IN GENERAL.—Whoever violates a require-
25	ment established under section 45 shall be subject to

1	the penalties prescribed in subsection (d), except that,
2	for an entity that exceeded a limitation on subcon-
3	tracting under such section, the fine described in sub-
4	section $(d)(2)(A)$ shall be treated as the greater of—
5	"(A) \$500,000; or
6	``(B) the dollar amount expended, in excess
7	of permitted levels, by the entity on subcontrac-
8	tors.
9	"(2) MONITORING.—Not later than 1 year after
10	the date of enactment of this subsection, the Adminis-
11	trator shall take such actions as are necessary to en-
12	sure that an existing Federal subcontracting reporting
13	system is modified to notify the Administrator, the
14	appropriate Director of the Office of Small and Dis-
15	advantaged Business Utilization, and the appropriate
16	contracting officer if a requirement established under
17	section 45 is violated.".
18	SEC. 1653. CONFORMING AMENDMENTS.
19	(a) HUBZONES.—Section 3(p)(5) of the Small Busi-
20	ness Act (15 U.S.C. 632(p)(5)) is amended—
21	(1) in subparagraph $(A)(i)$ by striking subclause
22	(III) and inserting the following:
23	"(III) with respect to any sub-
24	contract entered into by the small busi-
25	ness concern pursuant to a contract

1	awarded to the small business concern
2	under section 31, the small business
3	concern will ensure that the require-
4	ments of section 45 are satisfied; and";
5	(2) by striking subparagraphs (B) and (C); and
6	(3) by redesignating subparagraph (D) as sub-
7	paragraph (B).
8	(b) Entities Eligible for Contracts Under Sec-
9	TION 8(a).—Section 8(a) of such Act (15 U.S.C. 637(a))
10	is amended by striking paragraph (14) and inserting the
11	following:
12	"(14) Limitations on subcontracting.—A
13	concern may not be awarded a contract under this
14	subsection as a small business concern unless the con-
15	cern agrees to satisfy the requirements of section 45.".
16	(c) Small Business Concerns.—Section 15 of such
17	Act (15 U.S.C. 644) is amended by striking subsection (0)
18	and inserting the following:
19	"(o) Limitations on Subcontracting.—A concern
20	may not be awarded a contract under subsection (a) as a
21	small business concern unless the concern agrees to satisfy
22	the requirements of section 45.".
23	SEC. 1654. REGULATIONS.
24	

Not later than 180 days after the date of enactmentof this Act, the Administrator of the Small Business Admin-

1	$is tration \ shall \ issue \ guidance \ with \ respect \ to \ compliance$
2	with the changes made to the Small Business Act by the
3	amendments in this part, with opportunities for notice and
4	comment.
5	Subpart B—Subcontracting Plans
6	SEC. 1655. SUBCONTRACTING PLANS.
7	(a) Subcontracting Reporting Requirements.—
8	(1) IN GENERAL.—Section $8(d)(6)$ of the Small
9	Business Act (15 U.S.C. 637(d)(6)) is amended—
10	(A) by striking "(6) Each subcontracting
11	plan" and inserting the following:
12	"(6) SUBCONTRACTING PLAN REQUIREMENTS.—
13	Each subcontracting plan";
14	(B) by amending subparagraph (E) to read
15	as follows:
16	((E) assurances that the offeror or bidder
17	will—
18	"(i) submit—
19	((I) not later than 180 days after
20	the date on which performance under
21	the applicable contract begins, and
22	every 180 days thereafter until con-
23	tract performance ends, a report that
24	describes all subcontracting activities

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1	under the contract during the pre-
2	ceding 180-day period;
3	"(II) not later than 1 year after
4	the date on which performance under
5	the applicable contract begins, and an-
6	nually thereafter until contract per-
7	formance ends, a report that describes
8	all subcontracting activities under the
9	contract that have occurred before the
10	date on which the report is submitted;
11	and
12	"(III) not later than 30 days after
13	the date on which performance under
14	the applicable contract ends, a report
15	that describes all subcontracting activi-
16	ties under the contract; and
17	"(ii) cooperate with any study or sur-
18	vey required by the applicable Federal agen-
19	cy or the Administration to determine the
20	extent of compliance by the offeror or bidder
21	with the subcontracting plan;"; and
22	(C) by moving the margins for subpara-
23	graphs (A), (B), (C), (D), and (F) 2 ems to the
24	right (so that the align with subparagraph (E) ,

3 (2) Reporting system modification.—

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4 (A) IN GENERAL.—Not later than 1 year 5 after the date of enactment of this part, the Ad-6 ministrator of the Small Business Administra-7 tion shall take such actions as are necessary to 8 ensure that the Federal subcontracting reporting 9 system to which covered reports are submitted is 10 modified to notify the Administrator, the appro-11 priate contracting officer, and the appropriate 12 Director of Small and Disadvantaged Business 13 Utilization if an entity fails to submit a re-14 quired covered report. If the Administrator does 15 not modify the subcontracting reporting system 16 on or before the date that is 1 year after the date 17 of enactment of this part, the Administrator may 18 not carry out or establish any pilot program 19 until the date the Administrator modifies the re-20 porting system.

(B) COVERED REPORT DEFINED.—In this
paragraph, the term "covered report" means a
report submitted in accordance with assurances
provided under section 8(d)(6)(E) of the Small
Business Act (15 U.S.C. 637(d)(6)(E)).

1	(b) Failure To Submit Subcontracting Reports
2	AS BREACH OF CONTRACT.—Section $8(d)(8)$ of such Act (15)
3	U.S.C. 637(d)(8)) is amended—
4	(1) by striking "(8) The failure" and inserting
5	the following:
6	"(8) MATERIAL BREACH.—The failure";
7	(2) in subparagraph (A) by striking "subsection,
8	or" and inserting "subsection,";
9	(3) in subparagraph (B) by striking "sub-
10	contract," and inserting "subcontract, or";
11	(4) by inserting after subparagraph (B) the fol-
12	lowing:
13	``(C) assurances provided under paragraph
14	(6)(E),"; and
15	(5) by moving the margins of subparagraphs
16	(A), (B), and the matter following subparagraph (B)
17	2 ems to the right.
18	(c) Authority of Small Business Administra-
19	TION.—Section 8(d)(10) of such Act (15 U.S.C. 637(d)(10))
20	is amended—
21	(1) by striking "(10) In the case of" and insert-
22	ing the following:
23	"(10) Authority of Administration.—In the
24	case of";

(2) in subparagraph (B) by striking ", which
shall be advisory in nature,";
(3) in subparagraph (C) by striking ", either on
a contract-by-contract basis, or in the case contrac-
tors" and inserting "as a supplement to evaluations
performed by the contracting agency, either on a con-
tract-by-contract basis or, in the case of contractors";
and
(4) by moving the margins of subparagraphs (A)
through (C) 2 ems to the right.
(d) Appeals.—Section 8(d) of such Act (15 U.S.C.
637(d)) is amended by adding at the end the following:
"(13) Review and acceptance of subcon-
TRACTING PLANS.—
"(A) IN GENERAL.—Except as provided in
subparagraph (E), if a procurement center rep-
resentative or commercial market representative
determines that a subcontracting plan required
under paragraph (4) or (5) fails to provide the
maximum practicable opportunity for covered
small business concerns to participate in the per-
formance of the contract to which the plan ap-
plies, such representative may delay acceptance

23 plies, such representative may delay acceptance
24 of the plan in accordance with subparagraph
25 (B).

"(B) Process.—

2	"(i) In general.—Except as provided
3	in clause (ii), a procurement center rep-
4	resentative or commercial market represent-
5	ative who makes the determination under
6	subparagraph (A) with respect to a subcon-
7	tracting plan may delay acceptance of the
8	plan for a 30-day period by providing writ-
9	ten notice of such determination to head of
10	the procuring activity of the contracting
11	agency. Such notice shall include rec-
12	ommendations for altering the plan to pro-
13	vide the maximum practicable opportunity
14	described in that subparagraph.
15	"(ii) Exception.—In the case of the
16	Department of Defense, a procurement cen-
17	ter representative or commercial market
18	representative who makes the determination
19	under subparagraph (A) with respect to a
20	subcontracting plan may delay acceptance
21	of the plan for a 15-day period by pro-
22	viding written notice of such determination
23	to appropriate personnel of the Department
24	of Defense. Such notice shall include rec-
25	ommendations for altering the plan to pro-

1	vide the maximum practicable opportunity
2	described in that subparagraph. The author-
3	ity of a procurement center representative
4	or commercial market representative to
5	delay acceptance of a subcontracting plan
6	as provided in subparagraph (A), does not
7	include the authority to delay the award or
8	performance of the contract concerned.
9	"(C) DISAGREEMENTS.—If a procurement
10	center representative or commercial market rep-
11	resentative delays the acceptance of a subcon-
12	tracting plan under subparagraph (B) and does
13	not reach agreement with head of the procuring
14	activity of the contracting agency to alter the
15	plan to provide the maximum practicable oppor-
16	tunity described in subparagraph (A) not later
17	than 30 days from the date written notice was
18	provided, the disagreement shall be submitted to
19	the head of the contracting agency by the Admin-
20	istrator for a final determination.
21	"(D) Covered small business concerns
22	DEFINED.—In this paragraph, the term 'covered
23	small business concerns' means small business
24	concerns, qualified HUBZone small business

25 concerns, small business concerns owned and

1	controlled by veterans, small business concerns
2	owned and controlled by service-disabled vet-
3	erans, small business concerns owned and con-
4	trolled by socially and economically disadvan-
5	taged individuals, and small business concerns
6	owned and controlled by women.
7	"(E) EXCEPTION.—The procurement center
8	representative or commercial market representa-
9	tive may not delay the acceptance of a subcon-
10	tracting plan if the appropriate personnel of the
11	contracting agency certify that the agency's need
12	for the property or services is of such an unusual
13	and compelling urgency that the United States
14	would be seriously injured unless the agency is
15	permitted to accept the subcontracting plan.".
16	SEC. 1656. NOTICES OF SUBCONTRACTING OPPORTUNITIES.
17	Section 8(k)(1) of the Small Business Act (15 U.S.C.
18	637(k)(1)) is amended by striking "in the Commerce Busi-
19	ness Daily" and inserting "on the appropriate Federal Web
20	site (as determined by the Administrator)".
21	SEC. 1657. REGULATIONS.
22	Not later than 180 days after the date of enactment

Not later than 180 days after the date of enactment
of this Act, the Administrator of the Small Business Administration shall issue guidance with respect to the changes

made to the Small Business Act, with opportunity for notice
 and comment.

3 Subpart C—Publication of Certain Documents 4 SEC. 1658. PUBLICATION OF CERTAIN DOCUMENTS.

5 The Small Business Act (15 U.S.C. 631 et seq.), as
6 amended by this part, is further amended by inserting after
7 section 45 the following:

8 "SEC. 46. PUBLICATION OF CERTAIN DOCUMENTS.

9 "A Federal agency, other than the Department of De-10 fense, may only convert a function that is being performed by a small business concern to performance by a Federal 11 employee if the agency has made publicly available the pro-12 13 cedures and methodologies of the agency with respect to decisions to convert a function being performed by a small 14 15 business concern to performance by a Federal employee, including procedures and methodologies for determining 16 which contracts will be studied for potential conversion; 17 procedures and methodologies by which a contract is evalu-18 ated as inherently governmental or as a critical agency 19 function; and procedures and methodologies for estimating 20 21 and comparing costs.".

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1	PART V —SMALL BUSINESS CONCERN SIZE
2	STANDARDS
3	SEC. 1661. SMALL BUSINESS CONCERN SIZE STANDARDS.
4	Section 3 of the Small Business Act (15 U.S.C. 632)
5	is amended—
6	(1) by striking "SEC. 3." and inserting the fol-
7	lowing:
8	"SEC. 3. DEFINITIONS."; and
9	(2) in subsection (a)—
10	(A) by striking the subsection enumerator
11	and inserting the following:
12	"(a) Small Business Concerns.—";
13	(B) in paragraph (1) by striking "(1) For
14	the purposes" and inserting the following:
15	"(1) IN GENERAL.—For the purposes";
16	(C) in paragraph (3) by striking "(3) When
17	establishing" and inserting the following:
18	"(3) VARIATION BY INDUSTRY AND CONSIDER-
19	ATION OF OTHER FACTORS.—When establishing";
20	(D) by moving paragraph (5), including
21	each subparagraph and clause therein, 2 ems to
22	the right; and
23	(E) by adding at the end the following:
24	"(6) Proposed rule making.—In conducting
25	rulemaking to revise, modify or establish size stand-
26	ards pursuant to this section, the Administrator shall
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1	consider, and address, and make publicly available as
2	part of the notice of proposed rule making and notice
3	of final rule each of the following:
4	"(A) a detailed description of the industry
5	for which the new size standard is proposed;
6	"(B) an analysis of the competitive environ-
7	ment for that industry;
8	(C) the approach the Administrator used
9	to develop the proposed standard including the
10	source of all data used to develop the proposed
11	rulemaking; and
12	(D) the anticipated effect of the proposed
13	rulemaking on the industry, including the num-
14	ber of concerns not currently considered small
15	that would be considered small under the pro-
16	posed rulemaking and the number of concerns
17	currently considered small that would be deemed
18	other than small under the proposed rulemaking.
19	"(7) Common size standards.—In carrying
20	out this subsection, the Administrator may establish
21	or approve a single size standard for a grouping of
22	four digit North American Industrial Classification
23	codes only if the Administrator makes publicly avail-
24	able, not later than the date on which such size stand-
25	ard is established or approved, a justification dem-

1	onstrating that such size standard is appropriate for
2	each individual industry classification included in
3	the grouping.
4	"(8) NUMBER OF SIZE STANDARDS.—The Ad-
5	ministrator shall not limit the number of size stand-
6	ards it creates pursuant to paragraph (2), and shall
7	assign the appropriate size standard to each North
8	American Industrial Classification System Code".
9	PART VI —CONTRACT BUNDLING
10	SEC. 1671. CONSOLIDATION OF PROVISIONS RELATING TO
11	CONTRACT BUNDLING.
12	Section 44 of the Small Business Act (15 U.S.C. 657q)
13	is amended to read as follows:
13 14	is amended to read as follows: "SEC. 44. CONTRACT BUNDLING.
14	"SEC. 44. CONTRACT BUNDLING.
14 15	"SEC. 44. CONTRACT BUNDLING. "(a) DEFINITIONS.—In this Act:
14 15 16	"SEC. 44. CONTRACT BUNDLING. "(a) DEFINITIONS.—In this Act: "(1) BUNDLED CONTRACT.—The term 'bundled
14 15 16 17	"SEC. 44. CONTRACT BUNDLING. "(a) DEFINITIONS.—In this Act: "(1) BUNDLED CONTRACT.—The term 'bundled contract'—
14 15 16 17 18	"SEC. 44. CONTRACT BUNDLING. "(a) DEFINITIONS.—In this Act: "(1) BUNDLED CONTRACT.—The term 'bundled contract'— "(A) means a contract that is entered into
14 15 16 17 18 19	"SEC. 44. CONTRACT BUNDLING. "(a) DEFINITIONS.—In this Act: "(1) BUNDLED CONTRACT.—The term 'bundled contract'— "(A) means a contract that is entered into to meet procurement requirements that are com-
 14 15 16 17 18 19 20 	"SEC. 44. CONTRACT BUNDLING. "(a) DEFINITIONS.—In this Act: "(1) BUNDLED CONTRACT.—The term 'bundled contract'— "(A) means a contract that is entered into to meet procurement requirements that are com- bined in a bundling of contract requirements,
 14 15 16 17 18 19 20 21 	"SEC. 44. CONTRACT BUNDLING. "(a) DEFINITIONS.—In this Act: "(1) BUNDLED CONTRACT.—The term 'bundled contract'— "(A) means a contract that is entered into to meet procurement requirements that are com- bined in a bundling of contract requirements, without regard to whether a study of the effects

1	((i) a contract with an aggregate dol-
2	lar value below the dollar threshold; or
3	"(ii) a single award contract for the
4	acquisition of a weapons system acquired
5	through a major defense acquisition.
6	"(2) Bundling Methodology.—The term bun-
7	dling methodology' means—
8	"(A) a solicitation to obtain offers for a sin-
9	gle contract or a multiple award contract;
10	``(B) a solicitation of offers for the issuance
11	of a task or a delivery order under an existing
12	single or multiple award contract; or
13	``(C) the creation of any new procurement
14	requirements that permits a combination of con-
15	tract requirements, including any combination
16	of contract requirements or order requirements.
17	"(3) Bundling of contract requirements.—
18	The term 'bundling of contract requirements', with re-
19	spect to the contract requirements of a Federal agen-
20	су—
21	"(A) means the use of any bundling meth-
22	odology to satisfy 2 or more procurement re-
23	quirements for new or existing goods or services
24	provided to or performed for the Federal agency,
25	including any construction services, that is likely

1	to be unsuitable for award to a small-business
2	concern due to—
3	"(i) the diversity, size, or specialized
4	nature of the elements of the performance
5	specified;
6	((ii) the aggregate dollar value of the
7	anticipated award;
8	"(iii) the geographical dispersion of the
9	contract performance sites; or
10	"(iv) any combination of the factors
11	described in clauses (i), (ii), and (iii); and
12	((B) does not include the use of a bundling
13	methodology for an anticipated award with an
14	aggregate dollar value below the dollar threshold.
15	"(4) Chief Acquisition officer.—The term
16	'Chief Acquisition Officer' means the employee of a
17	Federal agency designated as the Chief Acquisition
18	Officer for the Federal agency under section 1702(a)
19	of title 41, United States Code.
20	"(5) CONTRACT.—The term 'contract' includes,
21	for purposes of this section, any task order made pur-
22	suant to an indefinite quantity, indefinite delivery
23	contract.

1	"(6) Contract bundling.—The term 'contract
2	bundling' means the process by which a bundled con-
3	tract is created.
4	"(7) Dollar threshold.—The term 'dollar
5	threshold' means—
6	"(A) in the case of a contract for construc-
7	tion, \$5,000,000; and
8	"(B) in any other case, \$2,000,000.
9	"(8) Major defense acquisition program.—
10	The term 'major defense acquisition program' has the
11	meaning given in section 2430(a) of title 10, United
12	States Code.
13	"(9) Previously bundled contract.—The
14	term 'previously bundled contract' means a contract
15	that is the successor to a contract that required a
16	bundling analysis, contract for which any of the suc-
17	cessor contract were designated as a consolidated con-
18	tract or bundled contract in the Federal procurement
19	database, or a contract for which the Administrator
20	designated the prior contract as a bundled contract.
21	"(10) Procurement activity.—The term 'pro-
22	curement activity' means the Federal agency or office
23	thereof acquiring goods or services.
24	"(11) Procurement requirement.—The term
25	'procurement requirement' means a determination by

1	an agency that the acquisition of a specified good or
2	service is needed to satisfy the mission of the agency.
3	"(12) Senior procurement executive.—The
4	term 'senior procurement executive' means an official
5	designated under section 1702(c) of title 41, United
6	States Code, as the senior procurement executive for
7	a Federal agency.
8	"(13) TRADE ASSOCIATION.—The term 'trade as-
9	sociation' means any entity that is described in para-
10	graph (3), (6), (12), or (19) of section 501(c) of the
11	Internal Revenue Code of 1986 and which is exempt
12	from tax under section 501(a) of such Code.
13	"(b) POLICY.—The head of each Federal agency shall
14	ensure that the decisions made by the Federal agency re-
15	garding contract bundling are made with a view to pro-
16	viding small business concerns with the maximum prac-
17	ticable opportunities to participate as prime contractors
18	and subcontractors in the procurements of the Federal agen-
19	cy.
20	"(c) Contract Bundling.—
21	"(1) Proposed procurements.—Paragraphs
22	(2) through (4) shall apply to a proposed procurement
23	if the proposed procurement—
24	"(A) one or more small business concerns

24 "(A) one or more small business concerns
25 would suffer economic harm or disruption of its

1	business operations, including the potential loss
2	of an existing contract, as a direct or indirect re-
3	sult of the contract bundling;
4	"(B) includes, in its statement of work,
5	goods or services—
6	((i)(I) currently being performed by a
7	small business; and
8	"(II) if the proposed procurement is in
9	a quantity or estimated dollar value the
10	magnitude of which renders small business
11	prime contract participation unlikely; or
12	"(ii)(I) that are of a type that the Ad-
13	ministrator through market research can
14	demonstrate that two or more small busi-
15	nesses are capable of performing; and
16	"(II) if the statement of work proposes
17	combining the goods or services identified in
18	subclause (I) with other requirements for
19	goods or services into the solicitation of of-
20	fers;
21	"(C) is for construction and—
22	"(i) seeks to package or combine dis-
23	crete construction projects; or

"(ii) the value of the goods or services 1 2 subject to the contract exceeds the dollar threshold: or 3 4 "(D) is determined by the Administrator to 5 have a solicitation that involves an unnecessary 6 or unjustified bundling of contract requirements. 7 "(2) Responsibility of the procurement AC-8 TIVITY.—At least 45 days prior to the issuance of a

9 solicitation, the Procurement Activity shall notify 10 and provide a copy of the proposed procurement to 11 the procurement center representative assigned to the 12 Procurement Activity. The 45-day notification process 13 under this paragraph shall occur concurrently with 14 other processing steps required prior to issuance of the 15 solicitation. The notice shall include a statement as to 16 why the agency has determined that contract bun-17 dling is necessary and justified and shall also describe 18 why the proposed acquisition cannot be offered so as 19 to make small business participation likely. Such 20 statement shall address—

21 "(A) why the proposed acquisition cannot
22 be further divided into reasonably small lots or
23 discrete tasks in order to permit offers by small
24 business concerns;

1	``(B) if applicable, a list of the incumbent
2	contractors disaggregated by and including
3	names, addresses, and whether or not the con-
4	tractor is a small business concern;
5	"(C) a description of the industries that
6	might be interested in bidding on the contract re-
7	quirements;
8	"(D) an assessment of the impact on small
9	businesses that had bid on previous procurement
10	requirements that are included in the bundling
11	of contract requirements;
12	``(E) delineating the number of existing
13	small business concerns whose contracts will
14	cease if the contract bundling proceeds;
15	``(F) if delivery schedule was a factor in the
16	decision to bundle, an explanation as to why a
17	schedule could not be developed that would en-
18	courage small business participation; and
19	"(G) in the case of a construction contract,
20	why construction cannot be procured as separate
21	discrete projects.
22	"(3) Publication of notice statement.—
23	Concurrently, the statement required in paragraph
24	(2) shall be published in the Federal contracting op-
25	portunities database.

1	"(4) Recompetition of a previously bun-
2	DLED CONTRACT.—If the proposed procurement is a
3	previously bundled contract, that is to be recompeted
4	as a bundled contract, the Administrator shall deter-
5	mine, with the assistance of the agency proposing the
6	procurement—
7	``(A) the amount of savings and benefits (in
8	accordance with subsection (d)) achieved under
9	the bundling of contract requirements;
10	"(B) whether such savings and benefits will
11	continue to be realized if the contract remains
12	bundled, and whether such savings and benefits
13	would be greater if the procurement requirements
14	were divided into separate solicitations suitable
15	for award to small business concerns;
16	``(C) the dollar value of subcontracts award-
17	ed to small business concerns under the bundled
18	contract, disaggregated by North American In-
19	dustrial Classification System Code;
20	``(D) the percentage of subcontract dollars
21	awarded to small businesses under the bundled
22	contract, disaggregated by North American In-
23	dustrial Classification System Code; and
24	``(E) the dollar amount and percentage of
25	prime contract dollars awarded to small busi-

nesses in the primary North American Indus-
trial Classification System Code for that bundled
contract during each of the two fiscal years pre-
ceding the award of the bundled contract and
during each fiscal year of the performance of the
bundled contract.
"(5) Failure to provide notice.—
"(A) NO NOTIFICATION RECEIVED.—If no
notification of the proposed procurement or ac-
companying statement is received, but the Ad-
ministrator determines that the proposed pro-
curement is a proposed procurement described in
paragraph (1), then the Administrator shall re-
quire that such a statement of work be completed
by the Procurement Activity and sent to the pro-
curement center representative and postpone the
solicitation process for at least 10 days but not
more than 45 days to allow the Administrator to
review the statement and make recommendations
as described in this section before the procure-
ment process is continued.
"(B) NO WORK CONTINUED.—If the Admin-
istrator requires a Procurement Activity to pro-
vide a statement of work pursuant to subpara-
graph (A), the Procurement Activity shall not be

1	permitted to continue with the procurement until
2	such time as the Procurement Activity complies
3	with the requirements of subparagraph (A) .
4	"(6) Responsibility of the procurement
5	CENTER REPRESENTATIVE.—Within 15 days after re-
6	ceipt of the proposed procurement and accompanying
7	statement, if the procurement center representative be-
8	lieves that the procurement as proposed will render
9	small business prime contract participation unlikely,
10	the representative shall recommend to the Procure-
11	ment Activity alternative procurement methods which
12	would increase small business prime contracting op-
13	portunities.
13 14	portunities. "(7) Disagreement between the adminis-
-	
14	"(7) DISAGREEMENT BETWEEN THE ADMINIS-
14 15	"(7) DISAGREEMENT BETWEEN THE ADMINIS- TRATOR AND THE PROCUREMENT ACTIVITY.—
14 15 16	"(7) DISAGREEMENT BETWEEN THE ADMINIS- TRATOR AND THE PROCUREMENT ACTIVITY.— "(A) IN GENERAL.—If the Administrator
14 15 16 17	"(7) DISAGREEMENT BETWEEN THE ADMINIS- TRATOR AND THE PROCUREMENT ACTIVITY.— "(A) IN GENERAL.—If the Administrator determines that a small business concern would
14 15 16 17 18	"(7) DISAGREEMENT BETWEEN THE ADMINIS- TRATOR AND THE PROCUREMENT ACTIVITY.— "(A) IN GENERAL.—If the Administrator determines that a small business concern would be adversely affected, directly or indirectly, by
14 15 16 17 18 19	"(7) DISAGREEMENT BETWEEN THE ADMINIS- TRATOR AND THE PROCUREMENT ACTIVITY.— "(A) IN GENERAL.—If the Administrator determines that a small business concern would be adversely affected, directly or indirectly, by the proposed procurement, or if a small business
14 15 16 17 18 19 20	"(7) DISAGREEMENT BETWEEN THE ADMINIS- TRATOR AND THE PROCUREMENT ACTIVITY.— "(A) IN GENERAL.—If the Administrator determines that a small business concern would be adversely affected, directly or indirectly, by the proposed procurement, or if a small business concern or a trade association of which that
14 15 16 17 18 19 20 21	"(7) DISAGREEMENT BETWEEN THE ADMINIS- TRATOR AND THE PROCUREMENT ACTIVITY.— "(A) IN GENERAL.—If the Administrator determines that a small business concern would be adversely affected, directly or indirectly, by the proposed procurement, or if a small business concern or a trade association of which that small business concern is a member so requests,

1	"(B) APPEAL TO AGENCY HEAD.—The pro-
2	posed procurement shall be submitted for deter-
3	mination to the head of the contracting agency
4	by the Administrator.
5	"(C) Appeal by affected small busi-
6	NESS CONCERN TO GAO.—For purposes of sub-
7	chapter V of chapter 35 of title 31, United States
8	Code, if a protest is submitted to the Comptroller
9	General under that subchapter alleging a viola-
10	tion of this section of the Small Business Act, a
11	trade association representing small business
12	concerns shall be considered an interested party.
13	"(d) Market Research.—
14	"(1) IN GENERAL.—Before proceeding with an
15	acquisition strategy that could lead to bundled con-
16	tracts, the head of an agency shall conduct market re-
17	search to determine whether bundling of the require-
18	ments is necessary and justified.

19 "(2) FACTORS.—For purposes of subsection
20 (c)(1), a bundled contract is necessary and justified
21 if the bundling of contract requirements will result in
22 substantial measurable benefits in excess of those bene23 fits resulting from a procurement of the contract re24 quirements that does not involve contract bundling.

1	"(3) BENEFITS.—For the purposes of bundling of
2	contract requirements, benefits described in para-
3	graph (2) may include the following:
4	"(A) Cost savings.
5	"(B) Quality improvements.
6	"(C) Reduction in acquisition cycle times.
7	"(D) Better terms and conditions.
8	((E) Any other benefits.
9	"(4) Reduction of costs not determina-
10	TIVE.—For purposes of this subsection:
11	"(A) Cost savings shall not include any re-
12	duction in the use of military interdepartmental
13	purchase requests or any similar transfer funds
14	among Federal agencies for the use of a contract
15	issued by another Federal agency.
16	``(B) The reduction of administrative or
17	personnel costs alone shall not be a justification
18	for bundling of contract requirements unless the
19	cost savings are expected to be substantial in re-
20	lation to the dollar value of the procurement re-
21	quirements to be bundled.
22	"(5) Limitation on acquisition strategy.—
23	The head of a Federal agency may not carry out an
24	acquisition strategy that includes bundled contracts
25	valued in excess of the dollar threshold, unless the sen-

ior procurement executive or, if applicable, Chief Ac quisition Officer, for the Federal agency, certifies to
 the head of the Federal agency that steps will be taken
 to include small business concerns in the acquisition
 strategy prior to the implementation of such acquisi tion strategy.

7 "(e) STRATEGY SPECIFICATIONS.—If the head of a con8 tracting agency determines that an acquisition plan or pro9 posed procurement strategy will result in a bundled con10 tract, the proposed acquisition plan or procurement strat11 egy shall—

12 "(1) identify specifically the benefits anticipated
13 to be derived from the bundling of contract require14 ments;

"(2) set forth an assessment of the specific im-15 16 pediments to participation by small business concerns 17 as prime contractors that result from the contract 18 bundling and specify actions designed to maximize 19 small business participation as subcontractors (in-20 cluding suppliers) at various tiers under the contract 21 or contracts that are awarded to meet the require-22 ments; and

23 "(3) include a specific determination that the
24 anticipated measurable benefits of the proposed bun25 dled contract justify its use.

"(f) CONTRACT TEAMING.—In the case of a solicitation 1 2 of offers for a bundled contract that is issued by the head of an agency, a small-business concern may submit an offer 3 4 that provides for use of a particular team of subcontractors 5 for the performance of the contract. The head of the agency shall evaluate the offer in the same manner as other offers, 6 7 with due consideration to the capabilities of all of the pro-8 posed subcontractors. If a small business concern teams 9 under this paragraph, it shall not affect its status as a small business concern for any other purpose. 10

11 "(g) DATABASE, ANALYSIS, AND ANNUAL REPORT RE12 GARDING CONTRACT BUNDLING.—

"(1) DATABASE.—Not later than 180 days after
the date of the enactment of this subsection, the Administrator shall develop and shall thereafter maintain a database containing data and information regarding—

18 "(A) each bundled contract awarded by a
19 Federal agency; and

20 "(B) each small business concern that has
21 been displaced as a prime contractor as a result
22 of the award of such a contract.

23 "(2) ANALYSIS.—For each bundled contract that
24 is to be recompeted, the Administrator shall deter25 mine—

1	"(A) the amount of savings and benefits re-
2	alized, in comparison with the savings and bene-
3	fits anticipated by the analysis required under
4	subsection (d) prior to the contract award; and
5	``(B) whether such savings and benefits will
6	continue to be realized if the contract remains
7	bundled, and whether such savings and benefits
8	would be greater if the procurement requirements
9	were divided into separate solicitations suitable
10	for award to small business concerns.
11	"(3) Annual report on contract bun-
12	DLING.—
13	"(A) IN GENERAL.—Not later than 1 year
14	after the date of the enactment of this paragraph,
15	and annually in March thereafter, the Adminis-
16	trator shall transmit a report on contract bun-
17	dling to the Committee on Small Business of the
18	House of Representatives and the Committee on
19	Small Business and Entrepreneurship of the
20	Senate.
21	"(B) CONTENTS.—Each report transmitted
22	under subparagraph (A) shall include—
23	"(i) data on the number, arranged by
24	industrial classification, of small business
25	concerns displaced as prime contractors as

1	a result of the award of bundled contracts
2	by Federal agencies; and
3	"(ii) a description of the activities
4	with respect to previously bundled contracts
5	of each Federal agency during the preceding
6	year, including—
7	((I) data on the number and total
8	dollar amount of all contract require-
9	ments that were bundled; and
10	"(II) with respect to each bundled
11	contract, data or information on—
12	"(aa) the justification for the
13	bundling of contract requirements;
14	"(bb) the cost savings real-
15	ized by bundling the contract re-
16	quirements over the life of the con-
17	tract;
18	"(cc) the extent to which
19	maintaining the bundled status of
20	contract requirements is projected
21	to result in continued cost sav-
22	ings;
23	"(dd) the extent to which the
24	bundling of contract requirements
25	complied with the contracting

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agency's small business subcon-
tracting plan, including the total
dollar value awarded to small
business concerns as subcontrac-
tors and the total dollar value
previously awarded to small busi-
ness concerns as prime contrac-
tors; and
"(ee) the impact of the bun-
dling of contract requirements on
small business concerns unable to
compete as prime contractors for
the consolidated requirements and
on the industries of such small
business concerns, including a de-
scription of any changes to the
proportion of any such industry
that is composed of small business
concerns.
"(h) Bundling Accountability Measures.—
"(1) TEAMING REQUIREMENTS.—Each Federal
agency shall include in each solicitation for any mul-
tiple award contract above the dollar threshold a pro-
vision soliciting bids from any responsible source, in-

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1	cluding responsible small business concerns and teams
2	or joint ventures of small business concerns.
3	"(2) Policies on reduction of contract
4	BUNDLING.—
5	"(A) IN GENERAL.—Not later than 270
6	days after the date of enactment of this subpara-
7	graph, the Federal Acquisition Regulatory Coun-
8	cil, established under section 1302(a) of title 41,
9	United States Code, shall amend the Federal Ac-
10	quisition Regulation issued under section 1303 of
11	such title to—
12	"(i) establish a Government-wide pol-
13	icy regarding contract bundling, including
14	regarding the solicitation of teaming and
15	joint ventures; and
16	"(ii) require that the policy established
17	under clause (i) be published on the website
18	of each Federal agency.
19	"(B) RATIONALE FOR CONTRACT BUN-
20	DLING.—Not later than 30 days after the date on
21	which the head of a Federal agency submits the
22	report required under section 15(h), the head of
23	the Federal agency shall publish on the website
24	of the Federal agency a list and rationale for
25	any bundled contract for which the Federal agen-

1	cy solicited bids or that was awarded by the Fed-
2	eral agency.".

3 SEC. 1672. REPEAL OF REDUNDANT PROVISIONS.

4 (a) CERTAIN PROVISIONS REGARDING CONTRACT BUN5 DLING REPEALED.—

6 (1) Section 15(a) of the Small Business Act (15 7 U.S.C. 644(a)), is amended by striking "If a proposed 8 procurement includes" and all that follows through 9 "the matter shall be submitted for determination to 10 the Secretary or the head of the appropriate depart-11 ment or agency by the Administrator.".

(2) All references in law to such sentences as they
were in effect on the date that is one day prior to the
effective date of this Act shall be deemed to be references to section 44(d), as added by this part.

16 (b) CERTAIN PROVISIONS REGARDING MARKET RE17 SEARCH REPEALED.—

18 (1) Paragraphs (2) through (4) of section 15(e)
19 of the Small Business Act (15 U.S.C. 644(e)) are re20 pealed.

(2) All references in law to such paragraphs, as
in effect on the date that is one day prior to the effective date of this Act, shall be deemed to be references
to subsections (d) through (f), respectively, of section

1	44 of the Small Business Act, as added by this sec-
2	tion.
3	(c) Certain Provisions Regarding Contract Bun-
4	dling Database Repealed.—
5	(1) Paragraph (1) of section 15(p) of the Small
6	Business Act (15 U.S.C. 644(p)) is repealed.
7	(2) Paragraphs (2) through (4) of section $15(p)$
8	of the Small Business Act (15 U.S.C. 644(p)) are re-
9	pealed. All references in law to such paragraphs, as
10	in effect on the date that is one day prior to the effec-
11	tive date of this Act, shall be deemed to be references
12	to paragraphs (1) through (3), respectively, of section
13	44(h) of the Small Business Act, as added by this
14	part.
15	(d) Certain Provisions Regarding Bundling Ac-
16	COUNTABILITY MEASURES REPEALED.—
17	(1) Paragraphs (1) and (2) of section $15(q)$ of
18	the Small Business Act (15 U.S.C. $644(q)$) are re-
19	pealed.
20	(2) All references in law to such paragraphs, as
21	in effect on the date that is one day prior to the effec-
22	tive date of this Act, shall be deemed to be references
23	to paragraphs (1) and (2), respectively, of section
24	44(i) of the Small Business Act, as added by this
25	part.

3 pealed. 4 SEC. 1673. TECHNICAL AMENDMENTS. 5 Section 15 of the Small Business Act (15 U.S.C. 644) 6 is amended— 7 (1) in the heading of subsection (p), to read as 8 follows: "ACCESS TO DATA.—"; and 9 (2) in the heading of subsection (q), to read as follows: "Reports Related to Procurement Cen-10 11 TER REPRESENTATIVES.—". 12 PART VII —INCREASED PENALTIES FOR FRAUD 13 SEC. 1681. SAFE HARBOR FOR GOOD FAITH COMPLIANCE 14 EFFORTS. (a) SMALL BUSINESS FRAUD.—Section 16(d) of the 15 Small Business Act (15 U.S.C. 645(d)) is amended by in-16 serting after paragraph (2) the following: 17 18 "(3) LIMITATION ON LIABILITY.—This subsection 19 shall not apply to any conduct in violation of sub-20 section (a) if the defendant acted in reliance on a 21 written advisory opinion from a licensed attorney 22 who is not an employee of the defendant.". 23 (b) REGULATIONS.—Not later than 270 days after the 24 date of enactment of this part, the Administrator of the 25 Small Business Administration shall issue rules defining

(e) CERTAIN PROVISIONS REGARDING.—Subsection (o)

of section 3 of the Small Business Act (15 U.S.C.) is re-

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what constitutes an adequate advisory opinion for purposes
 of section 16(d)(3) of the Small Business Act.

3 (c) SMALL BUSINESS COMPLIANCE GUIDE.—Not later
4 than 270 days after the date of enactment of this part, the
5 Administrator of the Small Business Administration shall
6 issue (pursuant to section 212 of the Small Business Regu7 latory Enforcement Fairness Act of 1996) a compliance
8 guide to assist business concerns in accurately determining
9 their status as a small business concern.

10 SEC. 1682. OFFICE OF HEARINGS AND APPEALS.

(a) CHIEF HEARING OFFICER.—Section 4(b)(1) of the
Small Business Act is amended by adding at the end the
following: "One shall be designated at the time of his or
her appointment as the Chief Hearing Officer, who shall
head and administer the Office of Hearings and Appeals
within the Administration.".

(b) OFFICE OF HEARINGS AND APPEALS ESTAB18 LISHED IN ADMINISTRATION.—Section 5 of the Small Busi19 ness Act (15 U.S.C. 634) is amended by adding at the end
20 the following:

21 "(i) OFFICE OF HEARINGS AND APPEALS.—

22 "(1) IN GENERAL.—There is established in the
23 Administration an Office of Hearings and Appeals—
24 "(A) to impartially decide such matters,
25 where Congress designates that a hearing on the

1	record is required or which the Administrator
2	designates by regulation or otherwise; and
3	"(B) which shall contain the Administra-
4	tion's Freedom of Information/Privacy Acts Of-
5	fice.
6	"(2) Chief hearing officer.—The Chief
7	Hearing Officer shall be a career member of the Sen-
8	ior Executive Service and an attorney duly licensed
9	by any State, commonwealth, territory, or the Dis-
10	trict of Columbia.
11	"(A) DUTIES.—The Chief Hearing Officer
12	shall—
13	"(i) serve as the Chief Administrative
14	Law Judge; and
15	"(ii) be responsible for the operation
16	and management of the Office of Hearings
17	and Appeals, pursuant to the rules of prac-
18	tice established by the Administrator.
19	"(B) Alternative dispute resolu-
20	tion.—The Chief Hearing Officer may also as-
21	sign a matter for mediation or other means of
22	alternative dispute resolution.
23	"(3) Administrative law judges.—
24	"(A) IN GENERAL.—An administrative law
25	judge shall be an attorney duly licensed by any

1	State, commonwealth, territory, or the District of
2	Columbia.
3	"(B) Conditions of employment.—(i) An
4	administrative law judge shall serve in the ex-
5	cepted service as an employee of the Administra-
6	tion under section 2103 of title 5, United States
7	Code, and under the supervision of the Chief
8	Hearing Officer.
9	"(ii) Administrative law judge positions
10	shall be classified at Senior Level, as such term
11	is defined in section 5376 of title 5, United
12	States Code.
13	"(iii) Compensation for administrative law
14	judge positions shall be set in accordance with
15	the pay rates of section 5376 of title 5, United
16	States Code.
17	"(C) TREATMENT OF CURRENT PER-
18	sonnel.—An individual serving as a Judge in
19	the Office of Hearings and Appeals (as that posi-
20	tion and office are designated in section 134.101
21	of title 13, Code of Federal Regulations (as in ef-
22	fect on January 1, 2012)) on the effective date
23	of this subsection shall be considered as qualified
24	to be and redesignated as administrative law
25	judges.

"(D) POWERS.—An administrative law
 judge shall have the authority to conduct hear ings in accordance with sections 554, 556, and
 557 of title 5, United States Code.".

5 SEC. 1683. REQUIREMENT FRAUDULENT BUSINESSES BE 6 SUSPENDED OR DEBARRED.

7 (a) IN GENERAL.—Section 16(d)(2)(C) of the Small
8 Business Act (15 U.S.C. 645(d)(2)(C)) is amended by strik9 ing "on the basis that such misrepresentation indicates a
10 lack of business integrity that seriously and directly affects
11 the present responsibility to perform any contract awarded
12 by the Federal Government or a subcontract under such a
13 contract".

(b) REVISION TO FAR.—Not later than 270 days after
the date of enactment of this part, the Federal Acquisition
Regulation shall be revised to implement the amendment
made by this section.

(c) DEVELOPMENT AND PROMULGATION OF GUID19 ANCE.—Not later than 270 days after the date of enactment
20 of this part, the Administrator of the Small Business Ad21 ministration shall develop and promulgate guidance imple22 menting this section.

23 (d) PUBLICATION OF PROCEDURES REGARDING SUS24 PENSION AND DEBARMENT.—Not later than 270 days after
25 the date of enactment of this part, the Administrator shall

publish on the Administration's Web site the standard oper ating procedures for suspension and debarment in effect,
 and the name and contact information for the individual
 designated by the Administrator as the senior individual
 responsible for suspension and debarment proceedings.

6 SEC. 1684. ANNUAL REPORT ON SUSPENSIONS AND7DEBARMENTS PROPOSED BY SMALL BUSI-8NESS ADMINISTRATION.

9 (a) REPORT REQUIREMENT.—The Administrator of 10 the Small Business Administration shall submit each year 11 to the Committee on Small Business and Entrepreneurship 12 of the Senate, and the Committee on Small Business of the 13 House of Representatives a report on the suspension and 14 debarment actions taken by the Administrator during the 15 year preceding the year of submission of the report.

(b) MATTERS COVERED.—The report required by subsection (a) shall include the following information for the
year covered by the report:

- 19 (1) NUMBER.—The number of contractors pro20 posed for suspension or debarment.
- 21 (2) SOURCE.—The office within a Federal agen22 cy that originated each proposal for suspension or de23 barment.
- 24 (3) REASONS.—The reason for each proposal for
 25 suspension or debarment.

4 (5) REFERRALS.—The number of suspensions or debarments referred to the Inspector General of the 5 6 Small Business Administration or another agency, or 7 to the Attorney General (for purposes of this para-8 graph, the Administrator may redact identifying in-9 formation on names of companies or other informa-10 tion in order to protect the integrity of any ongoing 11 criminal or civil investigation).

12 PART VIII –OFFICES OF SMALL AND 13

DISADVANTAGED BUSINESS UNITS

14 SEC. 1691. OFFICES OF SMALL AND DISADVANTAGED BUSI-

15

NESS UTILIZATION.

16 (a) Appointment and Position of Director.—Section 15(k)(2) of the Small Business Act (15 U.S.C. 17 644(k)(2)) is amended by striking "such agency," and in-18 serting "such agency to a position that is a Senior Execu-19 tive Service position (as such term is defined under section 20 21 3132(a) of title 5, United States Code), except that, for any 22 agency in which the positions of Chief Acquisition Officer 23 and senior procurement executive (as such terms are defined 24 under section 44(a) of this Act) are not Senior Executive Service positions, the Director of Small and Disadvantaged 25

Business Utilization may be appointed to a position com pensated at not less than the minimum rate of basic pay
 payable for grade GS-15 of the General Schedule under sec tion 5332 of such title (including comparability payments
 under section 5304 of such title);".

6 (b) PERFORMANCE APPRAISALS.—Section 15(k)(3) of
7 such Act (15 U.S.C. 644(k)(3)) is amended—

8 (1) by striking "be responsible only to, and re-9 port directly to, the head" and inserting "shall be re-10 sponsible only to (including with respect to perform-11 ance appraisals), and report directly and exclusively 12 to, the head"; and

(2) by striking "be responsible only to, and report directly to, such Secretary" and inserting "be responsible only to (including with respect to performance appraisals), and report directly and exclusively
to, such Secretary".

18 (c) SMALL BUSINESS TECHNICAL ADVISERS.—Section
19 15(k)(8)(B) of such Act (15 U.S.C. 644(k)(8)(B)) is amend20 ed—

(1) by striking "and 15 of this Act," and inserting ", 15, and 44 of this Act;"; and

(2) by inserting after "of this Act" the following:
"(giving priority in assigning to small business that
are in metropolitan statistical areas for which the un-

1	employment rate is higher than the national average
2	unemployment rate for the United States)".
3	(d) Additional Requirements.—Section $15(k)$ of
4	such Act (15 U.S.C. $644(k)$) is amended by inserting after
5	paragraph (10) the following:
6	"(11) shall review and advise such agency on
7	any decision to convert an activity performed by a
8	small business concern to an activity performed by a
9	Federal employee;
10	"(12) shall provide to the Chief Acquisition Offi-
11	cer and senior procurement executive of such agency
12	advice and comments on acquisition strategies, mar-
13	ket research, and justifications related to section 44 of
14	this Act;
15	"(13) may provide training to small business
16	concerns and contract specialists, except that such
17	training may only be provided to the extent that the
18	training does not interfere with the Director carrying
19	out other responsibilities under this subsection;
20	"(14) shall receive unsolicited proposals and,
21	when appropriate, forward such proposals to per-
22	sonnel of the activity responsible for reviewing such
23	proposals
24	"(15) shall carry out exclusively the duties enu-

merated in this Act, and shall, while the Director, not 25

 2 as necessary to carry out responsibility 3 subsection; and 	ities under this
<i>3</i> subsection; and	
<i>,</i>	
4 "(16) shall submit, each fiscal ye	ear, to the Com-
5 mittee on Small Business of the House	e of Representa-
6 tives and the Committee on Small Bu	usiness and En-
7 trepreneurship of the Senate a report a	lescribing—
8 "(A) the training provided	by the Director
9 under paragraph (13) in the mos	st recently com-
10 pleted fiscal year;	
11 (B) the percentage of the busilet	udget of the Di-
12 rector used for such training in th	he most recently
13 completed fiscal year; and	
14 "(C) the percentage of the bu	udget of the Di-
15 rector used for travel in the mos	st recently com-
16 pleted fiscal year.".	
17 (e) Requirement of Contracting E.	XPERIENCE FOR
18 OSDBU DIRECTOR.—Section 15(k) of the	Small Business
19 Act (15 U.S.C. $644(k)$), as amended by this	part, is further
20 amended, in the matter preceding paragrap	ph (1), by strik-
21 ing "who shall" and insert the following: ",	with experience
22 serving in any combination of the following	ng roles: federal
23 contracting officer, small business technico	al advisor, con-
24 tracts administrator for federal government	nt contracts, at-
25 torney specializing in federal procurement	law, small busi-

1	ness liaison officer, officer or employee who managed federal
2	government contracts for a small business, or individual
3	whose primary responsibilities were for the functions and
4	duties of section 8, 15 or 44 of this Act. Such officer or
5	employee".
6	(f) That was a function of a straight of a start

6	(f) Technical Amendments.—Section 15(k) of such
7	Act (15 U.S.C. 644(k)), as amended, is further amended—
8	(1) in paragraph (1)—
9	(A) by striking "be known" and inserting
10	"shall be known"; and
11	(B) by striking "such agency," and insert-
12	ing "such agency;";
13	(2) in paragraph (2) by striking "be appointed
14	by" and inserting "shall be appointed by";
15	(3) in paragraph (3)—
16	(A) by striking "director" and inserting
17	"Director"; and
18	(B) by striking "Secretary's designee," and
19	inserting "Secretary's designee;";
20	(4) in paragraph (4)—
21	(A) by striking "be responsible" and insert-
22	ing "shall be responsible"; and
23	(B) by striking "such agency," and insert-
24	ing "such agency;";

1	(5) in paragraph (5) by striking "identify pro-
2	posed" and inserting "shall identify proposed";
3	(6) in paragraph (6) by striking "assist small"
4	and inserting "shall assist small";
5	(7) in paragraph (7)—
6	(A) by striking "have supervisory" and in-
7	serting "shall have supervisory"; and
8	(B) by striking "this Act," and inserting
9	"this Act;";
10	(8) in paragraph (8)—
11	(A) by striking "assign a" and inserting
12	"shall assign a"; and
13	(B) in subparagraph (A), by striking "the
14	activity, and" and inserting "the activity; and";
15	(9) in paragraph (9)—
16	(A) by striking "cooperate, and" and insert-
17	ing "shall cooperate, and"; and
18	(B) by striking "subsection, and" and in-
19	serting "subsection;"; and
20	(10) in paragraph (10)—
21	(A) by striking "make recommendations"
22	and inserting "shall make recommendations";
23	(B) by striking "subsection (a), or section"
24	and inserting "subsection (a), section";

1	(C) by striking "Act or section 2323" and
2	inserting "Act, or section 2323";
3	(D) by striking "Code. Such recommenda-
4	tions shall" and inserting "Code, which shall";
5	and
6	(E) by striking "contract file." and insert-
7	ing "contract file;".
8	SEC. 1692. SMALL BUSINESS PROCUREMENT ADVISORY
9	COUNCIL.
10	(a) DUTIES.—Section 7104(b) of the Federal Acquisi-
11	tion Streamlining Act of 1994 (15 U.S.C. 644 note) is
12	amended—
13	(1) in paragraph (1) by striking "and" at the
14	end;
15	(2) in paragraph (2) by striking "authorities."
16	and inserting "authorities;"; and
17	(3) by adding at the end the following:
18	"(3) to conduct reviews of each Office of Small
19	and Disadvantaged Business Utilization established
20	under section 15(k) of the Small Business Act (15
21	U.S.C. 644(k)) to determine the compliance of each
22	Office with requirements under such section;
23	"(4) to identify best practices for maximizing
24	small business utilization in Federal contracting that

1	may be implemented by Federal agencies having pro-
2	curement powers; and
3	"(5) to submit, annually, to the Committee on
4	Small Business of the House of Representatives and
5	the Committee on Small Business and Entrepreneur-
6	ship of the Senate a report describing—
7	"(A) the comments submitted under para-
8	graph (2) during the 1-year period ending on the
9	date on which the report is submitted, including
10	any outcomes related to the comments;
11	``(B) the results of reviews conducted under
12	paragraph (3) during such 1-year period; and
13	"(C) best practices identified under para-
14	graph (4) during such 1-year period.".
15	(b) Membership.—Section 7104(c)(3) of such Act (15
16	U.S.C. 644 note) is amended by striking "(established under
17	section 15(k) of the Small Business Act (15 U.S.C. 644(k))".
18	(c) CHAIRMAN.—Section 7104(d) of such Act (15
19	U.S.C. 644 note) is amended by inserting after "Small
20	Business Administration" the following: "(or the designee
21	of the Administrator)".

PART IX—OTHER MATTERS

2 SEC. 1695. SURETY BONDS.

1

3 (a) MAXIMUM BOND AMOUNT.—Section 411(a)(1) of
4 the Small Business Investment Act of 1958 (15 U.S.C.
5 694b(a)(1)) is amended—

6 (1) by inserting "(A)" after "(1)";

7 (2) by striking "\$2,000,000" and inserting
8 "\$6,500,000, as adjusted for inflation in accordance
9 with section 1908 of title 41, United States Code,";
10 and

11 (3) by adding at the end the following:

12 "(B) The Administrator may guarantee a surety under 13 subparagraph (A) for a total work order or contract amount 14 that does not exceed \$10,000,000, if a contracting officer 15 of a Federal agency certifies that such a guarantee is nec-16 essary.".

17 (b) DENIAL OF LIABILITY.—Section 411 of the Small
18 Business Investment Act of 1958 (15 U.S.C. 694b) is
19 amended—

20 (1) by striking subsection (e) and inserting the
21 following:

(e) REIMBURSEMENT OF SURETY; CONDITIONS.—
Pursuant to any such guarantee or agreement, the Administration shall reimburse the surety, as provided in subsection
(c) of this section, except that the Administration shall be

1	relieved of liability (in whole or in part within the discre-
2	tion of the Administration) if—
3	"(1) the surety obtained such guarantee or agree-
4	ment, or applied for such reimbursement, by fraud or
5	material misrepresentation,
6	"(2) the total contract amount at the time of exe-
7	cution of the bond or bonds exceeds \$6,500,000,
8	"(3) the surety has breached a material term or
9	condition of such guarantee agreement, or
10	"(4) the surety has substantially violated the reg-
11	ulations promulgated by the Administration pursuant
12	to subsection (d)."; and
13	(2) by adding at the end the following:
14	"(j) For bonds made or executed with the prior ap-
15	proval of the Administration, the Administration shall not
16	
	deny liability to a surety based upon material information
17	deny liability to a surety based upon material information that was provided as part of the guaranty application.".
17 18	
	that was provided as part of the guaranty application.".
18	that was provided as part of the guaranty application.". (c) SIZE STANDARDS.—Section 410 of the Small Busi-
18 19	that was provided as part of the guaranty application.". (c) SIZE STANDARDS.—Section 410 of the Small Business Investment Act of 1958 (15 U.S.C. 694a) is amended
18 19 20	that was provided as part of the guaranty application.". (c) SIZE STANDARDS.—Section 410 of the Small Busi- ness Investment Act of 1958 (15 U.S.C. 694a) is amended by adding at the end the following:
18 19 20 21	that was provided as part of the guaranty application.". (c) SIZE STANDARDS.—Section 410 of the Small Business Investment Act of 1958 (15 U.S.C. 694a) is amended by adding at the end the following: "(9) Notwithstanding any other provision of law or

standard for the primary industry in which such business

2 gaged, as determined by the Administrator in accordance
3 with the North American Industry Classification System.".
4 DIVISION B—MILITARY CON5 STRUCTION AUTHORIZA6 TIONS
7 SEC. 2001. SHORT TITLE.

8 This division may be cited as the "Military Construc9 tion Authorization Act for Fiscal Year 2013".

 10 SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND

 11
 AMOUNTS REQUIRED TO BE SPECIFIED BY

 12
 LAW.

(a) EXPIRATION OF AUTHORIZATIONS AFTER THREE
14 YEARS.—Except as provided in subsection (b), all author15 izations contained in titles XXI through XXVII and title
16 XXIX for military construction projects, land acquisition,
17 family housing projects and facilities, and contributions to
18 the North Atlantic Treaty Organization Security Invest19 ment Program (and authorizations of appropriations there20 for) shall expire on the later of—

21 (1) October 1, 2015; or

(2) the date of the enactment of an Act authorizing funds for military construction for fiscal year
24 2016.

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concern, and the affiliates of such business concern, is en-

(b) EXCEPTION.—Subsection (a) shall not apply to au thorizations for military construction projects, land acqui sition, family housing projects and facilities, and contribu tions to the North Atlantic Treaty Organization Security
 Investment Program (and authorizations of appropriations
 therefor), for which appropriated funds have been obligated
 before the later of—

8 (1) October 1, 2015; or

9 (2) the date of the enactment of an Act author-10 izing funds for fiscal year 2016 for military construc-11 tion projects, land acquisition, family housing 12 projects and facilities, or contributions to the North 13 Atlantic Treaty Organization Security Investment 14 Program.

15 SEC. 2003. EFFECTIVE DATE.

16 Titles XXI through XXVII and title XXIX shall take
17 effect on the later of—

18 (1) October 1, 2012; or

19 (2) the date of the enactment of this Act.

20 TITLE XXI—ARMY MILITARY

21 CONSTRUCTION

22 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND

ACQUISITION PROJECTS.

24 (a) INSIDE THE UNITED STATES.—Using amounts ap-

25 propriated pursuant to the authorization of appropriations

23

in section 2103 and available for military construction
 projects inside the United States as specified in the funding
 table in section 4601, the Secretary of the Army may ac quire real property and carry out military construction
 projects for the installations or locations inside the United
 States, and in the amounts, set forth in the following table:

State	Installation or Location	Amount
Alaska	Fort Wainwright	\$10,400,000
	Joint Base Elmendorf-Richardson	\$7,900,000
California	Concord	\$8,900,000
Colorado	Fort Carson	\$52,000,000
District of Columbia	Fort McNair	\$7,200,000
Georgia	Fort Benning	\$16,000,000
	Fort Gordon	\$23,300,000
	Fort Stewart	\$49,650,000
Hawaii	Pohakuloa Training Area	\$29,000,000
	Schofield Barracks	\$96,000,000
	Wheeler Army Air Field	\$85,000,000
Kansas	Fort Riley	\$12,200,000
Kentucky	Fort Campbell	\$81,800,000
0	Fort Knox	\$6,000,000
Missouri	Fort Leonard Wood	\$123,000,000
New Jersey	Joint Base McGuire-Dix-Lakehurst	\$47,000,000
0	Picatinny Arsenal	\$10,200,000
New York	Fort Drum	\$95,000,000
	U.S. Military Academy	\$192,000,000
North Carolina	Fort Bragg	\$98,000,000
Oklahoma	Fort Sill	\$4,900,000
South Carolina	Fort Jackson	\$24,000,000
Texas	Corpus Christi	\$37,200,000
	Fort Bliss	\$7,200,000
	Fort Hood	\$51,200,000
	Joint Base San Antonio	\$21,000,000
Virginia	Arlington	\$84,000,000
0	Fort Belvoir	\$94,000,000
	Fort Lee	\$81,000,000
Washington	Joint Base Lewis-McChord	\$164,000,000
	Yakima	\$5,100,000

Army: Inside the United States

7 (b) OUTSIDE THE UNITED STATES.—Using amounts
8 appropriated pursuant to the authorization of appropria9 tions in section 2103 and available for military construc10 tion projects outside the United States as specified in the
11 funding table in section 4601, the Secretary of the Army
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may acquire real property and carry out military construc tion projects for the installations or locations outside the
 United States, and in the amounts, set forth in the following
 table:

Army: Outside the United States

Country	Installation or Location	Amount
Italy	Camp Ederle	\$36,000,000
-	Vicenza	\$32,000,000
Japan	Okinawa	\$78,000,000
	Sagami	\$18,000,000
Korea		\$45,000,000
Kwajalein Atoll	Kwajalein Atoll	\$62,000,000

5 SEC. 2102. FAMILY HOUSING.

6 Using amounts appropriated pursuant to the author-7 ization of appropriations in section 2103 and available for military family housing functions as specified in the fund-8 9 ing table in section 4601 the Secretary of the Army may 10 carry out architectural and engineering services and construction design activities with respect to the construction 11 12 or improvement of family housing units in an amount not 13 to exceed \$4,641,000.

14 SEC. 2103. AUTHORIZATION OF APPROPRIATIONS, ARMY.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2012, for military
construction, land acquisition, and military family housing
functions of the Department of the Army as specified in
the funding table in section 4601.

1SEC. 2104. MODIFICATION OF AUTHORITY TO CARRY OUT2CERTAIN FISCAL YEAR 2010 PROJECT.

3 In the case of the authorization contained in the table in section 2101(a) of the Military Construction Authoriza-4 5 tion Act for Fiscal Year 2010 (division B of Public Law 111–84; 123 Stat. 2628) for Fort Belvoir, Virginia, for con-6 7 struction of a Road and Access Control Point at the instal-8 lation, the Secretary of the Army may construct a standard 9 design Access Control Point consistent with the Army's construction quidelines for Access Control Points. 10

11 SEC. 2105. EXTENSION OF AUTHORIZATIONS OF CERTAIN 12 FISCAL YEAR 2009 PROJECTS.

13 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal Year 14 2009 (division B of Public Law 110-417; 122 Stat. 4658), 15 16 authorizations set forth in the table in subsection (b), as provided in section 2101 of that Act (122 Stat. 4659), shall 17 remain in effect until October 1, 2013, or the date of the 18 19 enactment of an Act authorizing funds for military construction for fiscal year 2014, whichever is later. 20

21 (b) TABLE.—The table referred to in subsection (a) is
22 as follows:

State	Installation or Location	Project	Amount
Alabama	Anniston Army Depot.	Lake Yard Interchange	\$1,400,000
New Jersey	Picatinny Arsenal	Ballistic Evaluation Facil- ity Phase I	\$9,900,000

Army: Extension of 2009 Project Authorizations

1SEC. 2106. EXTENSION OF AUTHORIZATIONS OF CERTAIN2FISCAL YEAR 2010 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal Year 4 5 2010 (division B of Public Law 111-84; 123 Stat. 2627), authorizations set forth in the table in subsection (b), as 6 7 provided in section 2101 of that Act (123 Stat. 2628), shall 8 remain in effect until October 1, 2013, or the date of the 9 enactment of an Act authorizing funds for military construction for fiscal year 2014, whichever is later. 10

(b) TABLE.—The table referred to in subsection (a) is
as follows:

State	Installation or Location	Project	Amount
Louisiana	Fort Polk	Land Purchases and Con- demnation	\$17,000,000
New Jersey	Picatinny Arse-		
	nal	Ballistic Evaluation Facil-	
		ity Phase 2	\$10,200,000
Virginia	Fort Belvoir	Road and Access Control	
		Point	\$9,500,000
Washington	Fort Lewis	Fort Lewis-McChord AFB	
		Joint Access	\$9,000,000
Kuwait	Kuwait	APS Warehouses	\$82,000,000

Army: Extension of 2010 Project Authorizations

13 SEC. 2107. EXTENSION OF LIMITATION ON OBLIGATION OR

14

EXPENDITURE OF FUNDS FOR TOUR NORMAL-

15 *IZATION*.

16 Section 2111 of the Military Construction Authoriza17 tion Act for Fiscal Year 2012 (division B of Public Law
18 112–81; 125 Stat. 1665) is amended in the matter pre19 ceding paragraph (1) by inserting after "under this Act"

the following: "or an Act authorizing funds for military
 construction for fiscal year 2013".

3 TITLE XXII—NAVY MILITARY 4 CONSTRUCTION

5 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
6 ACQUISITION PROJECTS.

7 (a) INSIDE THE UNITED STATES.—Using amounts ap-8 propriated pursuant to the authorization of appropriations in section 2204(a) and available for military construction 9 projects inside the United States as specified in the funding 10 11 table in section 4601, the Secretary of the Navy may ac-12 quire real property and carry out military construction 13 projects for the installations or locations inside the United States, and in the amounts, set forth in the following table: 14 Navy: Inside the United States

State	Installation or Location	Amount
Arizona	Yuma	\$29,285,000
California	Camp Pendleton	\$88,110,000
	Coronado	\$78,541,000
	Miramar	\$27,897,000
	Point Mugu	\$12,790,000
	San Diego	\$71,188,000
	Seal Beach	\$30,594,000
	Twentynine Palms	\$47,270,000
Florida	Jacksonville	\$21.980,000
Hawaii	Kaneohe Bay	\$97,310,000
Mississippi	Meridian	\$10,926,000
New Jersey	Earle	\$33,498,000
North Carolina	Camp Lejeune	\$69,890,000
	Cherry Point Marine Corps Air Station	\$45,891,000
	New River	\$8,525,000
South Carolina	Beaufort	\$81,780,000
	Parris Island	\$10,135,000
Virginia	Dahlgren	\$28,228,000
5	Oceana Naval Air Station	\$39,086,000
	Portsmouth	\$32,706,000
	Quantico	\$58,714,000
	Yorktown	\$48,823,000
Washington	Whidbey Island	\$6,272,000

(b) OUTSIDE THE UNITED STATES.—Using amounts 1 2 appropriated pursuant to the authorization of appropriations in section 2204(a) and available for military con-3 4 struction projects outside the United States as specified in 5 the funding table in section 4601, the Secretary of the Navy may acquire real property and carry out military construc-6 7 tion projects for the installation or location outside the 8 United States, and in the amounts, set forth in the following 9 table:

Country	Installation or Location	Amount
Diego Garcia	Diego Garcia	\$1,691,000
Greece	Souda Bay	\$25,123,000
Japan	Iwakuni	\$13,138,000
-	Okinawa	\$8,206,000
Romania	Deveselu	\$45,205,000
Spain	Rota	\$17,215,000
Worldwide (Unspec-		
ified)	Unspecified Worldwide Locations	\$34,048,000

Navy: Outside the United States

10 SEC. 2202. FAMILY HOUSING.

11 Using amounts appropriated pursuant to the author-12 ization of appropriations in section 2204(a) and available for military family housing functions as specified in the 13 funding table in section 4601, the Secretary of the Navy 14 may carry out architectural and engineering services and 15 construction design activities with respect to the construc-16 17 tion or improvement of family housing units in an amount not to exceed \$4,527,000. 18

Subject to section 2825 of title 10, United States Code,
and using amounts appropriated pursuant to the authorization of appropriations in section 2204(a) and available
for military family housing functions, the Secretary of the
Navy may improve existing military family housing units
in an amount not to exceed \$97,655,000.

9 SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
hereby authorized to be appropriated for fiscal years beginning after September 30, 2012, for military construction,
land acquisition, and military family housing functions of
the Department of the Navy, as specified in the funding
table in section 4601.

(b) LIMITATION.—The Secretary of the Navy shall not
enter into an award for a military construction project in
Romania until after the date on which the Secretary submits a NATO prefinancing request for consideration of the
military construction project.

21 SEC. 2205. MODIFICATION OF AUTHORITY TO CARRY OUT
22 CERTAIN FISCAL YEAR 2012 PROJECT.

23 In the case of the authorization contained in the table
24 in section 2201(a) of the Military Construction Authoriza25 tion Act for Fiscal Year 2012 (division B of Public Law
26 112–81; 125 Stat. 1666), for Kitsap (Bangor) Washington,
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for construction of Explosives Handling Wharf No. 2 at that
 location, the Secretary of the Navy may acquire fee or lesser
 real property interests to accomplish required environ mental mitigation for the project using appropriations au thorized for the project.

6 SEC. 2206. EXTENSION OF AUTHORIZATIONS OF CERTAIN 7 FISCAL YEAR 2009 PROJECTS.

8 (a) EXTENSION.—Notwithstanding section 2002 of the 9 Military Construction Authorization Act for Fiscal Year 10 2009 (division B of Public Law 110–417; 122 Stat. 4658), the authorization set forth in the table in subsection (b), 11 as provided in section 2201 of that Act (122 Stat 4670) 12 13 and extended by section 2206 of the Military Construction Authorization Act for Fiscal Year 2012 (division B of Pub-14 15 lic Law 112–81; 125 Stat. 1668), shall remain in effect until October 1, 2013, or the date of an Act authorizing 16 funds for military construction for fiscal year 2014, which-17 18 ever is later.

19 (b) TABLE.—The table referred to in subsection (a) is20 as follows:

State	Installation or Lo- cation	Project	Amount
California	Marine Corps Base, Camp Pendelton.	Operations Access Points, Red Beach	\$11,970,000
District of Co-	Marine Corps Air Station, Miramar. Washington Navy	Emergency Response Station Child Development Cen-	\$6,530,000
lumbia.	Yard.	ter	\$9,340,000

Navy: Extension of 2009 Project Authorizations

1 SEC. 2207. EXTENSION OF AUTHORIZATIONS OF CERTAIN 2 FISCAL YEAR 2010 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal Year 4 5 2010 (division B of Public Law 111-84; 123 Stat. 2627), the authorization set forth in the table in subsection (b), 6 7 as provided in section 2201 of that Act (123 Stat. 2632), 8 shall remain in effect until October 1, 2013, or the date 9 of an Act authorizing funds for military construction for 10 fiscal year 2014, whichever is later.

11 (b) TABLE.—The table referred to in subsection (a) is 12 as follows:

Installation or Lo-State/Country Project Amount cation Mountain Warfare California Bridgeport Training, Com-\$6,830,000 missary Maine Portsmouth Naval Gate 2 Security Im-\$7,090,000 Shipyard. provements Djibouti Camp Lemonier \$8,109,000 Security Fencing Ammo Supply Point \$21,689,000 Interior Paved Roads ... \$7,275,000

Navy: Extension of 2010 Project Authorization

TITLE XXIII—AIR FORCE 13 14

MILITARY CONSTRUCTION

15 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND

16 LAND ACQUISITION PROJECTS.

17 (a) INSIDE THE UNITED STATES.—Using amounts ap-

18 propriated pursuant to the authorization of appropriations

19 in section 2304 and available for military construction

20 projects inside the United States as specified in the funding

 table in section 4601, the Secretary of the Air Force may
 acquire real property and carry out military construction
 projects for the installations or locations inside the United
 States, and in the amounts, set forth in the following table: Air Force: Inside the United States

State	Installation or Location	Amount
Arkansas	Little Rock Air Force Base	\$30,178,000
Florida	Tyndall Air Force Base	\$14,750,000
Georgia	Fort Stewart	\$7,250,000
-	Moody Air Force Base	\$8,500,000
New Mexico	Holloman Air Force Base	\$25,000,000
North Dakota	Minot Air Force Base	\$4,600,000
Texas	Joint Base San Antonio	\$18,000,000
Utah	Hill Air Force Base	\$13,530,000

5 (b) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropria-6 tions in section 2304 and available for military construc-7 tion projects outside the United States as specified in the 8 9 funding table in section 4601, the Secretary of the Air Force 10 may acquire real property and carry out military construc-11 tion projects for the installations or locations outside the United States, and in the amounts, set forth in the following 12 table: 13

Air Force: Outside the United States

Country	Installation or Location	Amount
Greenland	Thule Air Base	\$63,500,000
Guam	Andersen Air Force Base	\$128,000,000
Italy	Aviano Air Base	\$9,400,000
Worldwide, Unspecified	Unspecified Worldwide Locations	\$34,657,000

14 SEC. 2302. FAMILY HOUSING.

Using amounts appropriated pursuant to the author-ization of appropriations in section 2304 and available for

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military family housing functions as specified in the fund ing table in section 4601, the Secretary of the Air Force
 may carry out architectural and engineering services and
 construction design activities with respect to the construc tion or improvement of family housing units in an amount
 not to exceed \$4,253,000.

7 SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING 8 UNITS.

9 Subject to section 2825 of title 10, United States Code, 10 and using amounts appropriated pursuant to the author-11 ization of appropriations in section 2304 and available for 12 military family housing functions as specified in the fund-13 ing table in section 4601, the Secretary of the Air Force 14 may improve existing military family housing units in an 15 amount not to exceed \$79,571,000.

16 SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR17FORCE.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2012, for military construction, land acquisition, and military family housing functions of the Department of the Air Force, as specified in the funding table in section 4601.

SEC. 2305. EXTENSION OF AUTHORIZATIONS OF CERTAIN FISCAL YEAR 2010 PROJECTS. (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal Year 2010 (division B of Public Law 111–84; 123 Stat. 2627), authorizations set forth in the table in subsection (b), as provided in section 2301 of that Act (123 Stat. 2636), shall

8 remain in effect until October 1, 2013, or the date of an
9 Act authorizing funds for military construction for fiscal
10 year 2014, whichever is later.

11 (b) TABLE.—The table referred to in subsection (a) is 12 as follows:

Air Force: Extension of 2010 Project Authorization

Location	Installation or Location	Project	Amount
Missouri	Whiteman Air Force Base	Land Acquisition North & South Boundary	\$5,500,000
Montana	Malmstrom Air Force Base	Weapons Storage Area (WSA), Phase 2	\$10,600,000

13 TITLE XXIV—DEFENSE AGEN14 CIES MILITARY CONSTRUC15 TION

Subtitle A—Defense Agency Authorizations

18 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-

19 TION AND LAND ACQUISITION PROJECTS.

- 20 (a) INSIDE THE UNITED STATES.—Using amounts ap-
- $21 \ \ propriated \ pursuant \ to \ the \ authorization \ of \ appropriations \\$

in section 2403(a) and available for military construction
 projects inside the United States as specified in the funding
 table in section 4601, the Secretary of Defense may acquire
 real property and carry out military construction projects
 for the installations or locations inside the United States,
 and in the amounts, set forth in the following table:

	Installation or Location	Amount
Arizona	Yuma	\$1,300,000
California	Coronado	\$55,259,000
U U	DEF Fuel Support Point-San	
	Diego	\$91,563,000
	Edwards Air Force Base	\$27,500,000
	Twentynine Palms	\$27,400,000
Colorado	Buckley Air Force Base	\$30,000,000
	Fort Carson	\$56,673,000
	Pikes Peak	\$3,600,000
CONUS Classified	Classified Location	\$59,577,000
Delaware	Dover Air Force Base	\$2,000,000
Florida	Eglin Air Force Base	\$41,965,000
	Hurlburt Field	\$16,000,000
	MacDill Air Force Base	\$34,409,000
Hawaii	Joint Base Pearl Harbor-Hickam	\$24,289,000
Illinois	Great Lakes	\$28,700,000
	Scott Air Force Base	\$86,711,000
Indiana	Grissom Army Reserve Base	\$26,800,000
Kentucky	Fort Campbell	\$71,639,000
Louisiana	Barksdale Air Force Base	\$11,700,000
Maryland	Annapolis	\$66,500,000
	Bethesda Naval Hospital	\$69,200,000
	Fort Meade	\$128,600,000
Missouri	Fort Leonard Wood	\$18,100,000
New Mexico	Cannon Air Force Base	\$93,085,000
New York	Fort Drum	\$43,200,000
North Carolina	Camp Lejeune	\$80,064,000
	Fort Bragg	\$100,422,000
	Seymour Johnson Air Force Base	\$55,450,000
Pennsylvania	DEF Distribution Depot New Cum-	,,
	berland	\$17,400,000
South Carolina	Shaw Air Force Base	\$57,200,000
Texas	Red River Army Depot	\$16,715,000
Virginia	Dam Neck	\$11,000,000
· · · g · · · · ·	Joint Expeditionary Base Little	<i>v</i> 11,000,000
	Creek - Story	\$11,132,000
	Norfolk	\$8,500,000
Washington	Fort Lewis	\$50,520,000

Defense Agencies: Inside the United States

7 (b) OUTSIDE THE UNITED STATES.—Using amounts
8 appropriated pursuant to the authorization of appropria9 tions in section 2403(a) and available for military con•HR 4310 RH

struction projects outside the United States as specified in
 the funding table in section 4601, the Secretary of Defense
 may acquire real property and carry out military construc tion projects for the installations or locations outside the
 United States, and in the amounts, set forth in the following
 table:

Country	Installation or Location	Amount
Belgium	Brussels	\$26,969,000
Germany	Stuttgart-Patch Barracks	\$2,413,000
	Vogelweh	\$61,415,000
	Weisbaden	\$52,178,000
<i>Guam</i>	Andersen Air Force Base	\$67,500,000
Guantanamo Bay, Cuba	Guantanamo Bay	\$40,200,000
Japan	Camp Zama	\$13,273,000
-	Kadena Air Base	\$143,545,000
	Sasebo	\$35,733,000
	Zukeran	\$79,036,000
Korea	Kunsan Air Base	\$13,000,000
	Osan Air Base	\$77,292,000
Romania	Deveselu	\$157,900,000
United Kingdom	Menwith Hill Station	\$50,283,000
0	Royal Air Force Feltwell	\$30,811,000
	Royal Air Force Mildenhall	\$6,490,000

Defense Agencies: Outside the United States

7 SEC. 2402. AUTHORIZED ENERGY CONSERVATION 8 PROJECTS.

9 (a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations 10 in section 2403(a) and available for energy conservation 11 projects inside the United States as specified in the funding 12 13 table in section 4601, the Secretary of Defense may carry out energy conservation projects under chapter 173 of title 14 10, United States Code, for the installations or locations 15 inside the United States, and in the amounts, set forth in 16 the following table: 17

State	Installation or Location	Amount
Alaska	Clear	\$15,337,000
California	Fort Hunter Liggett	\$9,600,000
	Parks RFTA	\$9,256,000
Colorado	Aerospace Data Facility	\$3,310,000
	Fort Carson	\$4,000,000
Hawaii	Joint Base Pearl Harbor Hickam	\$6,610,000
Missouri	Whiteman	\$6,000,000
North Carolina	Fort Bragg	\$2,700,000
	MCB Camp Lejeune	\$5,701,000
New Jersey	Sea Girt	\$3,000,000
Pennsylvania	NSA Mechanicsburg	\$19,926,000
-	Susquehanna	\$2,550,000
	Tobyhanna Army Depot	\$3,950,000
Tennessee	Arnold	\$3,606,000
Texas	Fort Bliss	\$5,700,000
	Fort Bliss	\$2,600,000
	Laughlin	\$4,800,000
Virginia	MCB Quantico	\$7,943,000
	Pentagon Reservation	\$2,360,000
	Pentagon Reservation	\$2,120,000
Various Locations	Various Locations	\$12,886,000

Energy Conservation Projects: Inside the United States

725

1 (b) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropria-2 3 tions in section 2403 and available for energy conservation projects outside the United States as specified in the fund-4 5 ing table in section 4601, the Secretary of Defense may carry out energy conservation projects under chapter 173 6 of title 10, United States Code, for the installations or loca-7 tions outside the United States, and in the amounts, set 8 9 forth in the following table:

Energy Conservation Projects: Outside the United States

Country	Installation or Location	Amount
0	Naval Air Station Sigonella Naval Station Rota	\$6,121,000 \$2,671,000
1	Various Locations	\$ <i>7,253,000</i>

1SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DEFENSE2AGENCIES.

3 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
4 hereby authorized to be appropriated for fiscal years begin5 ning after September 30, 2012, for military construction,
6 land acquisition, and military family housing functions of
7 the Department of Defense (other than the military depart8 ments), as specified in the funding table in section 4601.

9 (b) LIMITATION.—The Secretary of Defense shall not 10 enter into an award for a military construction project in 11 Romania until after the date on which the Secretary sub-12 mits a NATO prefinancing request for consideration of the 13 military construction project.

14 SEC. 2404. MODIFICATION OF AUTHORITY TO CARRY OUT 15 CERTAIN FISCAL YEAR 2012 PROJECTS.

(a) MARYLAND.—The table in section 2401(a) of the
Military Construction Authorization Act for Fiscal Year
2012 (division B of Public Law 112–81; 125 Stat. 1672),
is amended in the item relating to Fort Meade, Maryland,
by striking "\$29,640,000" in the amount column and inserting "\$792,200,000".

(b) GERMANY.—The table in section 2401(b) of the
Military Construction Authorization Act for Fiscal Year
24 2012 (division B of Public Law 112–81; 125 Stat. 1673),
25 is amended in the item relating to Rhine Ordnance Bar-

racks, Germany, by striking "\$750,000,000" in the amount
 column and inserting "\$850,000,000".

3 SEC. 2405. EXTENSION OF AUTHORIZATION OF CERTAIN 4 FISCAL YEAR 2010 PROJECT.

5 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal Year 6 7 2010 (division B of Public Law 111-84; 123 Stat. 2627), 8 the authorization set forth in the table in subsection (b), 9 as provided in section 2401(a) of that Act (123 Stat. 2640), 10 shall remain in effect until October 1, 2013, or the date of the enactment of an Act authorizing funds for military 11 construction for fiscal year 2014, whichever is later: 12

13 (b) TABLE.—The table referred to in subsection (a) is
14 as follows:

Extension of 2010 Project Authorization

State/Country	Installation or Lo- cation	Project	Amount
Virginia	Pentagon Reservation	Pentagon electrical upgrade	\$19,272,000

15 Subtitle B—Chemical

16 **Demilitarization Authorizations**

17 SEC. 2411. AUTHORIZATION OF APPROPRIATIONS, CHEM-

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18 ICAL DEMILITARIZATION CONSTRUCTION,
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19 **DEFENSE-WIDE**.

20 Funds are hereby authorized to be appropriated for fis-

21 cal years beginning after September 30, 2012, for military

construction and land acquisition for chemical demili tarization as specified in the funding table in section 4601.

3 SEC. 2412. MODIFICATION OF AUTHORITY TO CARRY OUT 4 CERTAIN FISCAL YEAR 1997 PROJECT.

5 (a) MODIFICATIONS.—The table in section 2401(a) of the Military Construction Authorization Act for Fiscal Year 6 7 1997 (division B of Public Law 104–201: 110 Stat. 2775). 8 as amended by section 2406 of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Pub-9 lic Law 106–65; 113 Stat. 839), section 2407 of the Military 10 11 Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2699), and section 12 2413 of the Military Construction Authorization Act for 13 Fiscal Year 2009 (division B of Public Law 110-417; 122) 14 15 Stat. 4697), is further amended—

16 (1) under the agency heading relating to Chem17 ical Demilitarization Program, in the item relating
18 to Pueblo Army Depot, Colorado, by striking
19 "\$484,000,000" in the amount column and inserting
20 "\$520,000,000"; and

(2) by striking the amount identified as the total
in the amount column and inserting "\$866,454,000".
(b) CONFORMING AMENDMENT.—Section 2406(b)(2) of
the Military Construction Authorization Act for Fiscal Year

1 1997 (110 Stat. 2779), as so amended, is further amended by striking "\$484,000,000" and inserting "\$520,000,000". 2 XXV—NORTH ATLANTIC TITLE 3 **ORGANIZATION** SE-TREATY 4 INVESTMENT PRO-CURITY 5 GRAM 6

7 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND 8 ACQUISITION PROJECTS.

9 The Secretary of Defense may make contributions for the North Atlantic Treaty Organization Security Invest-10 ment Program as provided in section 2806 of title 10, 11 United States Code, in an amount not to exceed the sum 12 of the amount authorized to be appropriated for this pur-13 pose in section 2502 and the amount collected from the 14 15 North Atlantic Treaty Organization as a result of construction previously financed by the United States. 16

17 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2012, 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
24 2501 as specified in the funding table in section 4601.

1	TITLE XXVI—GUARD AND
2	RESERVE FORCES FACILITIES
3	Subtitle A—Project Authorizations
4	and Authorization of Appropria-
5	tions
6	SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CON-
7	STRUCTION AND LAND ACQUISITION

8 **PROJECTS.**

9 (a) INSIDE THE UNITED STATES.—Using amounts ap-10 propriated pursuant to the authorization of appropriations 11 in section 2606 and available for the National Guard and 12 Reserve as specified in the funding table in section 4601, 13 the Secretary of the Army may acquire real property and 14 carry out military construction projects for the Army Na-15 tional Guard locations inside the United States, and in the 16 amounts, set forth in the following table:

Army National Guard: Inside the United States

State	Location	Amount
Alabama	Fort McClellan	\$5,400,000
Arkansas	Searcy	\$6,800,000
California	Fort Irwin	\$25,000,000
Connecticut	Camp Hartell	\$32,000,000
Delaware	Bethany Beach	\$5,500,000
Florida	Camp Blanding	\$9,000,000
	Miramar	\$20,000,000
Hawaii	Kapolei	\$28,000,000
Idaho	Orchard Training Area	\$40,000,000
Indiana	South Bend	\$21,000,000
	Terra Haute	\$9,000,000
Iowa	Camp Dodge	\$3,000,000
Kansas	Topeka	\$9,500,000
Kentucky	Frankfort	\$32,000,000
Massachusetts	Camp Edwards	\$27,200,000
Michigan	Camp Grayling	\$17,000,000
Minnesota	Camp Ripley	\$17,000,000
	St. Paul	\$17,000,000
Missouri	Fort Leonard Wood	\$18,000,000
	Kansas City	\$1,900,000

State	Location	Amount
	Monett	\$820,000
	Perryville	\$700,000
Montana	Miles City	\$11,000,000
New Jersey	Sea Girt	\$34,000,000
New York	Stomville	\$24,000,000
Ohio	Chillcothe	\$3,100,000
	Delaware	\$12,000,000
Oklahoma	Camp Gruber	\$25,000,000
Utah	Camp Williams	\$36,000,000
Vermont	North Hyde Park	\$4,397,000
Washington	Fort Lewis	\$35,000,000
West Virginia	Logan	\$14,200,000
Wisconsin	Wausau	\$10,000,000

Army National Guard: Inside the United States—Continued

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 2 appropriated pursuant to the authorization of appropriations in section 2606 and available for the National Guard 3 4 and Reserve as specified in the funding table in section 5 4601, the Secretary of the Army may acquire real property and carry out military construction projects for the Army 6 7 National Guard locations outside the United States, and 8 in the amounts, set forth in the following table:

Army National Guard: Outside the United States

Country	Location	Amount
Guam Puerto Rico	Barrigada Camp Santiago Ceiba Guaynabo Gurabo	\$8,500,000 \$3,800,000 \$2,200,000 \$15,000,000 \$14,700,000

9 SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION

10 AND LAND ACQUISITION PROJECTS.

11 Using amounts appropriated pursuant to the author-

12 ization of appropriations in section 2606 and available for

13 the National Guard and Reserve as specified in the funding

14 table in section 4601, the Secretary of the Army may ac-•HR 4310 RH

3 States, and in the amounts, set forth in the following table:

Country	Location	Amount
California	Fort Hunter Liggett	\$78,300,000
	Tustin	\$27,000,000
Illinois	Fort Sheridan	\$28,000,000
Maryland	Aberdeen Proving Ground	\$21,000,000
-	Baltimore	\$10,000,000
Massachusetts	Devens Reserve Forces Training Area	\$8,500,000
Nevada	Las Vegas	\$21,000,000
New Jersey	Joint Base McGuire-Dix-Lakehurst	\$7,400,000
Pennsylvania	Conneant Lake	\$4,800,000
Washington	Joint Base Lewis-McChord	\$40,000,000
Wisconsin	Fort McCoy	\$47,800,000

Army Reserve

4 SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE 5 CORPS RESERVE CONSTRUCTION AND LAND 6 ACQUISITION PROJECTS.

7 Using amounts appropriated pursuant to the author-8 ization of appropriations in section 2606 and available for 9 the National Guard and Reserve as specified in the funding 10 table in section 4601, the Secretary of the Navy may ac-11 quire real property and carry out military construction 12 projects for the Navy Reserve and Marine Corps Reserve 13 locations inside the United States, and in the amounts, set 14 forth in the following table:

Navy Reserve and Marine Corps Reserve

State	Location	Amount
Arizona	Yuma	\$5,379,000
Iowa	Fort Des Moines	\$19,162,000
Louisiana	New Orleans	\$7,187,000
New York	Brooklyn	\$4,430,000
Texas	Fort Worth	\$11,256,000

3 Using amounts appropriated pursuant to the author-4 ization of appropriations in section 2606 and available for 5 the National Guard and Reserve as specified in the funding 6 table in section 4601, the Secretary of the Air Force may 7 acquire real property and carry out military construction 8 projects for the Air National Guard locations inside the 9 United States, and in the amounts, set forth in the following 10 table:

Air National Guard

State	Location	Amount
California	Fresno Yosemite International Airport	
-	Air National Guard	\$11,000,000
Hawaii	Joint Base Pearl Harbor-Hickam	\$6,500,000
New Mexico	Kirtland Air Force Base	\$8,500,000
Tennessee	McGee-Tyson Airport	\$18,000,000
Wyoming	Cheyenne Municipal Airport	\$6,486,000

11 SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUC-

12

TION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for the National Guard and Reserve as specified in the funding table in section 4601, the Secretary of the Air Force may acquire real property and carry out military construction projects for the Air Force Reserve locations inside the United States, and in the amounts, set forth in the following table:

Air Force Reserve

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State	Location	Amount
5	March Air Reserve Base Niagara Falls International Airport	\$16,900,000 \$6,100,000

1 SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NA-2 TIONAL GUARD AND RESERVE.

3 Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2012, for the costs 4 of acquisition, architectural and engineering services, and 5 construction of facilities for the Guard and Reserve Forces, 6 7 and for contributions therefor, under chapter 1803 of title 8 10, United States Code (including the cost of acquisition 9 of land for those facilities), as specified in the funding table 10 in section 4601.

Subtitle B—Other Matters

12 SEC. 2611. MODIFICATION OF AUTHORITY TO CARRY OUT

13

11

CERTAIN FISCAL YEAR 2010 PROJECTS.

(a) AUTHORITY TO CARRY OUT ARMY NATIONAL 14 GUARD READINESS CENTER PROJECT, NORTH LAS VEGAS, 15 NEVADA.—In the case of the authorization contained in the 16 table in section 2601 of the Military Construction Author-17 ization Act for Fiscal Year 2010 (division B of Public Law 18 19 111–84; 123 Stat. 2648) for North Las Vegas, Nevada, for construction of a Readiness Center, the Secretary of the 20 21 Army may construct up to 68,593 square feet of readiness 22 center, 10,000 square feet of unheated equipment storage area, and 25,000 square feet of unheated vehicle storage,
 consistent with the Army's construction guidelines for read iness centers.

4 (b) AUTHORITY TO CARRY OUT ARMY RESERVE CEN-5 TER PROJECT, MIRAMAR, CALIFORNIA.—In the case of the authorization contained in the table in section 2602 of the 6 7 Military Construction Authorization Act for Fiscal Year 8 2010 (division B of Public Law 111-84; 123 Stat. 2649) 9 for Camp Pendleton, California, for construction of an 10 Army Reserve Center, the Secretary of the Army may instead construct an Army Reserve Center in the vicinity of 11 the Marine Corps Air Station, Miramar, California. 12

13 (c) AUTHORITY TO CARRY OUT ARMY RESERVE CEN-14 TER PROJECT, BRIDGEPORT, CONNECTICUT.—In the case 15 of the authorization contained in the table in section 2602 of the Military Construction Authorization Act for Fiscal 16 Year 2010 (division B of Public Law 111-84; 123 Stat. 17 2649) for Bridgeport, Connecticut, for construction of an 18 Army Reserve Center/Land, the Secretary of the Army may 19 instead construct an Army Reserve Center and acquire land 20 21 in the vicinity of Bridgeport, Connecticut.

22 SEC. 2612. MODIFICATION OF AUTHORITY TO CARRY OUT 23 CERTAIN FISCAL YEAR 2011 PROJECTS.

24 (a) AUTHORITY TO CARRY OUT ARMY RESERVE CEN25 TER PROJECT, FORT STORY, VIRGINIA.—In the case of the

authorization contained in the table in section 2602 of the
 Military Construction Authorization Act for Fiscal Year
 2011 (division B of Public Law 111–383; 124 Stat. 4453)
 for Fort Story, Virginia, for construction of an Army Re serve Center, the Secretary of the Army may instead con struct an Army Reserve Center in the vicinity of Fort
 Story, Virginia.

8 (b) AUTHORITY TO CARRY OUT ARMY NATIONAL 9 GUARD PROJECT, FORT CHAFFEE, ARKANSAS.—In the case 10 of the authorization contained in the table in section 2601 of the Military Construction Authorization Act for Fiscal 11 Year 2011 (division B of Public Law 111-383; 124 Stat. 12 13 4451) for Fort Chaffee, Arkansas, for construction of a Live *Fire Shoot House, the Secretary of the Army may construct* 14 15 up to 5,869 square feet of Live Fire Shoot House.

16 (c) AUTHORITY TO CARRY OUT ARMY NATIONAL 17 GUARD PROJECT, WINDSOR LOCKS, CONNECTICUT.—In the case of the authorization contained in the table in section 18 19 2601 of the Military Construction Authorization Act for Fiscal Year 2011 (division B of Public Law 111–383; 124 20 21 Stat. 4451) for Windsor Locks, Connecticut, for construc-22 tion of a Readiness Center, the Secretary of the Army may 23 construct up to 119,510 square feet of a Readiness Center. 24 (d) Authority to Carry Out Army National GUARD PROJECT, KALAELOA, HAWAII.—In the case of the 25

authorization contained in the table in section 2601 of the
 Military Construction Authorization Act for Fiscal Year
 2011 (division B of Public Law 111–383; 124 Stat. 4451)
 for Kalealoa, Hawaii, for construction of a Combined Sup port Maintenance Shop, the Secretary of the Army may
 construct up to 137,548 square feet of a Combined Support
 Maintenance Shop.

8 (e) AUTHORITY TO CARRY OUT ARMY NATIONAL 9 GUARD PROJECT, WICHITA, KANSAS.—In the case of the 10 authorization contained in the table in section 2601 of the 11 Military Construction Authorization Act for Fiscal Year 12 2011 (division B of Public Law 111–383; 124 Stat. 4451) 13 for Wichita, Kansas, for construction of a Field Mainte-14 nance Shop, the Secretary of the Army may construct up 15 to 62,102 square feet of Field Maintenance Shop.

16 (f) Authority to Carry Out Army National GUARD PROJECT, MINDEN, LOUISIANA.—In the case of the 17 18 authorization contained in the table in section 2601 of the Military Construction Authorization Act for Fiscal Year 19 2011 (division B of Public Law 111–383; 124 Stat. 4451) 20 21 for Minden, Louisiana, for construction of a Readiness Cen-22 ter, the Secretary of the Army may construct up to 90,944 23 square feet of a Readiness Center.

24 (g) AUTHORITY TO CARRY OUT ARMY NATIONAL
25 GUARD PROJECT, SAINT INIGOES, MARYLAND.—In the case

of the authorization contained in the table in section 2601
 of the Military Construction Authorization Act for Fiscal
 Year 2011 (division B of Public Law 111–383; 124 Stat.
 4451) for Saint Inigoes, Maryland, for construction of a
 Tactical Unmanned Aircraft System Facility, the Secretary
 of the Army may construct up to 10,298 square feet of a
 Tactical Unmanned Aircraft System Facility.

8 (h) AUTHORITY TO CARRY OUT ARMY NATIONAL 9 GUARD PROJECT, CAMP GRAFTON, NORTH DAKOTA.—In 10 the case of the authorization contained in the table in section 2601 of the Military Construction Authorization Act 11 for Fiscal Year 2011 (division B of Public Law 111–383; 12 13 124 Stat. 4451) for Camp Grafton, North Dakota, for construction of a Readiness Center, the Secretary of the Army 14 15 may construct up to 68,671 square feet of a Readiness Cen-16 *ter.*

(i) AUTHORITY TO CARRY OUT ARMY NATIONAL
GUARD PROJECT, WATERTOWN, SOUTH DAKOTA.—In the
case of the authorization contained in the table in section
2601 of the Military Construction Authorization Act for
Fiscal Year 2011 (division B of Public Law 111–383; 124
Stat. 4451) for Watertown, South Dakota, for construction
of a Readiness Center, the Secretary of the Army may construct up to 97,865 square feet of a Readiness Center.

1SEC. 2613. EXTENSION OF AUTHORIZATION OF CERTAIN2FISCAL YEAR 2009 PROJECT.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal Year 4 5 2009 (division B of Public Law 110-417; 122 Stat. 4658), the authorization set forth in the table in subsection (b), 6 7 as provided in section 2604 of that Act (122 Stat. 4706), 8 shall remain in effect until October 1, 2013, or the date 9 of the enactment of an Act authorizing funds for military 10 construction for fiscal year 2014, whichever is later.

(b) TABLE.—The table referred to in subsection (a) is
as follows:

Air National Guard: Extension of 2009 Project Authorization

State	Installation or Location	Project	Amount
Mississippi	Gulfport-Biloxi Airport.	Relocate Munitions Complex	\$3,400,000

13 SEC. 2614. EXTENSION OF AUTHORIZATION OF CERTAIN 14 FISCAL YEAR 2010 PROJECTS.

(a) EXTENSION.—Notwithstanding section 2002 of the
Military Construction Authorization Act for Fiscal Year
2010 (division B of Public Law 111-84; 123 Stat. 2627),
the authorizations set forth in the tables in subsection (b),
as provided in sections 2602 and 2604 of that Act (123
Stat. 2649, 2651), shall remain in effect until October 1,
2013, or the date of the enactment of an Act authorizing

- 1 funds for military construction for fiscal year 2014, which-
- 2 ever is later.
- 3 (b) TABLE.—The tables referred to in subsection (a)
- 4 are as follows:

Army Reserve: Extension of 2010 Project Authorizations

State	Installation or Location	Project	Amount
	-	Army Reserve Center Army Reserve Center/Land	\$19,500,000 \$18,500,000

Air National Guard: Extension of 2010 Project Authorization

State	Installation or Location	Project	Amount
Mississippi	Gulfport-Biloxi Airport	Relocate Base Entrance	\$6,500,000

5 TITLE XXVII—BASE REALIGN6 MENT AND CLOSURE ACTIVI7 TIES

8 Subtitle A—Authorization of 9 Appropriations

10 SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR BASE

11**REALIGNMENT AND CLOSURE ACTIVITIES**12**FUNDED THROUGH DEPARTMENT OF DE-**13**FENSE BASE CLOSURE ACCOUNT 1990.**

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2012, for base realignment and closure activities, including real property
acquisition and military construction projects, as authorized by the Defense Base Closure and Realignment Act of
1990 (part A of title XXIX of Public Law 101-510; 10
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U.S.C. 2687 note) and funded through the Department of
 Defense Base Closure Account 1990 established by section
 2906 of such Act as specified in the funding table in section
 4601.

5 SEC. 2702. AUTHORIZATION OF APPROPRIATIONS FOR BASE 6 REALIGNMENT AND CLOSURE ACTIVITIES 7 FUNDED THROUGH DEPARTMENT OF DE8 FENSE BASE CLOSURE ACCOUNT 2005.

9 Funds are hereby authorized to be appropriated for fis-10 cal years beginning after September 30, 2012, for base realignment and closure activities, including real property 11 acquisition and military construction projects, as author-12 13 ized by the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101-510; 10 14 15 U.S.C. 2687 note) and funded through the Department of Defense Base Closure Account 2005 established by section 16 2906A of such Act as specified in the funding table in sec-17 tion 4601. 18

19 Subtitle B—Other Matters

20 SEC. 2711. CONSOLIDATION OF DEPARTMENT OF DEFENSE

- 21 BASE CLOSURE ACCOUNTS AND AUTHORIZED
- 22 USES OF BASE CLOSURE ACCOUNT FUNDS.

23 (a) Establishment of Single Department of De-

24 FENSE BASE CLOSURE ACCOUNT; USE OF FUNDS.-The

25 Defense Base Closure and Realignment Act of 1990 (part

1	A of title XXIX of Public Law 101–510; 10 U.S.C. 2687
2	note) is amended by striking sections 2906 and 2906A and
3	inserting the following new section 2906:
4	"SEC. 2906. DEPARTMENT OF DEFENSE BASE CLOSURE AC-
5	COUNT.
6	"(a) ESTABLISHMENT.—There is hereby established on
7	the books of the Treasury an account to be known as the
8	'Department of Defense Base Closure Account' which shall
9	be administered by the Secretary as a single account.
10	"(b) CREDITS TO ACCOUNT.—There shall be credited
11	to the Account the following:
12	"(1) Funds authorized for and appropriated to
13	the Account.
14	"(2) Funds transferred to the Account pursuant
15	to section(b) of the National Defense Authoriza-
16	tion Act for Fiscal Year 2013.
17	"(3) Funds that the Secretary may, subject to
18	approval in an appropriation Act, transfer to the Ac-
19	count from funds appropriated to the Department of
20	Defense for any purpose, except that funds may be
21	transferred under the authority of this paragraph
22	only after the date on which the Secretary transmits
23	written notice of, and justification for, such transfer
24	to the congressional defense committees.

1	"(4) Proceeds received from the lease, transfer, or
2	disposal of any property at a military installation
3	closed or realigned under this part or the 1988 BRAC
4	law.
5	"(c) Use of Account.—
6	"(1) AUTHORIZED PURPOSES.—The Secretary
7	may use the funds in the Account only for the fol-
8	lowing purposes:
9	"(A) To carry out the Defense Environ-
10	mental Restoration Program under section 2701
11	of title 10, United States Code, and other envi-
12	ronmental restoration and mitigation activities
13	at military installations closed or realigned
14	under this part or the 1988 BRAC law.
15	"(B) To cover property management, dis-
16	posal, and caretaker costs incurred at military
17	installations closed or realigned under this part
18	or the 1988 BRAC law.
19	(C) To cover costs associated with super-
20	vision, inspection, overhead, engineering, and de-
21	sign of military construction projects undertaken
22	under this part or the 1988 BRAC law before
23	September 30, 2013, and subsequent claims, if
24	any, related to such activities.

1	"(D) To record, adjust, and liquidate obli-
2	gations properly chargeable to the following ac-
3	counts:
4	"(i) The Department of Defense Base
5	Closure Account 2005 established by section
6	2906A of this part, as in effect on Sep-
7	tember 30, 2013.
8	"(ii) The Department of Defense Base
9	Closure Account 1990 established by this
10	section, as in effect on September 30, 2013.
11	"(iii) The Department of Defense Base
12	Closure Account established by section 207
13	of the 1988 BRAC law, as in effect on Sep-
14	tember 30, 2013.
15	"(2) Sole source of funds.—The Account
16	shall be the sole source of Federal funds for the activi-
17	ties specified in paragraph (1) at a military installa-
18	tion closed or realigned under this part or the 1988
19	BRAC law.
20	"(3) Prohibition on use of account for new
21	MILITARY CONSTRUCTION.—Except as provided in
22	paragraph (1), funds in the Account may not be used,
23	directly or by transfer to another appropriations ac-
24	count, to carry out a military construction project,
25	including a minor military construction project,

under section 2905(a) or any other provision of law
 at a military installation closed or realigned under
 this part or the 1988 BRAC law.

4 "(d) DISPOSAL OR TRANSFER OF COMMISSARY
5 STORES AND PROPERTY PURCHASED WITH NON6 APPROPRIATED FUNDS.—

7 "(1) Deposit of proceeds in reserve AC-8 COUNT.—If any real property or facility acquired, 9 constructed, or improved (in whole or in part) with 10 commissary store funds or nonappropriated funds is 11 transferred or disposed of in connection with the clo-12 sure or realignment of a military installation under 13 this part, a portion of the proceeds of the transfer or 14 other disposal of property on that installation shall be 15 deposited in the reserve account established under section 204(b)(7)(C) of the 1988 BRAC law. 16

"(2) The amount so deposited under paragraph
(1) shall be equal to the depreciated value of the investment made with such funds in the acquisition,
construction, or improvement of that particular real
property or facility. The depreciated value of the investment shall be computed in accordance with regulations prescribed by the Secretary of Defense.

24 "(3) USE OF RESERVE FUNDS.—Subject to the
25 limitation contained in section 204(b)(7)(C)(iii) of

1	the 1988 BRAC law, amounts in the reserve account
2	are hereby made available to the Secretary, without
3	appropriation and until expended, for the purpose of
4	acquiring, constructing, and improving—
5	"(A) commissary stores; and
6	((B) real property and facilities for non-
7	appropriated fund instrumentalities.
8	"(e) Annual Reports.—
9	"(1) ANNUAL ACCOUNTING.—No later than 60
10	days after the end of each fiscal year in which the
11	Secretary carries out activities under this part, the
12	Secretary shall transmit a report to the congressional
13	defense committees containing an accounting of—
14	"(A) the amount and nature of credits to,
15	and expenditures from, the Account during such
16	fiscal year; and
17	``(B) the amount and nature of anticipated
18	deposits to be made into, and the anticipated ex-
19	penditures to be made from, the Account during
20	the first fiscal year commencing after the sub-
21	mission of the report.
22	"(2) Specific elements of report.—The re-
23	port for a fiscal year shall include the following:
24	"(A) The obligations and expenditures from
25	the Account during the fiscal year, identified by

1	subaccount and installation, for each military
2	department and Defense Agency.
3	"(B) The fiscal year in which appropria-
4	tions or transfers for such expenditures were
5	made and the fiscal year in which funds were ob-
6	ligated for such expenditures.
7	(C) An estimate of the net revenues to be
8	received from property disposals under this part
9	or the 1988 BRAC law to be completed during
10	the first fiscal year commencing after the sub-
11	mission of the report.
12	"(f) Closure of Account; Treatment of Remain-
13	ING FUNDS.—
13 14	
	ING FUNDS.—
14	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at
14 15	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at the time and in the manner provided for appropria-
14 15 16	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at the time and in the manner provided for appropria- tion accounts under section 1555 of title 31, United
14 15 16 17	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at the time and in the manner provided for appropria- tion accounts under section 1555 of title 31, United States Code, except that unobligated funds which re-
14 15 16 17 18	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at the time and in the manner provided for appropria- tion accounts under section 1555 of title 31, United States Code, except that unobligated funds which re- main in the Account upon closure shall be held by the
14 15 16 17 18 19	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at the time and in the manner provided for appropria- tion accounts under section 1555 of title 31, United States Code, except that unobligated funds which re- main in the Account upon closure shall be held by the Secretary of the Treasury until transferred by law
 14 15 16 17 18 19 20 	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at the time and in the manner provided for appropria- tion accounts under section 1555 of title 31, United States Code, except that unobligated funds which re- main in the Account upon closure shall be held by the Secretary of the Treasury until transferred by law after the congressional defense committees receive the
 14 15 16 17 18 19 20 21 	ING FUNDS.— "(1) CLOSURE.—The Account shall be closed at the time and in the manner provided for appropria- tion accounts under section 1555 of title 31, United States Code, except that unobligated funds which re- main in the Account upon closure shall be held by the Secretary of the Treasury until transferred by law after the congressional defense committees receive the final report transmitted under paragraph (2).

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1	fense committees a report containing an accounting
2	of—
3	"(A) all the funds credited to and expended
4	from the Account or otherwise expended under
5	this part or the 1988 BRAC law; and
6	"(B) any funds remaining in the Account.
7	"(g) DEFINITIONS.—In this section:
8	"(1) The term 'commissary store funds' means
9	funds received from the adjustment of, or surcharge
10	on, selling prices at commissary stores fixed under
11	section 2685 of title 10, United States Code.
12	"(2) The term 'nonappropriated funds' means
13	funds received from a nonappropriated fund instru-
14	mentality.
15	((3) The term 'nonappropriated fund instrumen-
16	tality' means an instrumentality of the United States
17	under the jurisdiction of the Armed Forces (including
18	the Army and Air Force Exchange Service, the Navy
19	Resale and Services Support Office, and the Marine
20	Corps exchanges) which is conducted for the comfort,
21	pleasure, contentment, or physical or mental improve-
22	ment of members of the Armed Forces.
23	"(4) The term '1988 BRAC law' means title II
24	of the Defense Authorization Amendments and Base

1	Closure and Realignment Act (Public Law 100–526;
2	10 U.S.C. 2687 note).".
3	(b) Closure of Existing Current Accounts;
4	TRANSFER OF FUNDS.—
5	(1) Closure.—Subject to paragraph (2), the
6	Secretary of the Treasury shall close, pursuant to sec-
7	tion 1555 of title 31, United States Code, the fol-
8	lowing accounts on the books of the Treasury:
9	(A) The Department of Defense Base Clo-
10	sure Account 2005 established by section $2906A$
11	of the Defense Base Closure and Realignment Act
12	of 1990 (part A of title XXIX of Public Law
13	101–510; 10 U.S.C. 2687 note), as in effect on
14	the effective date of this section.
15	(B) The Department of Defense Base Clo-
16	sure Account 1990 established by section 2906 of
17	the Defense Base Closure and Realignment Act of
18	1990 (part A of title XXIX of Public Law 101–
19	510; 10 U.S.C. 2687 note), as in effect on the ef-
20	fective date of this section.
21	(C) The Department of Defense Base Clo-
22	sure Account established by section 207 of the
23	Defense Authorization Amendments and Base
24	Closure and Realignment Act (Public Law 100–

1	526; 10 U.S.C. 2687 note), as in effect on the ef-
2	fective date of this section.
3	(2) TRANSFER OF FUNDS.—All amounts remain-
4	ing in the three accounts specified in paragraph (1)
5	as of the effective date of this section, shall be trans-
6	ferred, effective on that date, to the Department of De-
7	fense Base Closure Account established by section
8	2906 of the Defense Base Closure and Realignment
9	Act of 1990, as added by subsection (a).
10	(3) Cross references.—Except as provided in
11	this subsection or the context requires otherwise, any
12	reference in a law, regulation, document, paper, or
13	other record of the United States to an account speci-
14	fied in paragraph (1) shall be deemed to be a ref-
15	erence to the Department of Defense Base Closure Ac-
16	count established by section 2906 of the Defense Base
17	Closure and Realignment Act of 1990, as added by
18	subsection (a).
19	(c) Conforming Amendments.—

(1) REPEAL OF FORMER ACCOUNT.—Section 207
of the Defense Authorization Amendments and Base
Closure and Realignment Act (Public Law 100–526;
10 U.S.C. 2687 note) is repealed.

24 (2) DEFINITION.—

1	(A) 1990 LAW.—Section 2910(1) of the De-
2	fense Base Closure and Realignment Act of 1990
3	(part A of title XXIX of Public Law 101–510; 10
4	U.S.C. 2687 note) is amended by striking "1990
5	established by section 2906(a)(1)" and inserting
6	"established by section 2906(a)".
7	(B) 1988 LAW.—The Defense Authorization
8	Amendments and Base Closure and Realignment
9	Act (Public Law 100-526; 10 U.S.C. 2687 note)
10	is amended—
11	(i) in section 204(b)(7)(A), by striking
12	"established by section 207(a)(1)"; and
13	(ii) in section 209(1), by striking "es-
14	tablished by section $207(a)(1)$ " and insert-
15	ing "established by section 2906(a) of the
16	Defense Base Closure and Realignment Act
17	of 1990 (part A of title XXIX of Public Law
18	101–510; 10 U.S.C. 2687 note)".
19	(3) Environmental restoration.—Chapter
20	160 of title 10, United States Code, is amended—
21	(A) in section $2701(d)(2)$, by striking "De-
22	partment of Defense Base Closure Account 1990
23	or the Department of Defense Base Closure Ac-
24	count 2005 established under sections 2906 and
25	2906A" and inserting "Department of Defense

1	Base Closure Account established by section
2	2906";
3	(B) in section 2703(h)—
4	(i) by striking "the applicable Depart-
5	ment of Defense base closure account" and
6	inserting "the Department of Defense Base
7	Closure Account established under section
8	2906 of the Defense Base Closure and Re-
9	alignment Act of 1990 (part A of title XXIX
10	of Public Law 101–510; 10 U.S.C. 2687
11	note)"; and
12	(ii) by striking "the applicable base
13	closure account" and inserting "such base
14	closure account"; and
15	(C) in section $2905(g)(2)$, by striking "Clo-
16	sure Account 1990" and inserting "Closure Ac-
17	count".
18	(4) DEPARTMENT OF DEFENSE HOUSING
19	FUNDS.—Section 2883 of such title is amended—
20	(A) in subsection (c)—
21	(i) by striking subparagraph (G) of
22	paragraph (1); and
23	(ii) by striking subparagraph (G) of
24	paragraph (2); and
25	(B) in subsection (f)—

1 (i) in the first sentence, by striking "or 2 (G)" both places it appears; and 3 (ii) by striking the second sentence. 4 (d) EFFECTIVE DATE.—This section and the amend-5 ments made by this section shall take effect on the later of— 6 (1) October 1, 2013; and 7 (2) the date of the enactment of an Act author-8 izing funds for military construction for fiscal year 9 2014.10 SEC. 2712. AIR ARMAMENT CENTER, EGLIN AIR FORCE

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BASE.

12 The Secretary of the Air Force shall retain an Air Ar-13 mament Center at Eqlin Air Force Base, Florida, in name and function, with the same integrated mission elements, 14 15 responsibilities, and capabilities as existed upon the completion of implementation of the recommendations of the 16 2005 Base Closure and Realignment Commission regarding 17 such military installation contained in the report trans-18 mitted by the President to Congress in accordance with sec-19 tion 2914(e) of the Defense Base Closure and Realignment 20 21 Act of 1990 (part A of title XXIX of Public Law 101–510; 22 10 U.S.C. 2687 note), until such time as such integrated 23 mission elements, responsibilities, and capabilities are 24 modified pursuant to section 2687 of title 10, United States

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Code, or a subsequent law providing for the closure or re-1 alignment of military installations in the United States. 2 3 SEC. 2713. PROHIBITION ON CONDUCTING ADDITIONAL 4 BASE REALIGNMENT AND CLOSURE (BRAC) 5 ROUND. 6 Nothing in this Act shall be construed to authorize an 7 additional Base Realignment and Closure (BRAC) round, 8 and none of the funds appropriated pursuant to the authorization of appropriations contained in this Act may be used 9 to propose, plan for, or execute an additional BRAC round. 10 XXVIII—MILITARY TITLE CON-11 STRUCTION GENERAL PROVI-12 SIONS 13

14 Subtitle A—Military Construction
15 Program and Military Family

16 Housing Changes

17 SEC. 2801. PREPARATION OF MILITARY INSTALLATION MAS-

18 TER PLANS.

(a) MILITARY INSTALLATION MASTER PLANS.—Subchapter III of chapter 169 of title 10, United States Code,
is amended by inserting after section 2863 the following
new section:

23 "§2864. Military installation master plans

24 "(a) PLANS REQUIRED.—At a time interval prescribed
25 by the Secretary concerned (but not less frequently than

once every 10 years), the commander of each military in stallation under the jurisdiction of the Secretary shall en sure an installation master plan is developed to address en vironmental planning, sustainable design and development,
 sustainable range planning, real property master planning,
 and transportation planning.

7 "(b) Transportation Component.—

8 "(1) COOPERATION WITH METROPOLITAN PLAN-9 NING ORGANIZATIONS.—The transportation compo-10 nent of an installation master plan shall be developed 11 and updated in cooperation with the metropolitan 12 planning organization designated for the metropoli-13 tan planning area in which the military installation 14 is located.

15 "(2) DEFINITIONS.—In this subsection, the terms
16 'metropolitan planning area' and 'metropolitan plan17 ning organization' have the meanings given those
18 terms in section 134(b) of title 23 and section 5303(b)
19 of title 49.

20 "(3) TRANSIT SERVICES.—The installation mas21 ter plan for a military installation shall also address
22 operating costs for transit service and travel demand
23 measures on the installation.".

5 (a) SUSTAINMENT OVERSIGHT AND ACCOUNTABILITY
6 FOR PRIVATIZATION PROJECTS.—

7 (1) OVERSIGHT AND ACCOUNTABILITY MEAS8 URES.—Subchapter IV of chapter 169 of title 10,
9 United States Code, is amended by inserting after sec10 tion 2885 the following new section:

11 "§2885a. Oversight and accountability for privatiza12 tion projects: sustainment

"(a) Oversight and Accountability Measures.— 13 Each Secretary concerned shall prescribe regulations to ef-14 fectively oversee and manage a military housing privatiza-15 tion project carried out under this subchapter during the 16 sustainment phase of the project following completion of the 17 construction or renovation of the housing units. The regula-18 19 tions shall include the following requirements for each pri-20 vatization project:

- 21 "(1) The financial health and performance of the
 22 military housing privatization project, including the
 23 debt-coverage ratio of the project and occupancy rates
 24 for the constructed or renovated housing units.
- 25 "(2) A resident satisfaction assessment of the
 26 privatization project.

1	"(3) An assessment of the backlog of maintenance
2	and repair.

3 "(b) REQUIRED QUALIFICATIONS.—The Secretary con-4 cerned or designated representative shall ensure that the 5 project owner, developer, or general contractor that is se-6 lected for each military housing privatization initiative 7 project has sustainment experience commensurate with that 8 required to maintain the project.".

9 (2) CONFORMING AMENDMENT.—Section 2885(a) 10 of such title is amended in the matter preceding para-11 graph (1) by inserting before the period at the end of 12 the first sentence the following: "during the course of 13 the construction or renovation of the housing units". 14 (3) CLERICAL AMENDMENTS.—

15 (A) SECTION HEADING.—The heading of
16 section 2885 of such title is amended to read as
17 follows:

18 "§2885. Oversight and accountability for privatiza-

19

tion projects: construction".

20 (B) TABLE OF SECTIONS.—The table of sec21 tions at the beginning of subchapter IV of chap22 ter 169 of such title is amended by striking the
23 item relating to section 2885 and inserting the
24 following new items:

"2885. Oversight and accountability for privatization projects: construction. "2885a. Oversight and accountability for privatization projects: sustainment.".

1	(b) Annual Reporting Requirements.—Section
2	2884(b) of such title is amended—
3	(1) by striking paragraphs (2), (3), (4), and (7);
4	(2) by redesignating paragraphs (5), (6), and (8)
5	as paragraphs (2), (3), and (4), respectively; and
6	(3) by adding at the end the following new para-
7	graphs:
8	"(5) A trend analysis of the backlog of mainte-
9	nance and repair for each privatization project, in-
10	cluding the total cost of the operation, maintenance,
11	and repair costs associated with each project.
12	"(6) If the debt associated with a privatization
13	project exceeds net operating income or the occupancy
14	rates for the constructed or renovated housing units
15	are below 75 percent for any sustained period of more
16	than one year, a report regarding the plan to miti-
17	gate the financial risk of the project.".
18	SEC. 2803. ONE-YEAR EXTENSION OF AUTHORITY TO USE
19	OPERATION AND MAINTENANCE FUNDS FOR
20	CONSTRUCTION PROJECTS OUTSIDE THE
21	UNITED STATES.
22	Subsection (h) of section 2808 of the Military Con-
23	struction Authorization Act for Fiscal Year 2004 (division
~ .	
24	B of Public Law 108–136; 117 Stat. 1723), as most recently

2lic Law 112-81; 125 Stat. 1685), is amended—3(1) in paragraph (1), by striking "September 30,42012" and inserting "September 30, 2013"; and5(2) in paragraph (2), by striking "fiscal year62013" and inserting "fiscal year 2014".7SEC. 2804. TREATMENT OF CERTAIN DEFENSE NUCLEAR FA-8CILITY CONSTRUCTION PROJECTS AS MILI-9TARY CONSTRUCTION PROJECTS.10(a) FINDINGS.—Congress finds the following:11(1) According to a memorandum of agreement12between the Secretary of Defense and the Secretary of13Energy dated May 2010 and a subsequent addendum14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities24for the Chemistry and Metallurgy Research Building	1	Authorization Act for Fiscal Year 2012 (division B of Pub-
42012" and inserting "September 30, 2013"; and5(2) in paragraph (2), by striking "fiscal year62013" and inserting "fiscal year 2014".7SEC. 2804. TREATMENT OF CERTAIN DEFENSE NUCLEAR FA-8CILITY CONSTRUCTION PROJECTS AS MILI-9TARY CONSTRUCTION PROJECTS.10(a) FINDINGS.—Congress finds the following:11(1) According to a memorandum of agreement12between the Secretary of Defense and the Secretary of13Energy dated May 2010 and a subsequent addendum14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	2	lic Law 112–81; 125 Stat. 1685), is amended—
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62013" and inserting "fiscal year 2014".7SEC. 2804. TREATMENT OF CERTAIN DEFENSE NUCLEAR FA-8CILITY CONSTRUCTION PROJECTS AS MILI-9TARY CONSTRUCTION PROJECTS.10(a) FINDINGS.—Congress finds the following:11(1) According to a memorandum of agreement12between the Secretary of Defense and the Secretary of13Energy dated May 2010 and a subsequent addendum14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	4	2012" and inserting "September 30, 2013"; and
 SEC. 2804. TREATMENT OF CERTAIN DEFENSE NUCLEAR FA- CILITY CONSTRUCTION PROJECTS AS MILI- TARY CONSTRUCTION PROJECTS. (a) FINDINGS.—Congress finds the following: (1) According to a memorandum of agreement between the Secretary of Defense and the Secretary of Energy dated May 2010 and a subsequent addendum to such memorandum, the Secretary of Defense plans to transfer \$8,300,000,000 of the budgetary authority of the Department of Defense to the Administrator for Nuclear Security of the National Nuclear Security Administration between fiscal years 2011 and 2016 to fund activities of the Administration that the Sec- retary determines to be high priorities. (2) Such funding has directly supported defense activities at the National Nuclear Security Adminis- tration, including design and construction activities 	5	(2) in paragraph (2), by striking ''fiscal year
8CILITY CONSTRUCTION PROJECTS AS MILI-9TARY CONSTRUCTION PROJECTS.10(a) FINDINGS.—Congress finds the following:11(1) According to a memorandum of agreement12between the Secretary of Defense and the Secretary of13Energy dated May 2010 and a subsequent addendum14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	6	2013" and inserting "fiscal year 2014".
9TARY CONSTRUCTION PROJECTS.10(a) FINDINGS.—Congress finds the following:11(1) According to a memorandum of agreement12between the Secretary of Defense and the Secretary of13Energy dated May 2010 and a subsequent addendum14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	7	SEC. 2804. TREATMENT OF CERTAIN DEFENSE NUCLEAR FA-
10(a) FINDINGS.—Congress finds the following:11(1) According to a memorandum of agreement12between the Secretary of Defense and the Secretary of13Energy dated May 2010 and a subsequent addendum14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	8	CILITY CONSTRUCTION PROJECTS AS MILI-
11(1) According to a memorandum of agreement12between the Secretary of Defense and the Secretary of13Energy dated May 2010 and a subsequent addendum14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	9	TARY CONSTRUCTION PROJECTS.
 between the Secretary of Defense and the Secretary of Energy dated May 2010 and a subsequent addendum to such memorandum, the Secretary of Defense plans to transfer \$8,300,000,000 of the budgetary authority of the Department of Defense to the Administrator for Nuclear Security of the National Nuclear Security Administration between fiscal years 2011 and 2016 to fund activities of the Administration that the Sec- retary determines to be high priorities. (2) Such funding has directly supported defense activities at the National Nuclear Security Adminis- tration, including design and construction activities 	10	(a) FINDINGS.—Congress finds the following:
 Energy dated May 2010 and a subsequent addendum to such memorandum, the Secretary of Defense plans to transfer \$8,300,000,000 of the budgetary authority of the Department of Defense to the Administrator for Nuclear Security of the National Nuclear Security Administration between fiscal years 2011 and 2016 to fund activities of the Administration that the Sec- retary determines to be high priorities. (2) Such funding has directly supported defense activities at the National Nuclear Security Adminis- tration, including design and construction activities 	11	(1) According to a memorandum of agreement
14to such memorandum, the Secretary of Defense plans15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	12	between the Secretary of Defense and the Secretary of
15to transfer \$8,300,000,000 of the budgetary authority16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	13	Energy dated May 2010 and a subsequent addendum
16of the Department of Defense to the Administrator for17Nuclear Security of the National Nuclear Security18Administration between fiscal years 2011 and 2016 to19fund activities of the Administration that the Sec-20retary determines to be high priorities.21(2) Such funding has directly supported defense22activities at the National Nuclear Security Adminis-23tration, including design and construction activities	14	to such memorandum, the Secretary of Defense plans
 Nuclear Security of the National Nuclear Security Administration between fiscal years 2011 and 2016 to fund activities of the Administration that the Sec- retary determines to be high priorities. (2) Such funding has directly supported defense activities at the National Nuclear Security Adminis- tration, including design and construction activities 	15	to transfer \$8,300,000,000 of the budgetary authority
 18 Administration between fiscal years 2011 and 2016 to 19 fund activities of the Administration that the Sec- 20 retary determines to be high priorities. 21 (2) Such funding has directly supported defense 22 activities at the National Nuclear Security Adminis- 23 tration, including design and construction activities 	16	of the Department of Defense to the Administrator for
 fund activities of the Administration that the Sec- retary determines to be high priorities. (2) Such funding has directly supported defense activities at the National Nuclear Security Adminis- tration, including design and construction activities 	17	Nuclear Security of the National Nuclear Security
 20 retary determines to be high priorities. 21 (2) Such funding has directly supported defense 22 activities at the National Nuclear Security Adminis- 23 tration, including design and construction activities 	18	Administration between fiscal years 2011 and 2016 to
 21 (2) Such funding has directly supported defense 22 activities at the National Nuclear Security Adminis- 23 tration, including design and construction activities 	19	fund activities of the Administration that the Sec-
 activities at the National Nuclear Security Adminis- tration, including design and construction activities 	20	retary determines to be high priorities.
23 tration, including design and construction activities	21	(2) Such funding has directly supported defense
	22	activities at the National Nuclear Security Adminis-
24 for the Chemistry and Metallurgy Research Building	23	tration, including design and construction activities
	24	for the Chemistry and Metallurgy Research Building

25 Replacement project and the Uranium Processing Fa-

cility project specified in paragraphs (2) and (3) of 1 2 subsection (b). 3 (b) COVERED FACILITIES.—This section applies to the 4 following construction projects of the National Nuclear Se-5 curity Administration: 6 (1) Any project to build a nuclear facility, initi-7 ated on or after October 1, 2013, that is estimated to 8 cost in excess of \$1,000,000,000 and is intended to be 9 primarily utilized to support the nuclear weapons ac-10 tivities of the National Nuclear Security Administra-

11 *tion.*

12 (2) The Chemistry and Metallurgy Research
13 Building Replacement project, Los Alamos, New Mex14 ico.

15 (3) The Uranium Processing Facility project,
16 Oak Ridge, Tennessee.

17 TREATMENT MILITARY (c)ASConstruction **PROJECTS.**—In the case of the construction projects of the 18 National Nuclear Security Administration specified in sub-19 section (b), the projects are deemed to be military construc-20 21 tion projects to be carried out with respect to a military 22 installation and therefore subject to the following:

(1) The advance-project authorization requirement of section 2802(a) of title 10, United States
Code, and other requirements of chapter 169 of such

1 title related to military construction projects carried 2 out by the Secretary of Defense with respect to the Defense Agencies. 3 4 (2) Annual Acts authorizing military construc-5 tion projects (and authorizing the appropriation of 6 funds therefor) for a fiscal year. 7 (d) MILITARY CONSTRUCTION AUTHORIZATION FOR 8 CERTAIN DEFENSE NUCLEAR FACILITY PROJECTS.—The 9 Secretary of Defense may acquire real property and carry

10 out military construction projects for the installations or
11 locations, and in the amounts, set forth in the following
12 table:

Defense Nuclear Facility Projects

State	Installation or Location	Amount
	Los Alamos Oak Ridge	\$3,500,000,000 \$4,200,000,000

13 (e) REGULATION, REQUIREMENTS, AND COORDINA14 TION.—For each project specified in subsection (b)—

(1) the Administrator for Nuclear Security of the
National Nuclear Security Administration and the
Secretary of Energy shall retain authority to regulate
design and construction activities pursuant to the
Atomic Energy Act and other applicable laws;

20 (2) the Secretary of Defense shall coordinate with

21 the Administrator for Nuclear Security regarding re-

22 quirements for the facility; and

(3) the Administrator for Nuclear Security shall
 make available to the Secretary of Defense the exper tise of the National Nuclear Security Administration
 to support design and construction activities.

(f) TRANSFER OF FACILITIES.—Upon completion of *construction of a project specified in subsection (b), the Sec- retary of Defense shall negotiate with the Administrator for Nuclear Security of the National Nuclear Security Admin- istration to transfer the constructed facility to the authority of the Administrator for operations.*

11 (g) SENSE OF CONGRESS.—It is the sense of Congress 12 that during fiscal year 2014 and thereafter, the budgetary 13 authority provided by the Secretary of Defense to the Administrator for Nuclear Security of the National Nuclear 14 15 Security Administration under the memorandum described in subsection (a)(1) should be reduced by the amount needed 16 to fund the design and construction of the projects specified 17 in paragraphs (2) and (3) of subsection (b). 18

(h) INFORMATION TRANSFER AND LEGAL EFFECT OF
TRANSFER.—Not later than September 30, 2013, the Administrator for Nuclear Security of the National Nuclear
Security Administration shall transfer to the Secretary of
Defense all information in the possession of the Administrator related to architectural and engineering services and
construction design for the construction projects specified

in subsection (b). All environmental impact statements and
 legal rulings in effect before that date related to the projects
 shall be considered valid upon transfer of responsibility for
 the projects to the Secretary of Defense under subsection (c).
 (i) EFFECTIVE DATE.—This section shall apply to the
 construction projects specified in subsection (b) effective for
 fiscal year 2014 and fiscal years thereafter.

8 SEC. 2805. EXECUTION OF CHEMISTRY AND METALLURGY 9 RESEARCH BUILDING REPLACEMENT NU-10 CLEAR FACILITY AND LIMITATION ON ALTER-11 NATIVE PLUTONIUM STRATEGY.

12 (a) POLICY.—It is the policy of the United States to 13 create and sustain the capability to produce plutonium pits 14 for nuclear weapons, and to ensure sufficient plutonium pit 15 production capacity, to respond to technical challenges in 16 the existing nuclear weapons stockpile or geopolitical devel-17 opments.

18 (b) SENSE OF CONGRESS.—It is the sense of Congress
19 that—

(1) successful and timely construction of the
(1) successful and timely construction of the
Chemistry and Metallurgy Research Building Replacement nuclear facility in Los Alamos, New Mexico, is critical to achieving the policy expressed in
subsection (a) and that such facility should achieve
full operational capability by fiscal year 2024;

1	(2) prior-year funds for the Chemistry and Met-
2	allurgy Research Building Replacement nuclear facil-
3	ity, up to \$160,000,000 being available, should be ap-
4	plied to continue design and construction of this facil-
5	ity in fiscal year 2013; and
6	(3) during fiscal year 2014 and thereafter, the
7	budgetary authority provided by the Secretary of De-
8	fense to the Administrator for Nuclear Security of the
9	National Nuclear Security Administration under the
10	memorandum of agreement between the Secretary of
11	Defense and the Secretary of Energy dated May 2010
12	should be reduced by the amount needed to fund the
13	design and construction of the Chemistry and Metal-
14	lurgy Research Building Replacement nuclear facility
15	under the military construction authorities provided
16	in section 2804.
17	(c) FUTURE BUDGET REQUESTS.—The Secretary of
18	Defense, in coordination with the Administrator for Nu-
19	clear Security of the National Nuclear Security Adminis-
20	tration, shall request such funds in fiscal year 2014 and
21	subsequent fiscal years under the military construction au-
22	thorities of section 2804 to ensure the Chemistry and Metal-
23	lurgy Research Building Replacement nuclear facility
24	achieves full operational capability by fiscal year 2024.

1	(d) Limitation on Alternative Plutonium Strat-
2	EGY.—No funds authorized to be appropriated by this Act
3	or any other Act may be obligated or expended on any ac-
4	tivities associated with a plutonium strategy for the Na-
5	tional Nuclear Security Administration that does not in-
6	clude achieving full operational capability of the Chemistry
7	and Metallurgy Research Building Replacement nuclear fa-
8	cility by fiscal year 2024.
9	Subtitle B—Real Property and
10	Facilities Administration
11	SEC. 2811. AUTHORITY OF MILITARY MUSEUMS TO ACCEPT
12	GIFTS AND SERVICES AND TO ENTER INTO
13	LEASES AND COOPERATIVE AGREEMENTS.
14	(a) MUSEUM SUPPORT AUTHORITY.—Chapter 155 of
15	title 10, United States Code, is amended by inserting after
16	section 2608 the following new section:
17	"§2609. Military museum programs: acceptance of
18	gifts and other support
19	"(a) Acceptance of Services.—Notwithstanding
20	section 1342 of title 31, the Secretary concerned may accept
21	services from a nonprofit entity to support a military mu-
22	seum program under the jurisdiction of the Secretary.
23	"(b) Limitation on Use of Gift Funds.—A gift
24	made for the purpose of assisting in the development, oper-
25	ation, maintenance, or management of, or for the acquisi-

tion of collections for, a military museum program and de posited into one of the general gift funds specified in section
 2601(c) of this title shall be available only for the military
 museum program and the purpose for which the gift was
 made.

6 "(c) SOLICITATION OF GIFTS.—Under regulations pre-7 scribed under this section, the Secretary concerned may so-8 licit from any person or public or private entity, for the 9 use and benefit of a military museum program, a gift of 10 books, manuscripts, works of art, historical artifacts, draw-11 ings, plans, models, condemned or obsolete combat materiel, 12 or other personal property.

"(d) LEASING AUTHORITY.—(1) In accordance with
section 2667 of this title, the Secretary concerned may lease
real and personal property of a military museum program
to a nonprofit entity for purposes related to the military
museum program.

18 "(2) A lease under this subsection may not include any
19 part of the collection of a military museum program.

20 "(e) COOPERATIVE AGREEMENTS.—The Secretary con21 cerned may enter into a cooperative agreement with a non22 profit entity for purposes related to support of a military
23 museum program.

"(f) EMPLOYEE STATUS.—For purposes of this section,
 employees or personnel of a nonprofit entity may not be
 considered to be employees of the United States.

4 "(g) REGULATIONS.—(1) The Secretary of Defense
5 shall prescribe regulations to implement this section. The
6 regulations shall apply uniformly throughout the Depart7 ment of Defense.

8 "(2) The regulations shall provide that solicitation of 9 a gift, acceptance of a gift (including a gift of services), 10 or use of a gift under this section may not occur if the na-11 ture or circumstances of the solicitation, acceptance, or use 12 would compromise the integrity or the appearance of integ-13 rity of any program of the Department of Defense or any 14 individual involved in such program.

15 "(h) DEFINITIONS.—In this section:

16 "(1) The term 'military museum program' may
17 include an individual museum.

18 "(2) The term 'nonprofit entity' means an ex19 empt organization under section 501(c)(3) of the In20 ternal Revenue Code of 1986 whose primary purpose
21 is supporting a military museum program.

22 "(3) The term 'Secretary concerned' includes the
23 Secretary of Defense with respect to matters con24 cerning the Defense Agencies.".

1	(h) CLEDICAL ANENDUENT The table of eastions at
	(b) CLERICAL AMENDMENT.—The table of sections at
2	the beginning of such chapter is amended by inserting after
3	the item relating to section 2608 the following new item:
	"2609. Military museum programs: acceptance of gifts and other support.".
4	SEC. 2812. CLARIFICATION OF PARTIES WITH WHOM DE-
5	PARTMENT OF DEFENSE MAY CONDUCT EX-
6	CHANGES OF REAL PROPERTY AT CERTAIN
7	MILITARY INSTALLATIONS.
8	Section 2869(a)(1) of title 10, United States Code, is
9	amended—
10	(1) by striking "any eligible entity" and insert-
11	ing "any person";
12	(2) by striking "the entity" and inserting "the
13	person"; and
14	(3) by striking "their control" and inserting "the
15	person's control".
16	SEC. 2813. INDEMNIFICATION OF TRANSFEREES OF PROP-
17	ERTY AT ANY CLOSED MILITARY INSTALLA-
18	TION.
19	Section 330 of the National Defense Authorization Act
20	for Fiscal Year 1993 (Public Law 102–484; 10 U.S.C. 2687
21	note) is amended—
22	(1) in subsection $(a)(1)$, by striking "pursuant to
23	a base closure law" and inserting "after October 24,
24	1988, the date of the enactment of the Defense Author-
25	ization Amendments and Base Closure and Realign-
	•HR 4310 RH

1	ment Act (Public Law 100–526; 10 U.S.C. 2687
2	note)"; and
3	(2) in subsection (f), by striking paragraph (3).
4	SEC. 2814. IDENTIFICATION REQUIREMENT FOR ENTRY ON
5	MILITARY INSTALLATIONS.
6	(a) Identification Requirement for Military In-
7	STALLATIONS.—
8	(1) Minimum identification required.—
9	(A) IN GENERAL.—Beginning on the day
10	that is 120 days after the date of the enactment
11	of this Act, the Secretary concerned may not per-
12	mit a person who is 18 years old or older to
13	enter a military installation in the United
14	States unless such person presents, as determined
15	by an authentication procedure that meets the
16	minimum procedural requirements identified by
17	the Secretary of Defense in paragraph (4), at a
18	minimum—
19	(i) a valid Federal or State govern-
20	ment issued photo identification card;
21	(ii) a valid Common Access Card; or
22	(iii) a valid uniformed services identi-
23	fication card.
24	(B) EXCEPTION FOR CERTAIN FOREIGN
25	PASSPORTS.—The Secretary concerned may per-

1	mit a person to enter a military installation in
2	the United States if such person presents a valid
3	foreign passport, as determined by an authen-
4	tication procedure that meets the minimum pro-
5	cedural requirements identified by the Secretary
6	of Defense in paragraph (4), if—
7	(i) such person is visiting such mili-
8	tary installation on official business be-
9	tween the Armed Forces and the armed
10	forces of a foreign country; or
11	(ii) such person is visiting a member
12	of the uniformed services or a civilian em-
13	ployee of the Department of Defense on such
14	military installation.
15	(2) Expired or fraudulent identifica-
16	TION.—The Secretary concerned shall confiscate any
17	form of identification that the Secretary determines,
18	using an authentication procedure that meets the
19	minimum procedural requirements identified by the
20	Secretary of Defense in paragraph (4), to be expired
21	or fraudulent.
22	(3) COORDINATION AMONG MILITARY INSTALLA-
23	TIONS OF A STATE.—The Secretary concerned shall
24	keep a list and shall inform the personnel at any

other military installation in the State of such mili-
tary installation of the name of any person—
(A) who attempts to help a person required
to present a valid form of identification under
paragraph (1) to enter a military installation in
the United States without such required identi-
fication; or
(B) who attempts to enter a military instal-
lation military installation in the United States
with a form of identification that the Secretary
concerned determines to be expired or fraudulent
under paragraph (2).
(4) PROCEDURAL REQUIREMENTS FOR IDENTI-
FICATION VERIFICATION.—Not later than 90 days
after the date of the enactment of this Act, the Sec-
retary of Defense shall identify the minimum proce-
dural requirements for the Secretary concerned to au-
thenticate the forms of identification in paragraph
(1) for a person entering a military installation in
the United States. In identifying such requirements,
the Secretary of Defense shall identify minimum pro-
cedural requirements to ensure that individuals who
need to enter a military installation in the United
States to perform work under a contract awarded by

1	the Department of Defense present a valid form of
2	identification under paragraph (1).

3 (b) DEFINITIONS.—

4 (1) COMMON ACCESS CARD.—In this section, the
5 term "Common Access Card" means the standard
6 identification card issued by the Secretary of Defense
7 to active-duty military personnel, Selected Reserve
8 personnel, Department of Defense civilian employees,
9 and certain persons awarded contracts by the Sec10 retary of Defense.

(2) SECRETARY CONCERNED.—In this section,
the term "Secretary concerned" has the meaning
given the term in section 101(a) of title 10, United
States Code.

15 (3)UNIFORMED SERVICES **IDENTIFICATION** CARD.—In this section, the term "uniformed services 16 17 identification card" means the identification card 18 issued by the Secretary of Defense to spouses and 19 other eligible dependents of members of the uniformed 20 services and other eligible persons, as determined by 21 the Secretary of Defense.

1SEC. 2815. PLAN TO PROTECT CRITICAL DEPARTMENT OF2DEFENSE CRITICAL ASSETS FROM ELECTRO-3MAGNETIC PULSE WEAPONS.

4 (a) PLAN REQUIRED.—Not later than September 1,
5 2013, the Secretary of the Defense shall submit to the con6 gressional defense committees a plan to protect defense crit7 ical assets under the jurisdiction of the Department of De8 fense, and critical equipment at military installations, from
9 the adverse effects of electromagnetic pulse and high-pow10 ered microwave weapons.

11 (b) PREPARATION AND ELEMENTS OF PLAN.—In preparing the plan required by subsection (a), the Secretary 12 13 of Defense shall utilize the guidance and recommendations of the Commission to Assess the Threat to the United States 14 from Electromagnetic Pulse Attack established by section 15 1401 of the Floyd D. Spence National Defense Authoriza-16 tion Act for Fiscal Year 2001 (as enacted into law by Public 17 Law 106-398; 114. Stat. 1654A-345). The plan shall in-18 19 clude the following elements:

- 20 (1) An assessment of overall military installa21 tion protection from electromagnetic pulse and high22 powered microwave weapons.
- 23 (2) A listing of defense critical assets.
- 24 (3) An assessment of the adequacy of each defense
 25 critical asset, to include the backup power capabilities
 26 of the defense critical asset, to withstand attack cur-

1	rently and a description and a cost estimate for each
2	project to improve, repair, renovate, or modernize de-
3	fense critical assets for which any deficiency is identi-
4	fied in the assessment.
5	(4) A list of projects, costs, and timelines through
6	the future-years defense program to meet the require-
7	ments to overcome deficiencies identified under para-
8	graph (3) for all defense critical assets.
9	(5) A list of civilian critical infrastructures
10	upon which a defense critical asset depends (elec-
11	tricity, water, telecommunications, etc) that, if ren-
12	dered inoperable by electromagnetic pulse or high-
13	powered microwave weapons, would compromise the
14	function of a defense critical asset.
15	(c) FORM OF SUBMISSION.—The plan required by sub-
16	section (a) shall be submitted in unclassified form, but may
17	include a classified annex.
18	(d) Defense Critical Asset.—In this section, the
19	term "defense critical asset" means an asset of such extraor-
20	dinary importance to operations in peace, crisis, and war

21 that its incapacitation or destruction would have a very22 serious debilitating effect on the ability of the Department

23 of Defense to fulfill its missions.

Subtitle C—Energy Security

1

2 SEC. 2821. CONGRESSIONAL NOTIFICATION FOR CON3 TRACTS FOR THE PROVISION AND OPER4 ATION OF ENERGY PRODUCTION FACILITIES
5 AUTHORIZED TO BE LOCATED ON REAL PROP6 ERTY UNDER THE JURISDICTION OF A MILI7 TARY DEPARTMENT.

8 Section 2662(a)(1) of title 10, Untied States Code, is
9 amended by adding at the end the following new subpara10 graph:

"(H) Any transaction or contract action for the
provision and operation of energy production facilities on real property under the jurisdiction of the Secretary of a military department, as authorized by section 2922a(a)(2) of this title, if the term of the transaction or contract exceeds 20 years.".

17 SEC. 2822. CONTINUATION OF LIMITATION ON USE OF
18 FUNDS FOR LEADERSHIP IN ENERGY AND EN19 VIRONMENTAL DESIGN (LEED) GOLD OR
20 PLATINUM CERTIFICATION AND EXPANSION
21 TO INCLUDE IMPLEMENTATION OF ASHRAE
22 BUILDING STANDARD 189.1.

23 Section 2830(b) of the Military Construction Author24 ization Act for Fiscal Year 2012 (division B of Public Law
25 112–81; 125 Stat. 1695) is amended—

1	(1) in the subsection heading, by inserting after
2	"AND ASHRAE IMPLEMENTATION" after "CERTIFI-
3	CATION"; and
4	(2) in paragraph (1)—
5	(A) by striking "authorized to be";
6	(B) by striking "by this Act";
7	(C) by inserting "or 2013" after "fiscal
8	year 2012"; and
9	(D) by inserting before the period at the end
10	the following: "and implementing ASHRAE
11	building standard 189.1".
12	SEC. 2823. AVAILABILITY AND USE OF DEPARTMENT OF DE-
13	FENSE ENERGY COST SAVINGS TO PROMOTE
14	ENERGY SECURITY.
15	Section 2912(b)(1) of title 10, United States Code, is
16	
10	amended by inserting after "additional energy conserva-
	amended by inserting after "additional energy conserva- tion" the following: "and energy security".
17	
17	tion" the following: "and energy security".
17 18	tion" the following: "and energy security". Subtitle D—Provisions Related to
17 18 19	tion" the following: "and energy security". Subtitle D—Provisions Related to Guam Realignment
17 18 19 20	tion" the following: "and energy security". Subtitle D—Provisions Related to Guam Realignment SEC. 2831. USE OF OPERATION AND MAINTENANCE FUND-
17 18 19 20 21	tion" the following: "and energy security". Subtitle D—Provisions Related to Guam Realignment SEC. 2831. USE OF OPERATION AND MAINTENANCE FUND- ING TO SUPPORT COMMUNITY ADJUSTMENTS
 17 18 19 20 21 22 	tion" the following: "and energy security". Subtitle D—Provisions Related to Guam Realignment SEC. 2831. USE OF OPERATION AND MAINTENANCE FUND- ING TO SUPPORT COMMUNITY ADJUSTMENTS RELATED TO REALIGNMENT OF MILITARY IN-

(1) Assistance to government of guam.— 1 2 Using funds made available under subsection (c), the Secretary of Defense may assist the Government of 3 4 Guam in meeting the costs of providing increased municipal services and facilities required as a result 5 6 of the realignment of military installations and the 7 relocation of military personnel on Guam (in this sec-8 tion referred to as the "Guam realignment") if the 9 Secretary determines that an unfair and excessive fi-10 nancial burden will be incurred by the Government of 11 Guam to provide the services and facilities in the ab-12 sence of the Department of Defense assistance.

13 (2) MITIGATION OF IDENTIFIED IMPACTS.—The 14 Secretary of Defense may take such actions as the 15 Secretary considers to be appropriate to mitigate the 16 significant impacts identified in the Record of Deci-17 sion of the "Guam and CNMI Military Relocation 18 Environmental Impact Statement" by providing in-19 creased municipal services and facilities to activities 20 that directly support the Guam realignment.

21 (b) Methods of Providing Assistance.—

(1) USE OF EXISTING PROGRAMS.—The Secretary of Defense shall carry out subsection (a)
through existing Federal programs supporting the
Government of Guam and the Guam realignment,

1	whether or not the programs are administered by the
2	Department of Defense or another Federal agency.
3	(2) Cost share assistance.—The Secretary
4	may assist the Government of Guam to any cost-shar-
5	ing obligation imposed on the Government of Guam
6	under any Federal program utilized by the Secretary
7	under paragraph (1).
8	(c) Source of Funds.—
9	(1) TRANSFER AUTHORITY.—To the extent nec-
10	essary to carry out subsection (a), the Secretary may
11	transfer appropriated funds available to the Depart-
12	ment of Defense or a military department for oper-
13	ation and maintenance to a different account of the
14	Department of Defense or another Federal agency in
15	order to make funds available to the Government of
16	Guam under a Federal program utilized by the Sec-
17	retary under subsection (b)(1). Amounts so trans-
18	ferred shall be merged with the appropriation to
19	which transferred and shall be available only for the
20	purpose of assisting the Government of Guam as de-
21	scribed in subsection (a).
22	(2) Additional authority.—The transfer au-
23	thority provided by paragraph (1) is in addition to

24 the transfer authority provided by section 1001.

1 (d) PROGRESS REPORTS REQUIRED.—The Secretary 2 of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives semi-3 4 annual reports indicating the total amount expended under the authority of this section during the preceding six-month 5 period, the specific projects for which assistance was pro-6 7 vided during such period, and the total amount provided 8 for each project during such period.

9 (e) TERMINATION.—The authority to provide assist10 ance under this section expires September 30, 2020.
11 Amounts obligated on or before that date may be expended
12 after that date.

13 SEC. 2832. CERTIFICATION OF MILITARY READINESS NEED 14 FOR FIRING RANGE ON GUAM AS CONDITION 15 ON ESTABLISHMENT OF RANGE.

16 A firing range on Guam may not be established (in-17 cluding any construction or lease of lands related to such 18 establishment) until the Secretary of Defense certifies to the 19 congressional defense committees that there is a national 20 security need for the firing range related to readiness of 21 the Armed Forces assigned to the United States Pacific 22 Command.

1	SEC. 2833. REPEAL OF CONDITIONS ON USE OF FUNDS FOR
2	GUAM REALIGNMENT.
3	Section 2207(a) of the Military Construction Author-
4	ization Act for Fiscal Year 2012 (division B of Public Law
5	112–81; 125 Stat. 1668) is amended—
6	(1) in paragraph (2), by inserting "and" after
7	the semicolon;
8	(2) by striking paragraphs (3) and (4); and
9	(3) by redesignating paragraph (5) as para-
10	graph (3).
11	Subtitle E—Land Conveyances
12	SEC. 2841. MODIFICATION TO AUTHORIZED LAND CONVEY-
13	ANCE AND EXCHANGE, JOINT BASE ELMEN-
14	DORF RICHARDSON, ALASKA.
15	(a) Change in Officer Authorized to Carry Out
16	Conveyances.—Subsection (a) of section 2851 of the Mili-
17	tary Construction Authorization Act for Fiscal Year 2012
18	(division B of Public Law 112–81; 125 Stat. 1697) is
19	amended—
20	(1) in paragraph (1), by striking "The Secretary
21	of the Air Force may, in consultation with the Sec-
22	retary of the Interior" and inserting "The Secretary
23	of the Interior may, in consultation with the Sec-
24	retary of the Air Force"; and
25	(2) in paragraph (2)—

1	(A) by striking "The Secretary of the Air
2	Force may, in consultation with the Secretary of
3	the Interior, upon terms mutually agreeable to
4	the Secretary of the Air Force" and inserting
5	"The Secretary of the Interior may, in consulta-
6	tion with the Secretary of the Air Force, upon
7	terms mutually agreeable to the Secretary of the
8	Interior"; and
9	(B) by striking "in consultation with the
10	Secretary of the Interior" the second place it ap-
11	pears and inserting "in consultation with the
12	Secretary of the Air Force".
13	(b) Conforming Amendments.—Such section is fur-
14	ther amended—
15	(1) in subsection (a)(3), by inserting "of the In-
16	terior" after "Secretary";
17	(2) in subsection (c)—
18	(A) in paragraph (1)—
19	(i) by striking "The Secretary of the
20	Air Force" and inserting "The Secretary of
21	the Interior";
22	(ii) by striking "the Secretary" the
23	first place it appears and inserting "the
24	Secretary of the Interior and the Secretary
25	of the Air Force"; and

1	(iii) by striking "the Secretary" in
2	each other place it appears and inserting
3	"the Secretaries"; and
4	(B) in paragraph (2), by striking "the Sec-
5	retary" and inserting "the Secretaries"; and
6	(3) in subsections (e) and (f), by inserting "of
7	the Interior" after "Secretary".
8	(c) Technical Amendment.—Subsection $(a)(1)$ of
9	such section is further amended by striking "JBER" and
10	inserting "Joint Base Elmendorf Richardson, Alaska (in
11	this section referred to as 'JBER'),".
10	
12	SEC. 2842. MODIFICATION OF FINANCING AUTHORITY,
12 13	SEC. 2842. MODIFICATION OF FINANCING AUTHORITY, BROADWAY COMPLEX OF THE DEPARTMENT
13	BROADWAY COMPLEX OF THE DEPARTMENT
13 14	BROADWAY COMPLEX OF THE DEPARTMENT OF THE NAVY, SAN DIEGO, CALIFORNIA.
13 14 15	BROADWAY COMPLEX OF THE DEPARTMENT OF THE NAVY, SAN DIEGO, CALIFORNIA. Subsection (a) of section 2732 of the Military Con- struction Authorization Act, 1987 (division B of Public 99–
13 14 15 16	BROADWAY COMPLEX OF THE DEPARTMENT OF THE NAVY, SAN DIEGO, CALIFORNIA. Subsection (a) of section 2732 of the Military Con- struction Authorization Act, 1987 (division B of Public 99–
 13 14 15 16 17 	BROADWAY COMPLEX OF THE DEPARTMENT OF THE NAVY, SAN DIEGO, CALIFORNIA. Subsection (a) of section 2732 of the Military Con- struction Authorization Act, 1987 (division B of Public 99– 661; 100 Stat. 4046) is amended to read as follows:
 13 14 15 16 17 18 	BROADWAY COMPLEX OF THE DEPARTMENT OF THE NAVY, SAN DIEGO, CALIFORNIA. Subsection (a) of section 2732 of the Military Con- struction Authorization Act, 1987 (division B of Public 99– 661; 100 Stat. 4046) is amended to read as follows: "(a) IN GENERAL.—(1) Subject to subsections (b)
 13 14 15 16 17 18 19 	BROADWAY COMPLEX OF THE DEPARTMENT OF THE NAVY, SAN DIEGO, CALIFORNIA. Subsection (a) of section 2732 of the Military Con- struction Authorization Act, 1987 (division B of Public 99– 661; 100 Stat. 4046) is amended to read as follows: "(a) IN GENERAL.—(1) Subject to subsections (b) through (g), the Secretary of the Navy may enter into long-
 13 14 15 16 17 18 19 20 21 	BROADWAY COMPLEX OF THE DEPARTMENT OF THE NAVY, SAN DIEGO, CALIFORNIA. Subsection (a) of section 2732 of the Military Con- struction Authorization Act, 1987 (division B of Public 99– 661; 100 Stat. 4046) is amended to read as follows: "(a) IN GENERAL.—(1) Subject to subsections (b) through (g), the Secretary of the Navy may enter into long- term leases of real property located within the Broadway

23 "(2) Subject to subsections (b) through (g), the Sec24 retary may assist any lessee of real property described in
25 paragraph (1) in financing the construction by the lessee

of any facility on such real property or otherwise within
 the boundaries of the metropolitan San Diego, California,
 area.".

4 SEC. 2843. LAND CONVEYANCE, JOHN KUNKEL ARMY RE-5 SERVE CENTER, WARREN, OHIO.

6 (a) CONVEYANCE AUTHORIZED.—The Secretary of the Army may convey, without consideration, to the Village of 7 8 Lordstown, Ohio (in this section referred to as the "Vil-9 lage"), all right, title, and interest of the United States in 10 and to a parcel of real property, including any improvements thereon, consisting of approximately 6.95 acres and 11 12 containing the John Kunkel Army Reserve Center located at 4967 Tod Avenue in Warren, Ohio, for the purpose of 13 permitting the Village to use the parcel for public purposes. 14 15 (b) INTERIM LEASE.—Until such time as the real property described in subsection (a) is conveyed to the Vil-16 lage, the Secretary may lease the property to the Village. 17 18 (c) PAYMENT OF COSTS OF CONVEYANCE.—

(1) PAYMENT REQUIRED.—The Secretary shall
require the Village to cover costs (except costs for environmental remediation of the property) to be incurred
by the Secretary, or to reimburse the Secretary for
such costs incurred by the Secretary, to carry out the
conveyance under subsection (a), including survey
costs, costs for environmental documentation, and any

1	other administrative costs related to the conveyance.
2	If amounts are collected from the Village in advance
3	of the Secretary incurring the actual costs, and the
4	amount collected exceeds the costs actually incurred
5	by the Secretary to carry out the conveyance, the Sec-
6	retary shall refund the excess amount to the Village.
7	(2) TREATMENT OF AMOUNTS RECEIVED.—
8	Amounts received as reimbursement under paragraph
9	(1) shall be credited to the fund or account that was
10	used to cover those costs incurred by the Secretary in
11	carrying out the conveyance. Amounts so credited
12	shall be merged with amounts in such fund or ac-
13	count, and shall be available for the same purposes,
14	and subject to the same conditions and limitations, as
15	amounts in such fund or account.
16	(d) Conditions of Conveyance.—The conveyance of
17	the real property under subsection (a) shall be subject to
18	the following conditions:
19	(1) That the Village not use any Federal funds
20	to cover any portion of the conveyance costs required
21	by subsection (c) to be paid by the Village or to cover
22	the costs for the design or construction of any facility
23	on the property.
23	on the property.

(2) That the Village begin using the property for
 public purposes before the end of the five-year period
 beginning on the date of conveyance.

4 (e) DESCRIPTION OF PROPERTY.—The exact acreage
5 and legal description of the property to be conveyed under
6 subsection (a) shall be determined by a survey satisfactory
7 to the Secretary.

8 (f) ADDITIONAL TERMS.—The Secretary may require 9 such additional terms and conditions in connection with 10 the conveyance as the Secretary considers appropriate to 11 protect the interests of the United States.

12 SEC. 2844. LAND CONVEYANCE, CASTNER RANGE, FORT 13 BLISS, TEXAS.

14 (a) CONVEYANCE AUTHORIZED.—

15 (1) CONVEYANCE AUTHORITY.—The Secretary of 16 the Army may convey, without consideration, to the 17 Parks and Wildlife Department of the State of Texas 18 (in this section referred to as the "Department") all 19 right, title, and interest of the United States in and 20 to a parcel of real property, including any improve-21 ments thereon, consisting of approximately 7,081 22 acres at Fort Bliss, Texas, for the purpose of permit-23 ting the Department to establish and operate a park 24 as an element of the Franklin Mountains State Park.

1 (2) PIECEMEAL CONVEYANCES.—In anticipation 2 of the conveyance of the entire parcel of real property 3 described in paragraph (1), the Secretary may sub-4 divide the parcel and convey to the Department por-5 tions of the real property as the Secretary determines 6 that the condition of the real property is compatible 7 with the Department's intended use of the property. 8 (b) REVERSIONARY INTEREST.—If the Secretary deter-9 mines at any time that the real property conveyed under 10 subsection (a) is not being used in accordance with the purpose of the conveyance, all right, title, and interest in and 11 to such real property, including any improvements thereto, 12 13 shall, at the option of the Secretary, revert to and become the property of the United States, and the United States 14 15 shall have the right of immediate entry onto such real property. A determination by the Secretary under this sub-16 section shall be made on the record after an opportunity 17 18 for a hearing.

19 (c) PAYMENT OF COSTS OF CONVEYANCES.—

(1) PAYMENT REQUIRED.—The Secretary shall
require the Department to cover costs to be incurred
by the Secretary, or to reimburse the Secretary for
costs incurred by the Secretary, to carry out the land
conveyance under this section, including survey costs,
costs related to environmental documentation, and

1 other administrative costs related to the conveyance. 2 If amounts are collected from the Department in advance of the Secretary incurring the actual costs, and 3 4 the amount collected exceeds the costs actually incurred by the Secretary to carry out the land ex-5 6 change, the Secretary shall refund the excess amount 7 to Department. This paragraph does not apply to 8 costs associated with the environmental remediation 9 of the property to be conveyed.

10 TREATMENT OF AMOUNTS (2)RECEIVED.— 11 Amounts received as reimbursements under para-12 graph (1) shall be credited to the fund or account that was used to cover the costs incurred by the Secretary 13 14 in carrying out the land exchange. Amounts so cred-15 ited shall be merged with amounts in such fund or ac-16 count and shall be available for the same purposes, 17 and subject to the same conditions and limitations, as 18 amounts in such fund or account.

(c) DESCRIPTION OF PROPERTY.—The exact acreage
and legal descriptions of the parcels of real property to be
conveyed under subsection (a) shall be determined by a survey satisfactory to the Secretary.

(d) ADDITIONAL TERMS AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with the conveyances under subsection (a) as

the Secretary considers appropriate to protect the interests
 of the United States.

3 SEC. 2845. MODIFICATION OF LAND CONVEYANCE, FORT 4 HOOD, TEXAS.

Section 2848(a) of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law
108–375; 118 Stat. 2140) is amended by striking "for the
sole purpose" and all that follows through "Central Texas."
and inserting the following: "for the purpose of permitting
the University System to use the property—

11 "(1) for the establishment of a State-supported
12 university, separate from other universities of the
13 University System, designated as Texas A&M Univer14 sity, Central Texas; and

"(2) for such other educational and related purposes as the University System considers to be appropriate and the Secretary of the Army determines to
be compatible with military activities in the vicinity
of the property.".

20SEC. 2846. TRANSFER OF ADMINISTRATIVE JURISDICTION,21FORT LEE MILITARY RESERVATION AND PE-22TERSBURG NATIONAL BATTLEFIELD, VIR-23GINIA.

24 (a) TRANSFER OF ADMINISTRATIVE JURISDICTION
25 FROM SECRETARY OF THE ARMY.—The Secretary of the

1 Army shall transfer to the Secretary of the Interior, without 2 reimbursement, administrative jurisdiction over a parcel of land at Fort Lee Military Reservation consisting of ap-3 4 proximately 1.171 acres and depicted as "Area to be trans-5 ferred to Petersburg National Battlefield" on the map titled 6 "Petersburg National Battlefield Proposed Transfer of Ad-7 ministrative Jurisdiction". numbered 325/80.801A. and 8 dated May 2011. The Secretary of the Interior shall include 9 the land transferred under this subsection within the boundary of Petersburg National Battlefield and administer the 10 land as part of the park in accordance with laws and regu-11 lations applicable to the park. 12

(b) TRANSFER OF ADMINISTRATIVE JURISDICTION TO
SECRETARY OF THE ARMY.—The Secretary of the Interior
shall transfer to the Secretary of the Army, without reimbursement, administrative jurisdiction over a parcel of land
consisting of approximately 1.170 acres and depicted as
"Area to be transferred to Fort Lee Military Reservation"
on the map referred to in subsection (a).

20 (c) AVAILABILITY OF MAP.—The map referred to in
21 subsection (a) shall be available for public inspection in the
22 appropriate offices of the National Park Service.

	790
1	Subtitle F—Other Matters
2	SEC. 2861. INCLUSION OF RELIGIOUS SYMBOLS AS PART OF
3	MILITARY MEMORIALS.
4	(a) AUTHORITY.—Chapter 21 of title 36, United States
5	Code, is amended by adding at the end the following new
6	section:
7	"§2115. Inclusion of religious symbols as part of mili-
8	tary memorials
9	"(a) Inclusion of Religious Symbols Author-
10	IZED.—To recognize the religious background of members
11	of the United States Armed Forces, religious symbols may
12	be included as part of—
13	"(1) a military memorial that is established or
14	acquired by the United States Government; or
15	"(2) a military memorial that is not established
16	by the United States Government, but for which the
17	American Battle Monuments Commission cooperated
18	in the establishment of the memorial.
19	"(b) MILITARY MEMORIAL DEFINED.—In this section,
20	the term 'military memorial' means a memorial or monu-
21	ment commemorating the service of the United States
22	Armed Forces. The term includes works of architecture and
23	art described in section 2105(b) of this title.".

1 (b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the 2 end the following new item: 3 "2115. Inclusion of religious symbols as part of military memorials.". 4 SEC. 2862. REDESIGNATION OF THE CENTER FOR HEMI-5 SPHERIC DEFENSE STUDIES AS THE WILLIAM 6 J. PERRY CENTER FOR HEMISPHERIC DE-7 FENSE STUDIES. 8 (a) REDESIGNATION.—The Department of Defense re-9 gional center for security studies known as the Center for Hemispheric Defense Studies is hereby renamed the "Wil-10 liam J. Perry Center for Hemispheric Defense Studies". 11 12 (b) CONFORMING AMENDMENTS.—(1) Section 184 of title 10, United States Code, is amended— 13 14 (A) in subsection (b)(2)(C), by striking "The 15 Center for Hemispheric Defense Studies" and inserting "The William J. Perry Center for Hemispheric 16 17 Defense Studies"; and 18 (B) in subsection (f)(5), by striking "the Center 19 for Hemispheric Defense Studies" and inserting "the 20 William J. Perry Center for Hemispheric Defense 21 Studies". 22 (2) Section 2611(a)(2)(C) of such title is amended by 23 striking "The Center for Hemispheric Defense Studies." and inserting "The William J. Perry Center for Hemispheric 24

25 Defense Studies.".

1 (c) REFERENCES.—Any reference to the Department 2 of Defense Center for Hemispheric Defense Studies in any law, regulation, map, document, record, or other paper of 3 4 the United States shall be deemed to be a reference to the William J. Perry Center for Hemispheric Defense Studies. 5 SEC. 2863. SENSE OF CONGRESS REGARDING ESTABLISH-6 7 MENT OF MILITARY DIVERS MEMORIAL AT 8 WASHINGTON NAVY YARD.

9 It is the sense of Congress that the Secretary of the 10 Navy should provide an appropriate site at the former Navy Dive School at the Washington Navy Yard for a memorial, 11 to be paid for with private funds, to honor the members 12 of the Armed Forces who have served as divers and whose 13 service in defense of the United States has been carried out 14 15 beneath the waters of the world, so long as the Secretary of the Navy has exclusive authority to approve the design 16 and site of the memorial. 17

18 SEC. 2864. GOLD STAR MOTHERS NATIONAL MONUMENT,

19

ARLINGTON NATIONAL CEMETERY.

(a) ESTABLISHMENT.—The Secretary of the Army
shall permit the Gold Star Mothers National Monument
Foundation (a nonprofit corporation established under the
laws of the District of Columbia) to establish an appropriate monument in Arlington National Cemetery or on
Federal land in its environs under the jurisdiction of the

Department of the Army to commemorate the sacrifices
 made by mothers, and made by their sons and daughters
 who as members of the Armed Forces make the ultimate
 sacrifice, in defense of the United States. The monument
 shall be known as the "Gold Star Mothers National Monu ment".

7 (b) PAYMENT OF EXPENSES.—The Gold Star Mothers
8 National Monument Foundation shall be solely responsible
9 for acceptance of contributions for, and payment of the ex10 penses of, the establishment of the monument, and no Fed11 eral funds may be used to pay such expenses.

12 SEC. 2865. NAMING OF TRAINING AND SUPPORT COMPLEX, 13 FORT BRAGG, NORTH CAROLINA.

(a) NAMING.—The complex located on Fort Bragg,
North Carolina, currently referred to as "Patriot Point",
shall be known and designated as the "Colonel Robert Howard Training and Support Complex".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United
States to the complex referred to in subsection (a) shall be
deemed to be a reference to the "Colonel Robert Howard
Training and Support Complex".

SEC. 2866. NAMING OF ELECTROCHEMISTRY ENGINEERING FACILITY, NAVAL SUPPORT ACTIVITY CRANE, CRANE, INDIANA.

4 (a) NAMING.—The electrochemistry engineering facil5 ity on Naval Support Activity Crane, Crane, Indiana, shall
6 be known and designated as the "John Hostettler Electro7 chemistry Engineering Facility".

8 (b) REFERENCES.—Any reference in a law, map, regu-9 lation, document, paper, or other record of the United 10 States to the facility referred to in subsection (a) shall be 11 deemed to be a reference to the "John Hostettler Electro-12 chemistry Engineering Facility".

13 SEC. 2867. RETENTION OF CORE FUNCTIONS OF THE ELEC14 TRONIC SYSTEMS CENTER AT HANSCOM AIR 15 FORCE BASE, MASSACHUSETTS.

16 The Secretary of the Air Force shall retain the core functions of the Electronic Systems Center at Hanscom Air 17 Force Base, Massachusetts, with the same integrated mis-18 19 sion elements, responsibilities, and capabilities as existed as of November 1, 2011, until such time as such integrated 20 21 mission elements, responsibilities, and capabilities are 22 modified pursuant to section 2687 of title 10. United States 23 Code, or a subsequent law providing for the closure or re-24 alignment of military installations in the United States.

I	SEC. 2868. RETENTION OF CORE FUNCTIONS OF THE AIR
2	FORCE MATERIEL COMMAND, WRIGHT-PAT-
3	TERSON AIR FORCE BASE, OHIO.

4 The Secretary of the Air Force shall retain the core
5 functions of the Air Force Materiel Command that exist at
6 Wright-Patterson Air Force Base, Ohio, as of November 1,
7 2011, until such time as such core functions are modified
8 pursuant to section 2687 of title 10, United States Code,
9 or a subsequent law providing for the closure or realignment
10 of military installations in the United States.

TITLE XXIX—OVERSEAS CONTIN- GENCY OPERATIONS MILI- TARY CONSTRUCTION

14SEC. 2901. AUTHORIZED NAVY CONSTRUCTION AND LAND15ACQUISITION PROJECTS.

(a) OUTSIDE THE UNITED STATES.—The Secretary of
the Navy may acquire real property and carry out military
construction projects for the installations or locations outside the United States, and in the amounts, set forth in
the following table:

Navy: Outside the United States

Country	Installation or Location	Amount
	SW Asia Camp Lemonier	\$51,348,000 \$99,420,000

(b) AUTHORIZATION OF APPROPRIATIONS.—Funds are
hereby authorized to be appropriated for fiscal years beginning after September 30, 2012, for military construction
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projects outside the United States authorized by subsection 1 (a) as specified in the funding table in section 4602. 2 DIVISION C-DEPARTMENT OF 3 ENERGY NATIONAL SECURITY 4 AUTHORIZATIONS AND 5 **OTHER AUTHORIZATIONS** 6 XXXI—DEPARTMENT TITLE OF 7 ENERGY NATIONAL SECURITY 8 PROGRAMS 9 Subtitle A—National Security 10 **Programs Authorizations** 11 12 SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-13 TION. 14 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are 15 hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for the activities of the National 16 Nuclear Security Administration in carrying out programs 17 as specified in the funding table in section 4701. 18 19 (b) AUTHORIZATION OF NEW PLANT PROJECTS.— From funds referred to in subsection (a) that are available 20 for carrying out plant projects, the Secretary of Energy 21 22 may carry out new plant projects for the National Nuclear 23 Security Administration as follows: 24 Project 13-D-301, Electrical Infrastructure

25 Upgrades, Lawrence Livermore National Lab-

1	oratory, Livermore, California, and Los Alamos
2	National Laboratory, Los Alamos, New Mexico,
3	\$23,000,000.
4	Project 13-D-905, Remote-Handled Low-
5	Level Waste Disposal Project, Idaho National
6	Laboratory, \$8,890,000.
7	Project 13-D-904, Kesselring Site Radio-
8	logical Work and Storage Building, Kesselring
9	Site, West Milton, New York, \$2,000,000.
10	Project 13-D-903, Kesselring Site Prototype
11	Staff Building, Kesselring Site, West Milton,
12	New York, \$14,000,000.
13	SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP.
13 14	SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP. Funds are hereby authorized to be appropriated to the
14	Funds are hereby authorized to be appropriated to the
14 15	Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for defense envi-
14 15 16	Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for defense envi- ronmental cleanup activities in carrying out programs as
14 15 16 17	Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for defense envi- ronmental cleanup activities in carrying out programs as specified in the funding table in section 4701.
14 15 16 17 18	Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for defense envi- ronmental cleanup activities in carrying out programs as specified in the funding table in section 4701. SEC. 3103. OTHER DEFENSE ACTIVITIES.
 14 15 16 17 18 19 	Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for defense envi- ronmental cleanup activities in carrying out programs as specified in the funding table in section 4701. SEC. 3103. OTHER DEFENSE ACTIVITIES. Funds are hereby authorized to be appropriated to the
 14 15 16 17 18 19 20 	Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for defense envi- ronmental cleanup activities in carrying out programs as specified in the funding table in section 4701. SEC. 3103. OTHER DEFENSE ACTIVITIES. Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for other defense
 14 15 16 17 18 19 20 21 	Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for defense envi- ronmental cleanup activities in carrying out programs as specified in the funding table in section 4701. SEC. 3103. OTHER DEFENSE ACTIVITIES. Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2013 for other defense activities in carrying out programs as specified in the fund-

25 Department of Energy for fiscal year 2013 for energy secu-

1 rity and assurance programs necessary for national security as specified in the funding table in section 4701. 2 **B**—Program **Subtitle** Authoriza-3 tions, Restrictions, and Limita-4 tions 5 6 SEC. 3111. AUTHORIZED PERSONNEL LEVELS OF THE OF-7 FICE OF THE ADMINISTRATOR. 8 (a) CAP ON FULL-TIME EQUIVALENT POSITIONS.— 9 (1) IN GENERAL.—The National Nuclear Security Administration Act (50 U.S.C. 2401 et seq.) is 10 11 amended by inserting after section 3241 the following 12 new section: 13 "SEC. 3241A. AUTHORIZED PERSONNEL LEVELS OF THE OF-14 FICE OF THE ADMINISTRATOR. 15 "(a) Full-time Equivalent Personnel Levels.— (1) Beginning 180 days after the date of the enactment of 16 this section, the total number of employees of the Office of 17 the Administrator of the Administration may not exceed 18 19 1,730. 20 "(2) Beginning October 1, 2014, the total number of 21 employees of the Office of the Administrator may not exceed 22 1,630. 23 "(b) COUNTING RULE.—(1) A determination of the

24 number of employees in the Office of the Administrator

under subsection (a) shall be expressed on a full-time equiv alent basis.

3 "(2) Except as provided by paragraph (3), in deter-4 mining the total number of employees in the Office of the Administrator under subsection (a), the Administrator 5 6 shall count each employee of the Office without regard to 7 whether the employee is located at the headquarters of the 8 Administration, a site office of the Administration, a service or support center of the Administration, or any other 9 10 location.

"(3) The following employees may not be counted for
purposes of determining the total number of employees in
the Office of the Administrator under subsection (a):

14 "(A) Employees of the Office of Naval Reactors.
15 "(B) Employees of the Office of Secure Transpor16 tation.

17 "(C) Members of the Armed Forces detailed to
18 the Administration.

19 "(c) VOLUNTARY EARLY RETIREMENT.—In accordance
20 with section 3523 of title 5, United States Code, the Admin21 istrator may offer voluntary separation or retirement in22 centives to meet the total number of employees authorized
23 under subsection (a).

24 "(d) WORK PLACEMENT PROGRAM.—The Adminis25 trator shall establish a work placement program to assist

employees of the Administration who are separated from 1 2 service pursuant to this section find new employment.". 3 (2) CLERICAL AMENDMENT.—The table of con-4 tents at the beginning of the National Nuclear Secu-5 rity Administration Act is amended by inserting 6 after the item relating to section 3241 the following 7 new item: "Sec. 3241A. Authorized personnel levels of the Office of the Administrator.". 8 (b)INCREASE IN EXCEPTED POSITIONS.—Section 9 3241 of the National Nuclear Security Administration Act (50 U.S.C. 2441) is amended by striking "300" and insert-10 11 ing "450". 12 (c) REPORTS.— 13 (1) REPORT.—Not later than 180 days after the 14 date of the enactment of this Act, the Administrator 15 for Nuclear Security shall submit to the congressional 16 defense committees a report— 17 (A) describing the criteria and processes 18 used to implement the personnel levels required 19 by section 3241A of the National Nuclear Secu-20 rity Administration Act, as added by subsection 21 (a):

(B) detailing the realized and expected cost
savings within the Office of the Administrator
and the nuclear security enterprise resulting
from such personnel reductions and the transi-

1	tion to performance-based governance, manage-
2	ment, and oversight pursuant to section 3265 of
3	such Act, as added by section 3113;
4	(C) describing any impacts such personnel
5	reductions have had or will have on the ability
6	of the Administration to perform the mission of
7	the Administration safely, securely, effectively,
8	and efficiently;
9	(D) assessing various levels of further per-
10	sonnel reductions, including reductions of 10
11	percent, 15 percent, and 50 percent, on the abil-
12	ity of the Administration to perform the mission
13	of the Administration safely, securely, effectively,
14	and efficiently;
15	(E) recommending any further efficiencies
16	and personnel reductions that should be made as
17	a result of such transition pursuant to such sec-
18	tion 3265, including an implementation plan
19	and schedule for achieving such efficiencies and
20	reductions; and
21	(F) assessing the salary and wage structure
22	of the Office of the Administrator and the man-
23	agement and operating contractors of the nuclear
24	security enterprise, as well as the status and ef-

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1	fectiveness of contractor assurance systems across
2	the nuclear security enterprise.
3	(2) Assessment.—Not later than 180 days after
4	the date on which the report under paragraph (1) is
5	submitted, the Comptroller General of the United
6	States shall submit to the congressional defense com-
7	mittees an assessment of such report.
8	SEC. 3112. BUDGET JUSTIFICATION MATERIALS.
9	Section 3251(b) of the National Nuclear Security Ad-
10	ministration Act (50 U.S.C. 2451) is amended—
11	(1) by striking "In the" and inserting "(1) In
12	the"; and
13	(2) by adding at the end the following new para-
14	graph:
15	"(2) In the budget justification materials submitted to
16	Congress in support of each such budget, the Administrator
17	shall include an assessment of how the budget maintains
18	the core nuclear weapons skills of the Administration, in-
19	cluding nuclear weapons design, engineering, production,
20	testing, and prediction of stockpile aging.".
21	SEC. 3113. CONTRACTOR GOVERNANCE, OVERSIGHT, AND
22	ACCOUNTABILITY.
23	(a) Oversight of Contractors.—
24	(1) IN GENERAL.—The National Nuclear Secu-
25	rity Administration Act (50 U.S.C. 2401 et seq.) is

amended by adding after section 3264 the following
 new section:

3 "SEC. 3265. CONTRACTOR GOVERNANCE, OVERSIGHT, AND 4 ACCOUNTABILITY.

5 "(a) PERFORMANCE-BASED CONTRACTOR GOVERN6 ANCE, MANAGEMENT, AND OVERSIGHT.—(1) The Adminis7 trator shall establish a system of governance, management,
8 and oversight of covered contractors.

9 "(2) The system established under paragraph (1) 10 shall—

"(A) include clear, consistent, and auditable performance-based standards relating to the mission effectiveness and operations of a covered contractor;

"(B) ensure that the governance, management,
and oversight of the mission effectiveness and operations of a covered contractor is conducted pursuant
to national and international standards and best
practices;

19 "(C) recognize the respective roles of—

20 "(i) the Federal Government in determining
21 the performance-based standards with respect to
22 high-level mission and operations performance
23 objectives; and

24 "(ii) a covered contractor, particularly a
25 contractor that is a federally funded research

1	and development corporation, in determining
2	how to accomplish such objectives;
3	``(D) conduct oversight based on outcomes and
4	performance-based standards rather than detailed,
5	transaction-based oversight; and
6	((E) include appropriate measures to ensure
7	that the Administrator has accurate and consistent
8	data and information to manage and make decisions
9	with respect to the nuclear security enterprise.
10	"(3)(A) The Administrator may exempt individual
11	areas of governance, management, and oversight from the
12	requirements of the system established under paragraph (1)
13	and continue to conduct transaction-based oversight if the
14	Administrator determines that such exemption is necessary
15	to ensure the national security or the safety, security, or
16	performance of the Administration.
17	"(B) If the Administrator makes an exemption under
18	subparagraph (A), the Administrator shall annually submit
19	to the congressional defense committees a certification for

20 each such exemption, including a description of why such21 exemption is needed.

"(C) During the three-year period beginning on the
date of the enactment of this section, the Administrator may
temporarily exempt individual facilities or contractors
from the system established under paragraph (1) and con-

tinue to conduct transaction-based oversight if the Adminis trator determines that such exemption is needed to ensure
 that robust contractor assurance, accountability, and per formance-based oversight mechanisms are in place for such
 facility or contractor.

6 "(D) If the Administrator makes an exemption under 7 subparagraph (C), the Administrator shall annually submit 8 to the congressional defense committees a written justifica-9 tion for such exemption and a plan and schedule to transi-10 tion the exempted facility or contractor to the system estab-11 lished under paragraph (1).

12 "(b) CONTRACTOR ACCOUNTABILITY.—The Adminis13 trator shall—

"(1) ensure that each management and operating
contract includes robust mechanisms to ensure the accountability of a covered contractor; and

17 "(2) exercise such mechanisms as the Adminis18 trator determines appropriate to ensure the perform19 ance of the covered contractor.

20 "(c) DEFINITIONS.—In this section:

21 "(1) The term 'covered contractor' means a con22 tractor who enters into a management and operating
23 contract.

24 "(2) The term 'management and operating con25 tract' means a contract entered into by the Adminis-

_	that a contractor to interruge and operate a
2	Government-owned, contractor-operated facility.
3	"(3) The term 'performance-based standards',
4	with respect to a covered contract, means that the
5	contract includes the use of performance work state-
6	ments that set forth contract requirements in clear,
7	specific, and objective terms with measurable out-
8	comes.".
9	(2) Clerical Amendment.—The table of con-
10	tents at the beginning of the National Nuclear Secu-
11	rity Administration Act is amended by inserting
12	after the item relating to section 3264 the following
13	new item:
	"Sec. 3265. Contractor governance, oversight, and accountability.".
14	(b) REPORTS.—Not later than January 15, 2013, and
15	each year thereafter through 2016, the Administrator shall
16	submit to the congressional defense committees a report that
16 17	
17	includes—
17 18	includes— (1) a description of each instance during the pre-
17 18 19	includes— (1) a description of each instance during the pre- vious calendar year in which the Administrator, or
17 18 19 20	includes— (1) a description of each instance during the pre- vious calendar year in which the Administrator, or any other head of an agency of the Federal Govern-
17 18 19 20 21	includes— (1) a description of each instance during the pre- vious calendar year in which the Administrator, or any other head of an agency of the Federal Govern- ment, used a procedure, standard, or process for gov-
 17 18 19 20 21 22 	includes— (1) a description of each instance during the pre- vious calendar year in which the Administrator, or any other head of an agency of the Federal Govern- ment, used a procedure, standard, or process for gov- ernance, management, and oversight of a covered con-

trator and a contractor to manage and operate a

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1	or process that conforms to national or international
2	standards or industry best practices;
3	(2) an explanation of why such procedure, stand-
4	ard, or process was used during such year and any
5	steps that will be taken by the Administrator or other
6	head of an agency, as the case may be, in future years
7	to instead use a procedure, standard, or process that
8	conforms to national or international standards or
9	industry best practices; and
10	(3) a description of any oversight activities by
11	any agency of the Federal Government that occurred
12	during the previous calendar year that the Adminis-
13	trator considers duplicative or unnecessary.
15	mator constants ampricative or annecessary.
13	SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA-
14	SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA-
14 15	SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA- TION COUNCIL.
14 15 16 17	SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA- TION COUNCIL. (a) NNSA COUNCIL.—Section 4102 of the Atomic En-
14 15 16 17	SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA- TION COUNCIL. (a) NNSA COUNCIL.—Section 4102 of the Atomic En- ergy Defense Act (50 U.S.C. 2512) is amended to read as
14 15 16 17 18	SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA- TION COUNCIL. (a) NNSA COUNCIL.—Section 4102 of the Atomic En- ergy Defense Act (50 U.S.C. 2512) is amended to read as follows:
14 15 16 17 18 19	 SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA- TION COUNCIL. (a) NNSA COUNCIL.—Section 4102 of the Atomic Energy Defense Act (50 U.S.C. 2512) is amended to read as follows: "SEC. 4102. MANAGEMENT STRUCTURE FOR NUCLEAR SE-
 14 15 16 17 18 19 20 	SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA- TION COUNCIL. (a) NNSA COUNCIL.—Section 4102 of the Atomic En- ergy Defense Act (50 U.S.C. 2512) is amended to read as follows: "SEC. 4102. MANAGEMENT STRUCTURE FOR NUCLEAR SE- CURITY ENTERPRISE.
 14 15 16 17 18 19 20 21 	 SEC. 3114. NATIONAL NUCLEAR SECURITY ADMINISTRA- TION COUNCIL. (a) NNSA COUNCIL.—Section 4102 of the Atomic Energy Defense Act (50 U.S.C. 2512) is amended to read as follows: "SEC. 4102. MANAGEMENT STRUCTURE FOR NUCLEAR SE- CURITY ENTERPRISE. "(a) IN GENERAL.—The Administrator shall establish

1 "(b) NATIONAL NUCLEAR SECURITY ADMINISTRATION 2 COUNCIL.—(1) The Administrator shall establish a council to be known as the 'National Nuclear Security Administra-3 4 tion Council'. The Council may advise the Administrator on scientific and technical issues relating to policy matters, 5 operational concerns, strategic planning, and the develop-6 7 ment of priorities relating to the mission and operations 8 of the Administration and the nuclear security enterprise. 9 "(2) The Council shall be composed of the directors of

10 the national security laboratories and the nuclear weapons11 production facilities.

12 "(3) The Council may provide the Administrator or
13 the Secretary of Energy recommendations for improving
14 the—

15 "(A) governance, management, effectiveness, and
16 efficiency of the Administration; and

17 "(B) any other matter in accordance with para18 graph (1).

19 "(4) Not later than 60 days after the date on which 20 any recommendation under paragraph (3) is received, the 21 Administrator or the Secretary, as the case may be, shall 22 respond to the Council with respect to whether such rec-23 ommendation will be implemented and the reasoning for 24 implementing or not implementing such recommendation.".

1	(b) Clerical Amendment.—The table of contents at
2	the beginning of the Atomic Energy Defense Act is amended
3	by striking the item relating to section 4102 and inserting
4	the following new item:
	"Sec. 4102. Management structure for nuclear security enterprise.".
5	SEC. 3115. SAFETY, HEALTH, AND SECURITY OF THE NA-
6	TIONAL NUCLEAR SECURITY ADMINISTRA-
7	TION.
8	(a) Security of Assets and Information.—
9	(1) IN GENERAL.—Section 3231 of the National
10	Nuclear Security Administration Act (50 U.S.C.
11	2421) is amended to read as follows:
12	"SEC. 3231. PROTECTION OF SPECIAL NUCLEAR MATERIAL
13	AND NATIONAL SECURITY INFORMATION.
14	"(a) Policies and Procedures Required.—The
15	Administrator shall establish policies and procedures to en-
16	sure the protection of—
17	"(1) special nuclear material and other sensitive
18	physical assets of the Administration; and
19	"(2) classified information in the possession of
20	the Administration.
21	"(b) PROMPT REPORTING.—The Administrator shall
22	establish procedures to ensure prompt reporting to the Ad-
23	ministrator of any significant problem, abuse, violation of
24	law or Executive order, or deficiency relating to the—

1	"(1) protection of the special nuclear material
2	and other sensitive physical assets of the Administra-
3	tion; and
4	"(2) management of classified information by
5	personnel of the Administration.".
6	(2) Clerical Amendment.—The table of con-
7	tents at the beginning of the National Nuclear Secu-
8	rity Administration Act is amended by striking the
9	item relating to section 3231 and inserting the fol-
10	lowing new item:
	"Sec. 3231. Protection of special nuclear material and national security informa- tion.".
11	(b) Health and Safety.—
12	(1) IN GENERAL.—Section 3261 of the National
13	Nuclear Security Administration Act (50 U.S.C.
14	2461) is amended—
15	(A) in subsection (a), by striking "The Ad-
16	ministrator" and inserting "In accordance with
17	subsections (c) and (d), the Administrator";
18	(B) by striking subsection (c);
19	(C) by adding at the end the following new
20	subsection:
21	"(c) Non-nuclear Health and Safety.—(1) In
22	carrying out this section with respect to non-nuclear oper-
23	ations, the Administrator shall ensure that the Administra-
24	tion complies with all applicable occupational safety and

health standards promulgated under the Occupational Safe ty and Health Act of 1970 (29 U.S.C. 655) that are admin istered by the Secretary of Labor.

4 "(2) With respect to complying with the occupational 5 safety and health standards under paragraph (1), and conducting oversight of such occupational safety and health 6 7 standards, the Administrator shall ensure that such com-8 plying and oversight by the Administration is conducted— 9 "(A) in accordance with best industry and Gov-10 ernment practices for meeting such standards; and 11 "(B) in accordance with the performance-based 12 system of governance, management, and oversight es-13 tablished under section 3265, notwithstanding the ex-14 emption authority under subsection (a)(3) of such sec-

15 tion.

"(3) Except as provided by paragraph (4), the Administrator may not establish or prescribe any order, rule, or
regulation regarding occupational safety and health unless
such order, rule, or regulation is pursuant to an occupational safety and health standard described in paragraph
(1).

22 ((4)(A) In carrying out paragraph (3)—

23 "(i) the Administrator may waive the require24 ment under such paragraph for any type of high haz-

1	ard operations if the Administrator determines that
2	such waiver is necessary to ensure safety; and
3	"(ii) the Administrator shall waive such require-
4	ments for operations involving beryllium.
5	"(B) The Administrator shall submit an annual cer-
6	tification to the congressional defense committees regarding
7	why any such waivers made under subparagraph (A) are
8	required to ensure safety."; and
9	(D) by adding after subsection (c), as added
10	by subparagraph (C), the following new sub-
11	section:
12	"(d) NUCLEAR HEALTH AND SAFETY.—(1) In car-
13	rying out this section with respect to nuclear operations,
14	the Administrator shall prescribe appropriate policies and
15	regulations to ensure that risks to the health and safety of
16	the employees of the Administration, contractors of the Ad-
17	ministration, and the general public from such nuclear op-
18	erations are as low as reasonably practicable and that ade-
19	quate protection is provided.
20	"(2) With respect to prescribing and complying with
21	the policies and regulations under paragraph (1), and con-
22	ducting oversight of such policies and regulations by the
23	Administration, the Administrator shall ensure that such
24	prescribing, complying, and oversight is conducted in ac-
25	cordance with the performance-based system of governance,

4 (2) NUCLEAR HEALTH AND SAFETY EFFECTIVE
5 DATE.—The amendment made by paragraph (1)(D)
6 shall take effect October 1, 2013.

7 (c) REPORT ON AUTHORITY FOR NUCLEAR SAFETY.—
8 Not later than March 1, 2013, the Administrator shall sub9 mit to the congressional defense committees a report that
10 includes—

(1) an implementation plan describing the actions needed to fully transition the policy, regulatory,
and oversight authority for the nuclear safety of the
nuclear security enterprise from the Department of
Energy to the Administration; and

16 (2) a description of the costs and benefits of such
17 a transition.

18 SEC. 3116. DESIGN AND USE OF PROTOTYPES OF NUCLEAR

19 WEAPONS.

20 (a) PROTOTYPES.—The Atomic Energy Defense Act

21 (50 U.S.C. 2501 et seq.) is amended by inserting after sec-

22 tion 4508 the following new section:

1"SEC. 4509. DESIGN AND USE OF PROTOTYPES OF NUCLEAR2WEAPONS FOR INTELLIGENCE PURPOSES.

3 "(a) PROTOTYPES.—The Administrator shall develop
4 and carry out a plan for the national security laboratories
5 and nuclear weapons production plants to design and build
6 prototypes of nuclear weapons to further intelligence esti7 mates with respect to foreign nuclear weapons activities.

8 "(b) PROHIBITION ON PRODUCTION OF NUCLEAR
9 YIELDS.—In carrying out subsection (a), the Administrator
10 may not conduct any experiments that produce a nuclear
11 yield.".

(b) CLERICAL AMENDMENT.—The table of contents at
the beginning of the Atomic Energy Defense Act is amended
by inserting after the item relating to section 4508 the fol-

15 lowing new item:

"Sec. 4509. Design and use of prototypes of nuclear weapons for intelligence purposes.".

16SEC. 3117. IMPROVEMENT AND STREAMLINING OF THE MIS-17SIONS AND OPERATIONS OF THE DEPART-18MENT OF ENERGY AND NATIONAL NUCLEAR19SECURITY ADMINISTRATION.

(a) IN GENERAL.—Not later than 90 days after the
21 date of the enactment of this Act, the Secretary of Energy
22 and the Administrator for Nuclear Security, in coordina23 tion with the Secretary of Defense and other officials, as
24 the Secretary of Energy and the Administrator consider ap-

propriate, shall revise the Department of Energy Acquisi tion Regulation and other regulations, rules, directives, or ders, and policies that apply to the administration, execu tion, and oversight of the missions and operations of the
 Department of Energy and the National Nuclear Security
 Administration to improve and streamline such adminis tration, execution, and oversight.

8 (b) IMPROVEMENT AND STREAMLINING.—In carrying
9 out subsection (a), the Secretary of Energy and the Admin10 istrator for Nuclear Security shall—

(1) streamline business processes and structures
to reduce unnecessary, burdensome, or duplicative approvals;

14 (2) delegate approval for work for others agree-15 ments and cooperative research and development 16 agreements (except those that the Secretary or Admin-17 istrator determine are high value or unique) to the 18 management and operating contractors of a Govern-19 ment-owned, contractor-operated facility of the De-20 partment or Administration and hold such contrac-21 tors accountable for maintaining appropriate port-22 folios with respect to such agreements;

(3) establish processes for ensuring routine or
low-risk procurement and subcontracting decisions
are made at the discretion of the management and

1	operating contractors while ensuring that the Sec-
2	retary or Administrator apply appropriate oversight;
3	(4) assess procurement thresholds as of the date
4	of the enactment of this Act and take steps as appro-
5	priate to adjust such thresholds;
6	(5) eliminate duplicative or low-value reports
7	and data calls and ensure consistency in management
8	and cost accounting data; and
9	(6) otherwise streamline, clarify, and eliminate
10	redundancy in the regulations, rules, directives, or-
11	ders, and policies described by subsection (a).
12	(c) Briefing.—
13	(1) IN GENERAL.—Not later than 120 days after
14	the date of the enactment of this Act, the Secretary
15	and the Administrator shall provide to the appro-
16	priate congressional committees a briefing on the reg-
17	ulations, rules, directives, orders, and policies im-
18	proved and streamlined pursuant to subsection (a).
19	(2) Appropriate committees defined.—In
20	this subsection, the term "appropriate congressional
21	committees" means—
22	(A) the congressional defense committees;
23	and
24	(B) the Committee on Energy and Natural
25	Resources of the Senate and the Committee on

Energy and Commerce of the House of Rep resentatives.

3 SEC. 3118. COST-BENEFIT ANALYSES FOR COMPETITION OF 4 MANAGEMENT AND OPERATING CONTRACTS.

5 (a) LIMITATION.—The Administrator for Nuclear Se-6 curity may not release a final request for proposal for com-7 petition of any contract to manage and operate a facility 8 of the National Nuclear Security Administration until the 9 date on which the Administrator submits to the congres-10 sional defense committees a report described in subsection 11 (b).

(b) REPORT DESCRIBED.—A report described in this
subsection is a report on a request for proposal for competition described in subsection (a) that includes—

15 (1) the expected cost savings resulting from the
16 competition over the life of the contract;

17 (2) the costs of the competition, including imme18 diate costs of conducting the competition and any in19 creased costs over the life of the contract;

20 (3) a description of—
21 (A) any disruption or delay in mission ac22 tivities or deliverables resulting from the com23 petition; and

24 (B) any benefits of the proposed competition
25 to mission performance or operations;

(4) how the competition complies with the Fed eral Acquisition Regulation regarding federally fund ed research and development centers, if applicable;
 and

5 (5) any other matters the Administrator con6 siders appropriate.

7 (c) GAO REVIEW.—Not later than 90 days after each
8 report is submitted to the congressional defense committees
9 under subsection (a) or (d)(2), the Comptroller General of
10 the United States shall submit to such committees a review
11 of such report.

12 (d) APPLICABILITY.—

(1) IN GENERAL.—The limitation in subsection
(a) shall apply with respect to a request for proposal
described by such subsection that is released by the
Administrator for Nuclear Security during fiscal
years 2012 through 2017.

(2) FISCAL YEAR 2012 RFPS.—For each request
for proposal described by subsection (a) that is released by the Administrator during fiscal year 2012
before the date of the enactment of this Act, the Administrator shall submit to the congressional defense
committees a report described in subsection (b) by not
later than 90 days after the date of such enactment.

1	SEC. 3119. LIMITATION ON AVAILABILITY OF FUNDS FOR IN-
2	ERTIAL CONFINEMENT FUSION IGNITION
3	AND HIGH YIELD CAMPAIGN.
4	(a) LIMITATION.—Except as provided in subsection
5	(b), of the funds authorized to be appropriated by this Act
6	or otherwise made available for fiscal year 2013 for fusion
7	ignition under the Inertial Confinement Fusion Ignition
8	and High Yield Campaign, not more than 50 percent may
9	be obligated or expended until the date on which—
10	(1) the Administrator for Nuclear Security cer-
11	tifies to the congressional defense committees that fu-
12	sion ignition has been achieved at the National Igni-
13	tion Facility at Lawrence Livermore National Lab-
14	oratory; or
15	(2) the Administrator submits to such commit-
16	tees a detailed report on fusion ignition, including—
17	(A) a thorough description of the remaining
18	technical challenges and gaps in understanding
19	with respect to such ignition;
20	(B) a plan and schedule for reevaluating
21	the ignition program and incorporating experi-
22	mental data into computer models;
23	(C) the best judgment of the Administrator
24	with respect to whether ignition can be achieved
25	at the National Ignition Facility, as designed on
26	the date of the report; and

1	(D) if funding being spent on ignition re-
2	search as of the date of the report were applied
3	to life extension programs—
4	(i) a description of such programs that
5	could be accelerated or otherwise improved;
6	and
7	(ii) how such funding changes would
8	affect the stockpile stewardship program.
9	(b) EXCEPTION.—The limitation in subsection (a)
10	shall not apply to the Z machine at Sandia National Lab-
11	oratories or the Omega laser system at the University of
12	Rochester.
13	SEC. 3120. LIMITATION ON AVAILABILITY OF FUNDS FOR
13 14	SEC. 3120. LIMITATION ON AVAILABILITY OF FUNDS FOR GLOBAL SECURITY THROUGH SCIENCE PART-
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14	GLOBAL SECURITY THROUGH SCIENCE PART-
14 15 16	GLOBAL SECURITY THROUGH SCIENCE PART- NERSHIPS PROGRAM.
14 15 16	GLOBAL SECURITY THROUGH SCIENCE PART- NERSHIPS PROGRAM. (a) LIMITATION.—Of the funds authorized to be appro-
14 15 16 17	GLOBAL SECURITY THROUGH SCIENCE PART- NERSHIPS PROGRAM. (a) LIMITATION.—Of the funds authorized to be appro- priated by this Act or otherwise made available for fiscal
14 15 16 17 18	GLOBAL SECURITY THROUGH SCIENCE PART- NERSHIPS PROGRAM. (a) LIMITATION.—Of the funds authorized to be appro- priated by this Act or otherwise made available for fiscal year 2013 for the National Nuclear Security Administra-
14 15 16 17 18 19	GLOBAL SECURITY THROUGH SCIENCE PART- NERSHIPS PROGRAM. (a) LIMITATION.—Of the funds authorized to be appro- priated by this Act or otherwise made available for fiscal year 2013 for the National Nuclear Security Administra- tion, not more than \$8,000,000 may be obligated or ex-
14 15 16 17 18 19 20 21	GLOBAL SECURITY THROUGH SCIENCE PART- NERSHIPS PROGRAM. (a) LIMITATION.—Of the funds authorized to be appro- priated by this Act or otherwise made available for fiscal year 2013 for the National Nuclear Security Administra- tion, not more than \$8,000,000 may be obligated or ex- pended for the Global Security through Science Partner-
14 15 16 17 18 19 20 21 22	GLOBAL SECURITY THROUGH SCIENCE PART- NERSHIPS PROGRAM. (a) LIMITATION.—Of the funds authorized to be appro- priated by this Act or otherwise made available for fiscal year 2013 for the National Nuclear Security Administra- tion, not more than \$8,000,000 may be obligated or ex- pended for the Global Security through Science Partner- ships Program, formerly known as the Global Initiatives

(b) REPORT.—The Secretary of Energy shall submit
 to the appropriate congressional committees a report with
 a plan to complete the Global Security through Science
 Partnerships Program by the end of calendar year 2015.
 (c) FORM.—The report under subsection (b) may be
 submitted in unclassified form and may include a classified
 annex.

8 (d) APPROPRIATE CONGRESSIONAL COMMITTEES DE9 FINED.—In this section, the term "appropriate congres10 sional committees" means—

(1) the Committee on Armed Services and the
Committee on Foreign Affairs of the House of Representatives; and

14 (2) the Committee on Armed Services and the
15 Committee on Foreign Relations of the Senate.

16SEC. 3121. LIMITATION ON AVAILABILITY OF FUNDS FOR17CENTER OF EXCELLENCE ON NUCLEAR SECU-18RITY.

(a) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal
year 2013 for the National Nuclear Security Administration, not more than \$7,000,000 may be obligated or expended for the United States-China Center of Excellence on
Nuclear Security until the date on which the Secretary of

Energy submits to the appropriate congressional commit tees the report under subsection (b)(2).

3 (b) NUCLEAR SECURITY.—

4 (1) REVIEW.—The Secretary of Energy, in co-5 ordination with the Secretary of Defense, shall con-6 duct a review of the existing and planned non-pro-7 liferation activities with the People's Republic of 8 China as of the date of the enactment of this Act to 9 determine if the engagement is directly or indirectly 10 supporting the proliferation of nuclear weapons devel-11 opment and technology to other nations.

12 (2) REPORT.—Not later than 90 days after the 13 date of the enactment of this Act, the Secretary of En-14 ergy shall submit to the appropriate congressional 15 committees a report certifying that the activities re-16 viewed under paragraph (1) are not contributing to 17 the proliferation of nuclear weapons development and 18 technology to other nations.

19 (c) FORM.—The report under subsection (b)(2) may be
20 submitted in unclassified form and may include a classified
21 annex.

(d) APPROPRIATE CONGRESSIONAL COMMITTEES DE23 FINED.—In this section, the term "appropriate congres24 sional committees" means—

1	(1) the Committee on Armed Services and the
2	Committee on Foreign Affairs of the House of Rep-
3	resentatives; and
4	(2) the Committee on Armed Services and the
5	Committee on Foreign Relations of the Senate.
6	SEC. 3122. TWO-YEAR EXTENSION OF SCHEDULE FOR DIS-
7	POSITION OF WEAPONS-USABLE PLUTONIUM
8	AT SAVANNAH RIVER SITE, AIKEN, SOUTH
9	CAROLINA.
10	Section 4306 of the Atomic Energy Defense Act (50
11	U.S.C. 2566) is amended—
12	(1) in subsection $(a)(3)$ —
13	(A) in subparagraph (C), by striking
14	"2012" and inserting "2014"; and
15	(B) in subparagraph (D) , by striking
16	"2017" and inserting "2019";
17	(2) in subsection (b)—
18	(A) in paragraph (1), by striking 'by Jan-
19	uary 1, 2012";
20	(B) in paragraph (4), by striking " 2012 "
21	each place it appears and inserting "2014"; and
22	(C) in paragraph (5), by striking " 2012 "
23	and inserting "2014";
24	(3) in subsection (c)—

1	(A) in the matter preceding paragraph (1),
2	by striking "2012" and inserting "2014";
3	(B) in paragraph (1), by striking " 2014 "
4	and inserting "2016"; and
5	(C) in paragraph (2), by striking " 2020 "
6	each place it appears and inserting "2022";
7	(4) in subsection (d)—
8	(A) in paragraph (1)—
9	(i) by striking "2014" and inserting
10	"2016"; and
11	(ii) by striking "2019" and inserting
12	"2021"; and
13	(B) in paragraph (2)(A), by striking
14	"2020" each place it appears and inserting
15	"2022"; and
16	(5) in subsection (e), by striking "2023" and in-
17	serting "2025".
18	Subtitle C—Improvements to
19	National Security Energy Laws
20	SEC. 3131. IMPROVEMENTS TO THE ATOMIC ENERGY DE-
21	FENSE ACT.
22	(a) DEFINITIONS.—
23	(1) IN GENERAL.—Section 4002 of the Atomic
24	Energy Defense Act (50 U.S.C. 2501) is amended to
25	read as follows:

"SEC. 4002. DEFINITIONS.

2	"In this division:
3	"(1) The term 'Administration' means the Na-
4	tional Nuclear Security Administration.
5	"(2) The term 'Administrator' means the Admin-
6	istrator for Nuclear Security.
7	"(3) The term 'classified information' means any
8	information that has been determined pursuant to
9	Executive Order No. 12333 of December 4, 1981 (50
10	U.S.C. 401 note), Executive Order No. 12958 of April
11	17, 1995 (50 U.S.C. 435 note), or successor orders, to
12	require protection against unauthorized disclosure
13	and that is so designated.
14	"(4) The term 'congressional defense committees'
15	means—
16	"(A) the Committee on Armed Services and
17	the Committee on Appropriations of the Senate;
18	and
19	"(B) the Committee on Armed Services and
20	the Committee on Appropriations of the House of
21	Representatives.
22	"(5) The term 'nuclear security enterprise'
23	means the physical facilities, technology, and human
24	capital of the national security laboratories and the
25	nuclear weapons production facilities.

1	"(6) The term 'national security laboratory'
2	means any of the following:
3	"(A) Los Alamos National Laboratory, Los
4	Alamos, New Mexico.
5	"(B) Sandia National Laboratories, Albu-
6	querque, New Mexico, and Livermore, California.
7	"(C) Lawrence Livermore National Labora-
8	tory, Livermore, California.
9	"(7) The term 'nuclear weapons production facil-
10	ity' means any of the following:
11	"(A) The Kansas City Plant, Kansas City,
12	Missouri.
13	"(B) The Pantex Plant, Amarillo, Texas.
14	"(C) The Y-12 National Security Complex,
15	Oak Ridge, Tennessee.
16	"(D) The Savannah River Site, Aiken,
17	South Carolina.
18	"(E) The Nevada National Security Site,
19	Nevada.
20	``(F) Any facility of the Department of En-
21	ergy that the Secretary of Energy, in consulta-
22	tion with the Administrator and the Congress,
23	determines to be consistent with the mission of
24	the Administration.

"(8) The term 'Restricted Data' has the meaning
 given such term in section 11 y. of the Atomic Energy
 Act of 1954 (42 U.S.C. 2014(y)).".
 (2) CLERICAL AMENDMENT.—The table of con tents at the beginning of the Atomic Energy Defense
 Act is amended by striking the item relating to sec tion 4002 and inserting the following new item:

8 (b) STOCKPILE STEWARDSHIP.—Section
9 4201(b)(5)(E) of the Atomic Energy Defense Act (50 U.S.C.
10 2521(b)(5)(E)) is amended by striking "(as defined in sec11 tion 3281 of the National Nuclear Security Administration
12 Act (50 U.S.C. 2471))".

13 (c) ANNUAL ASSESSMENTS.—Section 4205 of the
14 Atomic Energy Defense Act (50 U.S.C. 2525) is amended
15 by striking subsection (i).

16 (d) TESTING OF NUCLEAR WEAPONS.—

17 (1) IN GENERAL.—Section 4210 of the Atomic
18 Energy Defense Act (50 U.S.C. 2530) is amended to
19 read as follows:

20 "SEC. 4210. TESTING OF NUCLEAR WEAPONS.

21 "(a) UNDERGROUND TESTING.—No underground test
22 of nuclear weapons may be conducted by the United States
23 after September 30, 1996, unless a foreign state conducts
24 a nuclear test after this date, at which time the prohibition
25 on United States nuclear testing is lifted.

"(b) ATMOSPHERIC TESTING.—None of the funds ap propriated pursuant to the National Defense Authorization
 Act for Fiscal Year 1994 or any other Act for any fiscal
 year may be available to maintain the capability of the
 United States to conduct atmospheric testing of a nuclear
 weapon.".

7 (2) CLERICAL AMENDMENT.—The table of con8 tents at the beginning of the Atomic Energy Defense
9 Act is amended by striking the items relating to sec10 tions 4210 and 4211 and inserting the following new
11 item:

"Sec. 4210. Testing of nuclear weapons.".

12 (3) CONFORMING AMENDMENT.—Section 4211 of
13 the Atomic Energy Defense Act (50 U.S.C. 2531) is
14 repealed.

(e) MANUFACTURING INFRASTRUCTURE.—Section
4212 of the Atomic Energy Defense Act (50 U.S.C. 2532)
is amended by striking subsections (d) and (e).

18 (f) CRITICAL DIFFICULTIES REPORT.—

19 (1) IN GENERAL.—Section 4213 of the Atomic
20 Energy Defense Act (50 U.S.C. 2533) is amended—
21 (A) in the heading, by striking "NUCLEAR
22 WEAPONS LABORATORIES AND NUCLEAR
23 WEAPONS PRODUCTION PLANTS" and in24 serting "NATIONAL SECURITY LABORA-

1	TORIES AND NUCLEAR WEAPONS PRODUC-
2	TION FACILITIES";
3	(B) in subsection (a), by striking "Assistant
4	Secretary of Energy for Defense Programs" and
5	inserting "Administrator";
6	(C) by striking "Assistant Secretary" each
7	place it appears and inserting "Administrator";
8	(D) by striking "nuclear weapons labora-
9	tory" each place it appears and inserting "na-
10	tional security laboratory";
11	(E) by striking "production plant" each
12	place it appears and inserting "production facil-
13	ity"; and
14	(F) by striking subsection (e).
15	(2) Clerical Amendment.—The table of con-
16	tents at the beginning of the Atomic Energy Defense
17	Act is amended by striking the item relating to sec-
18	tion 4213 and inserting the following new item:
	"Sec. 4213. Reports on critical difficulties at national security laboratories and nuclear weapons production facilities.".
19	(g) Plan for Transformation.—
20	(1) IN GENERAL.—Section 4214 of the Atomic
21	Energy Defense Act (50 U.S.C. 2534) is amended—
22	(A) by striking subsections (b) and (d); and
23	(B) by redesignating subsection (c) as sub-
24	section (b).

 (2) CLERICAL AMENDMENT.—The table of contents at the beginning of the Atomic Energy Defense
 Act is amended by inserting after the item relating to
 section 4213 the following new item: "Sec. 4214. Plan for transformation of national nuclear security administration nuclear weapons complex.".
 (h) TRITIUM PRODUCTION PROGRAM.—Section 4231 of
 the Atomic Energy Defense Act (50 U.S.C. 2541) is amend-

7 ed to read as follows:

8 "SEC. 4231. TRITIUM PRODUCTION PROGRAM.

9 "(a) ESTABLISHMENT OF PROGRAM.—The Secretary 10 shall establish a tritium production program that is capable 11 of meeting the tritium requirements of the United States 12 for nuclear weapons. In carrying out the tritium produc-13 tion program, the Secretary shall assess alternative means 14 for tritium production, including production through—

15 "(1) types of new and existing reactors, including multipurpose reactors (such as advanced light water reactors and gas turbine gas-cooled reactors) (apable of meeting both the tritium production requirements and the plutonium disposition requirements of the United States for nuclear weapons;

21 *"(2) an accelerator; and*

22 "(3) multipurpose reactor projects carried out by
23 the private sector and the Government.

"(b) LOCATION OF TRITIUM PRODUCTION FACILITY.—

2 The Secretary shall locate any new tritium production fa-3 cility of the Department of Energy at the Savannah River Site, South Carolina.". 4 5 (i) TRITIUM RECYCLING FACILITIES.—Section 4234 of 6 the Atomic Energy Defense Act (50 U.S.C. 2544) is amend-7 ed— 8 (1) by striking "(a) IN GENERAL.—The Sec-9 retary of Energy" and inserting "The Secretary"; 10 and 11 (2) by striking subsection (b). 12 (j) RESTRICTED DATA.—Section 4501 of the Atomic 13 Energy Defense Act (50 U.S.C. 2651(a)) is amended by striking subsection (c). 14 15 (k) FOREIGN VISITORS.—Section 4502 of the Atomic Energy Defense Act (50 U.S.C. 2652) is amended— 16 17 (1) by striking "national laboratory" each place 18 it appears and inserting "national security labora-19 tory"; and 20 (2) in subsection (g), by striking paragraphs (3)21 and (4). 22 (1) BACKGROUND INVESTIGATIONS.—Section 4503 of 23 the Atomic Energy Defense Act (50 U.S.C. 2653) is amend-

24 ed—

1

25 (1) by striking "(a) IN GENERAL.—";

002
(2) by striking subsections (b) and (c); and
(3) by striking "national laboratory" and insert-
ing "national security laboratory".
(m) Security Functions Report.—Section 4506 of
the Atomic Energy Defense Act (50 U.S.C. 2657) is amend-
ed—
(1) by striking "(a) IN GENERAL.—"; and
(2) by striking subsection (b).
(n) Counterintelligence Report.—Section 4507
of the Atomic Energy Defense Act (50 U.S.C. 2658) is
amended—
(1) by striking "national laboratories" each
place it appears and inserting "national security lab-
oratories"; and
(2) by striking subsection (c).
(0) Computer Security Report.—Section 4508 of
the Atomic Energy Defense Act (50 U.S.C. 2659)—
(1) in subsection (a), by striking "national lab-
oratories" and inserting "national security labora-
tories"; and
(2) by striking subsections (e) and (f).
(p) Document Review.—Section 4521 of the Atomic
Energy Defense Act (50 U.S.C. 2671) is amended by strik-
ing subsection (c).
(q) Reports on Local Impact Assistance.—

1	(1) IN GENERAL.—Section 4604(f) of the Atomic
2	Energy Defense Act (50 U.S.C. 2704(f)) is amended
3	by adding at the end the following new paragraph:
4	"(3) In addition to the plans submitted under para-
5	graph (1), the Secretary of Energy shall submit to Congress
6	every six months a report setting forth a description of, and
7	the amount or value of, all local impact assistance provided
8	during the preceding six months under subsection $(c)(6)$.".
9	(2) Conforming Amendment.—Section 4851 of
10	the Atomic Energy Defense Act (50 U.S.C. 2821) is
11	repealed.
12	(3) CLERICAL AMENDMENT.—The table of con-
13	tents at the beginning of the Atomic Energy Defense
14	Act is amended by striking the item relating to sec-
15	tion 4851.
16	(r) Recruitment and Training.—Section 4622 of
17	the Atomic Energy Defense Act (50 U.S.C. 2722) is amend-
18	ed—
19	(1) in subsection (b)—
20	(A) by striking "(1) As part of" and insert-
21	ing "As part of"; and
22	(B) by striking paragraph (2); and
23	(2) by striking subsection (d) .
24	(s) Fellowship Program.—

1	(1) IN GENERAL.—Section 4623 of the Atomic
2	Energy Defense Act (50 U.S.C. 2723) is amended—
3	(A) in the heading, by striking "DEPART-
4	MENT OF ENERGY NUCLEAR WEAPONS
5	COMPLEX" and inserting "NUCLEAR SECU-
6	RITY ENTERPRISE";
7	(B) by striking "Department of Energy nu-
8	clear weapons complex" each place it appears
9	and inserting "nuclear security enterprise";
10	(C) in subsection (c) , by striking "fol-
11	lowing" and all that follows through the period
12	at the end and inserting "national security lab-
13	oratories and nuclear weapon production facili-
14	ties."; and
15	(D) in subsection (f)(2), by striking "the
16	Department of Energy for" and inserting "the
17	nuclear security enterprise for".
18	(2) Clerical Amendment.—The table of con-
19	tents at the beginning of the Atomic Energy Defense
20	Act is amended by striking the item relating to sec-
21	tion 4623 and inserting the following new item:
	"Sec. 4623. Fellowship program for development of skills critical to the nuclear security enterprise.".
22	(t) COST OVERRUNS.—Section $4713(a)(1)(A)$ of the
23	Atomic Energy Defense Act (50 U.S.C. 2753(a)(1)(A)) is
24	amended—

1	(1) by striking "for Nuclear Security"; and
2	(2) by striking "National Nuclear Security".
3	(u) Budget Request.—
4	(1) IN GENERAL.—Section 4731 of the Atomic
5	Energy Defense Act (50 U.S.C. 2771) is repealed.
6	(2) Clerical Amendment.—The table of con-
7	tents at the beginning of the Atomic Energy Defense
8	Act is amended by striking the item relating to sec-
9	tion 4731.
10	(v) Contractor Bonuses.—Section 4802 of the
11	Atomic Energy Defense Act (50 U.S.C. 2782) is amended—
12	(2) by striking subsection (b); and
13	(3) by redesignating subsections (c) and (d) as
14	subsections (b) and (c), respectively.
15	(w) Funds for Research and Development.—Sec-
16	tion 4812 of the Atomic Energy Defense Act (50 U.S.C.
17	2792) is amended—
18	(1) by striking subsections (b) through (d); and
19	(2) by redesignating subsection (e) as subsection
20	(b).
21	(x) Technology Partnerships.—Section 4813(c) of
22	the Atomic Energy Defense Act (50 U.S.C. 2794(c)) is
23	amended by striking paragraph (5).

1 (y) UNIVERSITY COLLABORATION.—Section 4814 of the Atomic Energy Defense Act (50 U.S.C. 2795) is amend-2 3 ed by striking subsection (c). 4 (z) Engineering and Manufacturing Research.— 5 Section 4832 of the Atomic Energy Defense Act (50 U.S.C. 2812) is amended by striking subsections (c) through (e). 6 7 (aa) PILOT PROGRAM REPORT.—Section 4833 of the 8 Atomic Energy Defense Act (50 U.S.C. 2813) is amended 9 by striking subsection (e). 10 (bb) TECHNICAL AMENDMENTS.—The Atomic Energy

11 Defense Act (50 U.S.C. 2501 et seq.) is amended as follows:
12 (1) By striking "Nevada Test Site" each place it
13 appears and inserting "Nevada National Security
14 Site".

15 (2) By striking "Director of Central Intel16 ligence" each place it appears and inserting "Director
17 of National Intelligence".

18 SEC. 3132. IMPROVEMENTS TO THE NATIONAL NUCLEAR SE-

19

CURITY ADMINISTRATION ACT.

20 (a) NUCLEAR SECURITY ENTERPRISE REFERENCE.—

(1) FUTURE-YEARS NUCLEAR SECURITY PROGRAM.—Section 3253 of the National Nuclear Security Administration Act (50 U.S.C. 2453) is amended
by striking "nuclear weapons complex" each place it
appears and inserting "nuclear security enterprise".

1	(2) GAO REPORTS.—Section 3255 of the Na-
2	tional Nuclear Security Administration Act (50
3	U.S.C. 2455) is amended—
4	(A) by striking "nuclear security complex"
5	each place it appears and inserting "nuclear se-
6	curity enterprise"; and
7	(B) in subsection (b), by striking paragraph
8	(3).
9	(3) DEFINITION.—Section 3281 of the National
10	Nuclear Security Administration Act (50 U.S.C.
11	2471) is amended by adding at the end the following
12	new paragraph:
13	"(6) The term 'nuclear security enterprise'
14	means the physical facilities, technology, and human
15	capital of the national security laboratories and the
16	nuclear weapons production facilities.".
17	(b) Transfer of Functions.—
18	(1) New transfers.—
19	(A) IN GENERAL.—Section 3291 of the Na-
20	tional Nuclear Security Administration Act (50
21	U.S.C. 2481) is amended to read as follows:
22	"SEC. 3291. TRANSFER OF FUNCTIONS.
23	"(a) Authority to Transfer Functions.—The Sec-
24	retary of Energy may transfer to the Administrator any
25	facility, mission, or function of the Department of Energy

that the Secretary, in consultation with the Administrator
 and Congress, determines to be consistent with the mission
 of the Administration.

4 "(b) ENVIRONMENTAL REMEDIATION AND WASTE
5 MANAGEMENT ACTIVITIES.—In the case of any environ6 mental remediation and waste management activity of any
7 element of the Administration, the Secretary of Energy may
8 determine to transfer responsibility for that activity to an9 other element of the Department of Energy.

10 "(c) TRANSFER OF FUNDS.—(1) Any balance of appropriations that the Secretary of Energy determines is avail-11 12 able and needed to finance or discharge a function, power, or duty or an activity that is transferred to the Administra-13 tion shall be transferred to the Administration and used 14 15 for any purpose for which those appropriations were originally available. Balances of appropriations so transferred 16 shall— 17

18 "(A) be credited to any applicable appropriation
19 account of the Administration; or

20 "(B) be credited to a new account that may be
21 established on the books of the Department of the
22 Treasury;

and shall be merged with the funds already credited
to that account and accounted for as one fund.

"(2) Balances of appropriations credited to an account
 under paragraph (1)(A) are subject only to such limitations
 as are specifically applicable to that account. Balances of
 appropriations credited to an account under paragraph
 (1)(B) are subject only to such limitations as are applicable
 to the appropriations from which they are transferred.

7 "(d) PERSONNEL.—(1) With respect to any function. 8 power, or duty or activity of the Department of Energy that 9 is transferred to the Administration, those employees of the 10 element of the Department of Energy from which the transfer is made that the Secretary of Energy determines are 11 needed to perform that function, power, or duty, or for that 12 13 activity, as the case may be, shall be transferred to the Ad-14 ministration.

"(2) The authorized strength in civilian employees of
any element of the Department of Energy from which employees are transferred under this section is reduced by the
number of employees so transferred.".

19(B) CLERICAL AMENDMENT.—The table of20contents at the beginning of the National Nuclear21Security Administration Act is amended by22striking the item relating to section 3291 and in-23serting the following new item:

"Sec. 3291. Transfer of Functions.".

24 (2) APPLICABILITY OF EXISTING LAWS AND REG25 ULATIONS.—Section 3296 of the National Nuclear Se•HR 4310 RH

curity Administration Act (50 U.S.C. 2484) is
 amended to read as follows:

3 "SEC. 3296. APPLICABILITY OF PREEXISTING LAWS AND 4 REGULATIONS.

5 "With respect to any facility, mission, or function of the Department of Energy that the Secretary of Energy 6 7 transfers to the Administrator under section 3291, unless 8 otherwise provided in this title, all provisions of law and 9 regulations in effect immediately before the date of the 10 transfer that are applicable to such facility, mission, or functions shall continue to apply to the corresponding func-11 tions of the Administration.". 12

(3) RULE OF CONSTRUCTION.—Nothing in section 3291 of the National Nuclear Security Administration Act (50 U.S.C. 2481), as amended by paragraph (1), may be construed to affect any function or
activity transferred by the Secretary of Energy to the
Administrator for Nuclear Security before the date of
the enactment of this Act.

20 (c) REPEAL OF EXPIRED PROVISIONS.—

(1) IN GENERAL.—The following sections of the
National Nuclear Security Administration Act (50
U.S.C. 2401 et seq.) are repealed:

24 (A) Section 3242 (50 U.S.C. 2442).

25 (B) Section 3292 (50 U.S.C. 2482).

1	(C) Section 3295 (50 U.S.C. 2483).
2	(D) Section 3297 (50 U.S.C. 2401 note).
3	(2) Clerical Amendments.—The table of con-
4	tents at the beginning of the National Nuclear Secu-
5	rity Administration Act is amended by striking the
6	item relating to sections 3242, 3292, 3295, and 3297.
7	(d) Technical Amendments to the NNSA Act.—
8	The National Nuclear Security Administration Act (50
9	U.S.C. 2401 et seq.) is amended as follows:
10	(1) In section 3212(a)(2) (50 U.S.C. 2402), by
11	striking "as added by section 3202 of this Act,".
12	(2) In section 3253(b)(3) (50 U.S.C. 2453(b)(3)),
13	by striking "section 3158 of the Strom Thurmond Na-
14	tional Defense Authorization Act for Fiscal Year 1999
15	(42 U.S.C. 2121 note)" and inserting "section
16	4202(a) of the Atomic Energy Defense Act (50 U.S.C.
17	2522(a))".
18	(3) In section 3281(2) (50 U.S.C. 2471(2))—
19	(A) in subparagraph (C), by striking "Y -12
20	Plant" and inserting "Y-12 National Security
21	Complex"; and
22	(B) in subparagraph (D) , by striking "trit-
23	ium operations facilities at the".

1	(4) By striking "Nevada Test Site" each place it
2	appears and inserting "Nevada National Security
3	Site".
4	(e) Technical Amendment to the DOE Organiza-
5	TION ACT.—Section 643 of the Department of Energy Orga-
6	nization Act (42 U.S.C. 7253) is amended by redesignating
7	the second subsection (b) as subsection (c).
8	SEC. 3133. CLARIFICATION OF THE ROLE OF THE ADMINIS-
9	TRATOR FOR NUCLEAR SECURITY.
10	(a) Role Under NNSA Act.—
11	(1) FUNCTION.—Section 3212 of the National
12	Nuclear Security Administration Act (50 U.S.C.
13	2402(b)) is amended—
14	(A) in subsection (b), by striking "all pro-
15	grams and activities of the Administration" and
16	inserting "all programs, policies, regulations,
17	and rules of the Administration"; and
18	(B) in subsection (d) , by striking ", unless
19	disapproved by the Secretary of Energy." and
20	inserting "to carry out the mission and func-
21	tions of the Administration, except as provided
22	by section 3219.".
23	(2) Role of the secretary of energy.—

(A) IN GENERAL.—Section 3219 of the Na-
tional Nuclear Security Administration Act (50
U.S.C. 2409) is amended to read as follows:
"SEC. 3219. SCOPE OF AUTHORITY OF SECRETARY OF EN-
ERGY REGARDING THE ADMINISTRATION.
"(a) IN GENERAL.—(1) The Secretary of Energy may
disapprove any action, policy, regulation, or rule of the Ad-
ministrator if—
"(A) the Secretary submits to the congressional
defense committees justification for such disapproval;
and
``(B) a period of 15 days has elapsed following
the date on which such justification was submitted.
"(2) Nothing in this title may be construed to provide
authority to the Secretary of Energy to administer, enforce,
or oversee the activities under this title except—
"(A) as provided by paragraph (1); or
``(B) to the extent otherwise specifically provided
by law.
"(3) Except as provided by this section, the Adminis-
trator shall have complete authority to establish and con-
duct oversight of policies, activities, and procedures of the
Administration without direction or oversight by the Sec-

"(4) The authority of the Secretary under paragraph
 (1) may be delegated only to the Deputy Secretary of En ergy, without further redelegation.

4 "(b) LIMITATION ON TRANSFER.—Notwithstanding the
5 authority granted by section 643 of the Department of En6 ergy Organization Act (42 U.S.C. 7253) or any other provi7 sion of law, the Secretary of Energy may not establish, abol8 ish, alter, consolidate, or discontinue any organizational
9 unit or component, or transfer any function, of the Admin10 istration, except as authorized by section 3291.".

11	(B) CLERICAL AMENDMENT.—The table of
12	contents at the beginning of the National Nuclear
13	Security Administration Act is amended by
14	striking the item relating to section 3219 and in-
15	serting the following new item:

"Sec. 3219. Scope of Authority of Secretary of Energy regarding the Administration.".

16	(C) DEPARTMENT OF ENERGY ORGANIZA-
17	TION ACT.—Section 202(c)(3) of the Department
18	of Energy Organization Act (42 U.S.C.
19	7132(c)(3)) is amended to read as follows:

"(3) The Under Secretary for Nuclear Security shall
serve as the Administrator for Nuclear Security under section 3212 of the National Nuclear Security Administration
Act (50 U.S.C. 2402). In carrying out the functions of the
Administrator, the Under Secretary shall be subject to the

1	authority of the Secretary of Energy in accordance with
2	section 3219 of such Act (50 U.S.C. 2409).".
3	(3) Status of administration and con-
4	TRACTOR PERSONNEL.—Section 3220 of the National
5	Nuclear Security Administration Act (50 U.S.C.
6	2410) is amended—
7	(A) in subsection (a)—
8	(i) in paragraph (1)—
9	(I) by striking subparagraph (A) ;
10	and
11	(II) by redesignating subpara-
12	graph (B) and (C) as $subparagraph$
13	(A) and (B), respectively;
14	(ii) in paragraph (2), by striking "any
15	other officer, employee, or agent of the De-
16	partment of Energy" and inserting "any of-
17	ficer, employee, or agent of the Department
18	of Energy, except as provided by section
19	3219"; and
20	(B) in subsection (b) , by striking "except
21	for" and all that follows through the period and
22	inserting "except as provided by section 3219.".
23	(4) Office of defense nuclear security.—
24	Section 3232 of the National Nuclear Security Ad-

ministration Act (50 U.S.C. 2422) is amended to
 read as follows:

3 "SEC. 3232. OFFICE OF DEFENSE NUCLEAR SECURITY.

4 "(a) ESTABLISHMENT.—There is within the Adminis5 tration an Office of Defense Nuclear Security, headed by
6 a Chief appointed by the Administrator.

7 "(b) CHIEF OF DEFENSE NUCLEAR SECURITY.—(1)
8 The head of the Office of Defense Nuclear Security is the
9 Chief of Defense Nuclear Security, who shall report to the
10 Administrator and shall implement the security policies di11 rected by the Administrator.

12 "(2) The Chief shall be responsible for the development 13 and implementation of security programs and policies for 14 the Administration, including the protection, control, and 15 accounting of materials, and for the physical and cyber se-16 curity for all facilities of the Administration.".

17 (5) COUNTERINTELLIGENCE PROGRAMS.—Section
18 3233 of the National Nuclear Security Administra19 tion Act (50 U.S.C. 2423) is amended in each of sub20 sections (a) and (b) by striking "The Secretary of En21 ergy shall" and inserting "The Secretary of Energy,
22 in coordination with the Administrator, shall".

(6) BUDGET TREATMENT.—Section 3251(a) of
the National Nuclear Security Administration Act
(50 U.S.C. 2451(a)) is amended by striking "within

1	the other amounts requested for the Department of
2	Energy" and inserting "from the amounts requested
3	for any other agency, including the Department of
4	Energy".
5	(7) FUTURE-YEARS NUCLEAR SECURITY PRO-
6	GRAM.—Section 3253(b)(6) of the National Nuclear
7	Security Administration Act (50 U.S.C. 2453(b)(6))
8	is amended by striking ", developed in consultation
9	with the Director of the Office of Health, Safety, and
10	Security of the Department of Energy,".
11	(b) Role Under the AEDA.—
12	(1) Stockpile stewardship.—Section 4201(a)
13	of the Atomic Energy Defense Act (50 U.S.C. 2521(a))
14	is amended by striking "The Secretary of Energy,
15	acting through the Administrator for Nuclear Secu-
16	rity," and inserting "The Administrator".
17	(2) Report on stockpile stewardship.—Sec-
18	tion 4202 of the Atomic Energy Defense Act (50
19	U.S.C. 2522) is amended—
20	(A) in subsection (a)—
21	(i) by striking "The Secretary of En-
22	ergy" and inserting "The Administrator";
23	and
24	(ii) by striking "Department of En-
25	ergy" and inserting "Administration"; and

1	(B) in subsection (b) , by striking "The Sec-
2	retary of Energy" and inserting "The Adminis-
3	trator".
4	(3) Stockpile management.—Section 4204 of
5	the Atomic Energy Defense Act (50 U.S.C. 2524) is
6	amended—
7	(A) in subsection (a), by striking "The Sec-
8	retary of Energy, acting through the Adminis-
9	trator for Nuclear Security and" and inserting
10	"The Administrator,"; and
11	(B) in subsection (b), by striking "Secretary
12	of Energy" and inserting "Administrator"
13	(4) ANNUAL ASSESSMENTS.—Section 4205(h) of
14	the Atomic Energy Defense Act (50 U.S.C. 2525(h))
15	is amended to read as follows:
16	"(h) Secretary Concerned Defined.—In this sec-
17	tion, the term 'Secretary concerned' means—
18	"(1) the Secretary of Energy, with respect to
19	matters concerning the Administration; and
20	"(2) the Secretary of Defense, with respect to
21	matters concerning the Department of Defense.".
22	(5) NUCLEAR TEST BAN READINESS PROGRAM.—
23	Section 4207 of the Atomic Energy Defense Act (50
24	U.S.C. 2527) is amended—

1	(A) in subsection (b), by striking "Secretary
2	of Energy" and inserting "Administrator"; and
3	(B) in subsection (d) , by striking "Sec-
4	retary of Energy" and inserting "Adminis-
5	trator".
6	(6) Specific request requirement.—Section
7	4209 of the Atomic Energy Defense Act (50 U.S.C.
8	2529) is amended—
9	(A) in subsection $(a)(1)$ —
10	(i) by striking " after fiscal year 2002
11	in which the Secretary of Energy" and in-
12	serting "in which the Administrator"; and
13	(ii) by striking "the Secretary shall"
14	and inserting "the Administrator shall";
15	and
16	(B) in subsection (b), by striking "Secretary
17	shall" and inserting "Administrator shall".
18	(7) MANUFACTURING INFRASTRUCTURE.—Sec-
19	tion 4212(a)(1) of the Atomic Energy Defense Act (50
20	U.S.C. 2532(a)(1)) is amended by striking "Secretary
21	of Energy" and inserting "Administrator".
22	(8) PLAN FOR TRANSFORMATION.—Section 4214
23	of the Atomic Energy Defense Act (50 U.S.C. 2534),
24	as amended by section $3131(g)(1)$, is amended by

1	striking "Secretary of Energy" each place it appears
2	and inserting "Administrator".
3	(9) NUCLEAR MATERIALS PROTECTION, CONTROL,
4	AND ACCOUNTING.—Section 4303(a) of the Atomic
5	Energy Defense Act (50 U.S.C. 2563(a)) is amend-
6	ed—
7	(A) by striking "Secretary of Energy" and
8	inserting "Administrator"; and
9	(B) by striking "Department of Energy"
10	and inserting "Administration".
11	(10) TRITIUM PRODUCTION PROGRAM.—Section
12	4231 of the Atomic Energy Defense Act (50 U.S.C.
13	2541), as amended by section 3131(h), is amended—
14	(A) by striking "Secretary" each place it
15	appears and inserting "Administrator"; and
16	(B) in subsection (b), by striking "Depart-
17	ment of Energy" and inserting "Administra-
18	tion".
19	(11) Tritium recycling facilities.—Section
20	4234 of the Atomic Energy Defense Act (50 U.S.C.
21	2544), as amended by section 3131(i), is amended by
22	striking "Secretary" and inserting "Administrator".
23	(12) Certain fissile materials program.—
24	Section 4305 of the Atomic Energy Defense Act (50

1	U.S.C. 2565) is amended by striking "Secretary of
2	Energy" and inserting "Administrator".
3	(13) FISSILE MATERIALS MANAGEMENT PLAN.—
4	Section 4403(a)(1) of the Atomic Energy Defense Act
5	(50 U.S.C. $2583(a)(1)$) is amended by striking "the
6	Office of Defense Programs" and inserting "the Ad-
7	ministration".
8	(14) RESTRICTED DATA.—Section 4501(a) of the
9	Atomic Energy Defense Act (50 U.S.C. 2651(a)) is
10	amended by striking "The Secretary of Energy" and
11	inserting "The Administrator".
12	(16) BACKGROUND INVESTIGATIONS.—Section
13	4503 of the Atomic Energy Defense Act (50 U.S.C.
14	2653), as amended by section 3131(l), is amended by
15	striking "The Secretary of Energy" and inserting
16	"The Administrator".
17	(17) Counterintelligence failures.—Sec-
18	tion 4505 of the Atomic Energy Defense Act (50
19	U.S.C. 2656) is amended—
20	(A) by striking "Secretary of Energy" each
21	place it appears and inserting "Administrator";
22	(B) by striking "Secretary" each place it
23	appears and inserting "Administrator";

1	(C) by striking "Department of Energy"
2	each place it appears and inserting "Adminis-
3	tration"; and
4	(D) by striking "Department" each place it
5	appears and inserting "Administration".
6	(18) Security functions report.—Section
7	4506 of the Atomic Energy Defense Act (50 U.S.C.
8	2657), as amended by section 3131(m), is amended by
9	striking "the Secretary of Energy" and inserting "the
10	Administrator".
11	(19) Counterintelligence report.—Section
12	4507(a) of the Atomic Energy Defense Act (50 U.S.C.
13	2658(a)) is amended by striking "Secretary of En-
14	ergy" and inserting "Administrator".
15	(20) Computer security report.—Section
16	4508 of the Atomic Energy Defense Act (50 U.S.C.
17	2659) is amended—
18	(A) in subsection (c), by striking "Secretary
19	of Energy" each place it appears and inserting
20	"Administrator"; and
21	(B) in subsection (d), by striking "Sec-
22	retary" each place it appears and inserting "Ad-
23	ministrator".

1	(21) Document review.—Section 4521 of the
2	Atomic Energy Defense Act (50 U.S.C. 2671) is
3	amended—
4	(A) in subsection (a)—
5	(i) by striking "Secretary of Energy"
6	and inserting "Administrator";
7	(ii) by striking "Department of En-
8	ergy" and inserting "Administration"; and
9	(B) in subsection (b) , by striking "Sec-
10	retary" each place it appears and inserting "Ad-
11	ministrator".
12	(22) MANAGEMENT TRAINING.—
13	(A) IN GENERAL.—Section 4621 of the
14	Atomic Energy Defense Act (50 U.S.C. 2721) is
15	amended—
16	(i) in the heading, by inserting "AND
17	NATIONAL NUCLEAR SECURITY ADMIN-
18	ISTRATION" after "ENERGY";
19	(ii) in subsection (a)—
20	(I) by striking "Secretary of En-
21	ergy" and inserting "Under Secretary
22	of Energy for Nuclear Security"; and
23	(II) by inserting "and the Admin-
24	istration" after "the Department of
25	Energy"; and

1	(iii) in subsection $(b)(1)$, by inserting
2	"and Administration" after "Department of
3	Energy".
4	(B) CLERICAL AMENDMENT.—The table of
5	contents at the beginning of the Atomic Energy
6	Defense Act is amended by striking the item re-
7	lating to section 4621 and inserting the following
8	new item:
	"Sec. 4621. Executive management training in the Department of Energy and National Nuclear Security Administration.".
9	(23) Recruitment and training.—Section
10	4622 of the Atomic Energy Defense Act (50 U.S.C.
11	2722) is amended—
12	(A) in subsection (a), by striking "the Sec-
13	retary of Energy" and inserting "the Adminis-
14	trator"; and
15	(B) in subsection (c), by striking "Sec-
16	retary" and inserting "Administrator".
17	(24) Fellowship program.—Section 4623 of
18	the Atomic Energy Defense Act (50 U.S.C. 2723) is
19	amended—
20	(A) by striking "Secretary of Energy" each
21	place it appears and inserting "Administrator";
22	(B) by striking "Secretary" each place it

23 appears and inserting "Administrator;";

1	(C) in subsection $(b)(1)$, by striking "De-
2	partment of Energy" and inserting "Adminis-
3	tration"; and
4	(D) in subsection (e), by striking ", in con-
5	sultation with the Assistant Secretary of Energy
6	for Defense Programs,".
7	(25) TRANSFER OF WEAPONS FUNDS.—Section
8	4711 of the Atomic Energy Defense Act (50 U.S.C.
9	2751) is amended—
10	(A) in subsection (a), by striking "Secretary
11	of Energy" and inserting "Administrator";
12	(B) in subsection (d) , by striking "Sec-
13	retary, acting through the Administrator for Nu-
14	clear Security," and inserting "Administrator";
15	and
16	(C) in subsection (e)—
17	(i) in paragraph (1)—
18	(I) by striking "Department of
19	Energy" and inserting "Administra-
20	tion"; and
21	(II) by striking "Department"
22	and inserting "Administration"; and
23	(ii) in paragraph (2), by inserting "or
24	the Administration" after "Department of
25	Energy".

1	(26) Cost overruns.—Section 4713 of the
2	Atomic Energy Defense Act (50 U.S.C. 2753) is
3	amended—
4	(A) in subsection $(a)(2)$ —
5	(i) in subparagraph (A)—
6	(I) by striking "Secretary of En-
7	ergy" and inserting "Administrator";
8	and
9	(II) in clause (ii), by striking
10	"Department" and inserting "Admin-
11	istration"; and
12	(ii) in subparagraph (B), by striking
13	"Secretary" and inserting "Administrator";
14	and
15	(B) in subsection $(c)(2)(B)$, by inserting "or
16	the Administration" after "Department of En-
17	ergy".
18	(27) Penalties.—Section 4721(a) of the Atomic
19	Energy Defense Act (50 U.S.C. 2761(a)) is amended
20	by striking "the Department of Energy for the Naval
21	Nuclear Propulsion Program" and inserting "the Ad-
22	ministration for the Naval Nuclear Reactor Pro-
23	gram".

1	(28) Research and development.—Section
2	4811 of the Atomic Energy Defense Act (50 U.S.C.
3	2791) is amended—
4	(A) in subsection (a), by inserting "and the
5	Administration" after "Department of Energy";
6	(B) in subsection (b)—
7	(i) by striking "The Secretary" and
8	inserting "(1) Except as provided by para-
9	graph (2), the Secretary"; and
10	(ii) by adding at the end the following
11	new paragraph:
12	"(2) With respect to the conduct of laboratory-directed
13	research and development at laboratories of the Administra-
14	tion, the Administrator shall prescribe regulations for such
15	conduct and oversee such regulations."; and
16	(C) in subsection (c) , by inserting "or the
17	Administrator" after "the Secretary".
18	(29) FUNDS FOR RESEARCH AND DEVELOP-
19	MENT.—Subsection $(a)(1)$ of section 4812 of the
20	Atomic Energy Defense Act (50 U.S.C. 2792(a)(1)) is
21	amended—
22	(A) by striking "the Department of Energy
23	in" and inserting "the Administration in";
24	(B) by striking "under the Department of
25	Energy"; and inserting "under the";

000
(C) by striking "any Department of En-
ergy" and inserting "any"; and
(D) by striking "mission of the Department
of Energy" and inserting "mission of the Ad-
ministration".
SEC. 3134. CONSOLIDATED REPORTING REQUIREMENTS RE-
LATING TO NUCLEAR STOCKPILE STEWARD-
SHIP, MANAGEMENT, AND INFRASTRUCTURE.
(a) Consolidated Plan for Stewardship, Man-
AGEMENT, AND CERTIFICATION OF WARHEADS IN THE NU-
CLEAR WEAPONS STOCKPILE.—
(1) IN GENERAL.—Section 4203 of the Atomic
Energy Defense Act (50 U.S.C. 2523) is amended to
read as follows:
"SEC. 4203. NUCLEAR WEAPONS STOCKPILE STEWARDSHIP,
MANAGEMENT, AND INFRASTRUCTURE PLAN.
"(a) Plan Requirement.—The Administrator, in
consultation with the Secretary of Defense and other appro-
consultation with the Secretary of Defense and other appro- priate officials of the departments and agencies of the Fed-
priate officials of the departments and agencies of the Fed-
priate officials of the departments and agencies of the Fed- eral Government, shall develop and annually update a plan
priate officials of the departments and agencies of the Fed- eral Government, shall develop and annually update a plan for sustaining the nuclear weapons stockpile. The plan shall
priate officials of the departments and agencies of the Fed- eral Government, shall develop and annually update a plan for sustaining the nuclear weapons stockpile. The plan shall cover, at a minimum, stockpile stewardship, stockpile man-

grammatic and technical requirements of the most recent
 annual Nuclear Weapons Stockpile Memorandum.

3 "(b) SUBMISSIONS TO CONGRESS.—(1) In accordance
4 with subsection (c), not later than March 15 of each even5 numbered year, the Administrator shall submit to the con6 gressional defense committees a summary of the plan devel7 oped under subsection (a).

8 "(2) In accordance with subsection (d), not later than 9 March 15 of each odd-numbered year, the Administrator 10 shall submit to the congressional defense committees a de-11 tailed report on the plan developed under subsection (a). 12 "(3) The summaries and reports required by this sub-13 section shall be submitted in unclassified form, but may in-14 clude a classified annex.

15 "(c) ELEMENTS OF BIENNIAL PLAN SUMMARY.—Each
16 summary of the plan submitted under subsection (b)(1)
17 shall include, at a minimum, the following:

18 "(1) A summary of the status of the nuclear
19 weapons stockpile, including the number and age of
20 warheads (including both active and inactive) for
21 each warhead type.

"(2) A summary of the status, plans, budgets,
and schedules for warhead life extension programs
and any other programs to modify, update, or replace
warhead types.

1	"(3) A summary of the methods and information
2	used to determine that the nuclear weapons stockpile
3	is safe and reliable, as well as the relationship of
4	science-based tools to the collection and interpretation
5	of such information.
6	"(4) A summary of the status of the nuclear se-
7	curity enterprise, including programs and plans for
8	infrastructure modernization and retention of human
9	capital, as well as associated budgets and schedules.
10	"(5) A summary of the status of achieving the
11	purposes of the program established under section
12	4207(b).
13	"(6) Identification of any modifications or up-
14	dates to the plan since the previous summary or de-
15	tailed report was submitted under subsection (b).
16	"(7) Such other information as the Adminis-
17	trator considers appropriate.
18	"(d) Elements of Biennial Detailed Report.—
19	Each detailed report on the plan submitted under subsection
20	(b)(2) shall include, at a minimum, the following:
21	"(1) With respect to stockpile stewardship and
22	management—
23	"(A) the status of the nuclear weapons
24	stockpile, including the number and age of war-

1	heads (including both active and inactive) for
2	each warhead type;
3	"(B) for each five-year period occurring
4	during the period beginning on the date of the
5	report and ending on the date that is 20 years
6	after the date of the report—
7	"(i) the planned number of nuclear
8	warheads (including active and inactive)
9	for each warhead type in the nuclear weap-
10	ons stockpile; and
11	"(ii) the past and projected future total
12	lifecycle cost of each type of nuclear weapon;
13	``(C) the status, plans, budgets, and sched-
14	ules for warhead life extension programs and
15	any other programs to modify, update, or replace
16	warhead types;
17	"(D) a description of the process by which
18	the Administrator assesses the lifetimes, and re-
19	quirements for life extension or replacement, of
20	the nuclear and non-nuclear components of the
21	warheads (including active and inactive war-
22	heads) in the nuclear weapons stockpile;
23	((E) a description of the process used in re-
24	certifying the safety, security, and reliability of

1

each warhead type in the nuclear weapons stock-

2	pile;
3	``(F) any concerns of the Administrator
4	which would affect the ability of the Adminis-
5	trator to recertify the safety, security, or reli-
6	ability of warheads in the nuclear weapons
7	stockpile (including active and inactive war-
8	heads);
9	``(G) mechanisms to provide for the manu-
10	facture, maintenance, and modernization of each
11	warhead type in the nuclear weapons stockpile,
12	as needed;
13	``(H) mechanisms to expedite the collection
14	of information necessary for carrying out the
15	stockpile management program required by sec-
16	tion 4204, including information relating to the
17	aging of materials and components, new manu-
18	facturing techniques, and the replacement or sub-
19	stitution of materials;
20	``(I) mechanisms to ensure the appropriate
21	assignment of roles and missions for each na-
22	tional security laboratory and nuclear weapons
23	production facility, including mechanisms for al-
24	location of workload, mechanisms to ensure the
25	carrying out of appropriate modernization ac-

1	tivities, and mechanisms to ensure the retention
2	of skilled personnel;
3	``(J) mechanisms to ensure that each na-
4	tional security laboratory has full and complete
5	access to all weapons data to enable a rigorous
6	peer-review process to support the annual assess-
7	ment of the condition of the nuclear weapons
8	stockpile required under section 4205;
9	``(K) mechanisms for allocating funds for
10	activities under the stockpile management pro-
11	gram required by section 4204, including alloca-
12	tions of funds by weapon type and facility; and
13	``(L) for each of the five fiscal years fol-
14	lowing the fiscal year in which the report is sub-
15	mitted, an identification of the funds needed to
16	carry out the program required under section
17	4204.
18	"(2) With respect to science-based tools—
19	"(A) a description of the information need-
20	ed to determine that the nuclear weapons stock-
21	pile is safe and reliable;
22	``(B) for each science-based tool used to col-
23	lect information described in subparagraph (A) ,
24	the relationship between such tool and such in-
25	formation and the effectiveness of such tool in

1	providing such information based on the criteria
2	developed pursuant to section 4202(a); and
3	(C) the criteria developed under section
4	4202(a) (including any updates to such criteria).
5	"(3) An assessment of the stockpile stewardship
6	program under section 4201 by the Administrator, in
7	consultation with the directors of the national secu-
8	rity laboratories, which shall set forth—
9	"(A) an identification and description of—
10	"(i) any key technical challenges to the
11	stockpile stewardship program; and
12	"(ii) the strategies to address such
13	challenges without the use of nuclear testing;
14	(B) a strategy for using the science-based
15	tools (including advanced simulation and com-
16	puting capabilities) of each national security
17	laboratory to ensure that the nuclear weapons
18	stockpile is safe, secure, and reliable without the
19	use of nuclear testing.
20	(C) an assessment of the science-based tools
21	(including advanced simulation and computing
22	capabilities) of each national security laboratory
23	that exist at the time of the assessment compared
24	with the science-based tools expected to exist dur-

1	ing the period covered by the future-years nu-
2	clear security program; and
3	"(D) an assessment of the core scientific
4	and technical competencies required to achieve
5	the objectives of the stockpile stewardship pro-
6	gram and other weapons activities and weapons-
7	related activities of the Administration, includ-
8	ing—
9	"(i) the number of scientists, engineers,
10	and technicians, by discipline, required to
11	maintain such competencies; and
12	"(ii) a description of any shortage of
13	such individuals that exists at the time of
14	the assessment compared with any shortage
15	expected to exist during the period covered
16	by the future-years nuclear security pro-
17	gram.
18	"(4) With respect to the nuclear security infra-
19	structure—
20	"(A) a description of the modernization and
21	refurbishment measures the Administrator deter-
22	mines necessary to meet the requirements pre-
23	scribed in—
24	((i) the national security strategy of
25	the United States as set forth in the most

1	recent national security strategy report of
2	the President under section 108 of the Na-
3	tional Security Act of 1947 (50 U.S.C.
4	404a) if such strategy has been submitted as
5	of the date of the plan;
6	"(ii) the most recent quadrennial de-
7	fense review if such strategy has not been
8	submitted as of the date of the plan; and
9	"(iii) the most recent nuclear posture
10	review as of the date of the plan;
11	``(B) a schedule for implementing the meas-
12	ures described under subparagraph (A) during
13	the 10-year period following the date of the plan;
14	and
15	``(C) the estimated levels of annual funds
16	the Administrator determines necessary to carry
17	out the measures described under subparagraph
18	(A), including a discussion of the criteria, evi-
19	dence, and strategies on which such estimated
20	levels of annual funds are based.
21	"(5) With respect to the nuclear test readiness of
22	the United States—
23	"(A) an estimate of the period of time that
24	would be necessary for the Administrator to con-
25	duct an underground test of a nuclear weapon

1	once directed by the President to conduct such a
2	test;
3	``(B) a description of the level of test readi-
4	ness that the Administrator, in consultation with
5	the Secretary of Defense, determines to be appro-
6	priate;
7	"(C) a list and description of the workforce
8	skills and capabilities that are essential to car-
9	rying out an underground nuclear test at the Ne-
10	vada National Security Site;
11	(D) a list and description of the infra-
12	structure and physical plants that are essential
13	to carrying out an underground nuclear test at
14	the Nevada National Security Site; and
15	((E) an assessment of the readiness status
16	of the skills and capabilities described in sub-
17	paragraph (C) and the infrastructure and phys-
18	ical plants described in subparagraph (D).
19	"(6) With respect to the program established
20	under section 4207(b), a description of the progress
21	made to the date of the report in achieving the pur-
22	poses of such program.
23	"(7) Identification of any modifications or up-
24	dates to the plan since the previous summary or de-
25	tailed report was submitted under subsection (b).

1	"(e) Nuclear Weapons Council Assessment.—(1)
2	For each detailed report on the plan submitted under sub-
3	section (b)(2), the Nuclear Weapons Council established by
4	section 179 of title 10, United States Code, shall conduct
5	an assessment that includes the following:
6	"(A) An analysis of the plan, including—
7	"(i) whether the plan supports the require-
8	ments of the national security strategy of the
9	United States or the most recent quadrennial de-
10	fense review, as applicable under subsection
11	(d)(4)(A), and the Nuclear Posture Review; and
12	"(ii) whether the modernization and refur-
13	bishment measures described under subpara-
14	graph (A) of paragraph (4) and the schedule de-
15	scribed under subparagraph (B) of such para-
16	graph are adequate to support such require-
17	ments.
18	``(B) An analysis of whether the plan adequately
19	addresses the requirements for infrastructure recapi-
20	talization of the facilities of the nuclear security en-
21	terprise.
22	"(C) If the Nuclear Weapons Council determines
23	that the plan does not adequately support moderniza-
24	tion and refurbishment requirements under subpara-
25	graph (A) or the nuclear security enterprise facilities

1	infrastructure $recapitalization$ $requirements$ $under$
2	subparagraph (B), a risk assessment with respect to—
3	"(i) supporting the annual certification of
4	the nuclear weapons stockpile; and
5	"(ii) maintaining the long-term safety, se-
6	curity, and reliability of the nuclear weapons
7	stockpile.
8	"(2) Not later than 180 days after the date on which
9	the Administrator submits the plan under subsection (b)(2),
10	the Nuclear Weapons Council shall submit to the congres-
11	sional defense committees a report detailing the assessment
12	required under paragraph (1).
13	"(f) DEFINITIONS.—In this section:
14	"(1) The term 'budget', with respect to a fiscal
15	year, means the budget for that fiscal year that is
16	submitted to Congress by the President under section
17	1105(a) of title 31, United States Code.
18	"(2) The term 'future-years nuclear security pro-
19	gram' means the program required by section 3253 of
20	the National Nuclear Security Administration Act
21	(50 U.S.C. 2453).
22	"(3) The term 'nuclear security budget mate-
23	rials', with respect to a fiscal year, means the mate-
24	rials submitted to Congress by the Administrator for

1	the National Nuclear Security Administration in sup-
2	port of the budget for that fiscal year.
3	"(4) The term 'quadrennial defense review'
4	means the review of the defense programs and policies
5	of the United States that is carried out every four
6	years under section 118 of title 10, United States
7	Code.
8	"(5) The term 'weapons activities' means each
9	activity within the budget category of weapons activi-
10	ties in the budget of the National Nuclear Security
11	A dministration.
12	"(6) The term 'weapons-related activities' means
13	each activity under the Department of Energy that
14	involves nuclear weapons, nuclear weapons tech-
15	nology, or fissile or radioactive materials, including
16	activities related to—
17	"(A) nuclear nonproliferation;
18	"(B) nuclear forensics;
19	"(C) nuclear intelligence;
20	"(D) nuclear safety; and
21	"(E) nuclear incident response.".
22	(2) Clerical Amendment.—The table of con-
23	tents for the Atomic Energy Defense Act is amended
24	by striking the item relating to section 4203 and in-
25	serting the following new item:

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1	(b) Repeal of Requirement for Biennial Report
2	on Stockpile Stewardship Criteria.—
3	(1) In general.—Section 4202 of the Atomic
4	Energy Defense Act (50 U.S.C. 2522) is amended by
5	striking subsections (c) and (d).
6	(2) TECHNICAL AMENDMENT.—The heading of
7	such section is amended to read as follows: "STOCK-
8	PILE STEWARDSHIP CRITERIA".
9	(3) Clerical Amendment.—The table of con-
10	tents for the Atomic Energy Defense Act is amended
11	by striking the item relating to section 4202 and in-
12	serting the following new item:
	"Sec. 4202. Stockpile stewardship criteria.".
13	(c) Repeal of Requirement for Biennial Plan on
14	Modernization and Refurbishment of the Nuclear
15	Security Complex.—Section 4203A of the Atomic Energy
16	Defense Act (50 U.S.C. 2523A) is repealed.
17	(d) Repeal of Requirement for Annual Update
18	to Stockpile Management Program Plan.—Section
19	4204 of the Atomic Energy Defense Act (50 U.S.C. 2524)
20	is amended—
21	(1) by striking subsections (c) and (d); and
22	

(2) by redesignating subsection (e) as subsection
(c).

1	(e) NUCLEAR TEST BAN READINESS PROGRAM.—Sec-
2	tion 4207 of the Atomic Energy Defense Act (50 U.S.C.
3	2527) is amended by striking subsection (e).
4	(f) Repeal of Requirement for Reports on Nu-
5	CLEAR TEST READINESS.—
6	(1) AEDA.—
7	(A) IN GENERAL.—Section 4208 of the
8	Atomic Energy Defense Act (50 U.S.C. 2528) is
9	repealed.
10	(B) CLERICAL AMENDMENT.—The table of
11	contents for the Atomic Energy Defense Act is
12	amended by striking the item relating to section
13	4208.
14	(2) NDAA FISCAL YEAR 1996.—Section 3152 of
15	the National Defense Authorization Act for Fiscal
16	Year 1996 (Public Law 104–106; 110 Stat. 623) is re-
17	pealed.
18	SEC. 3135. REPEAL OF CERTAIN REPORTING REQUIRE-
19	MENTS.
20	(a) GAO Environmental Management Reports.—
21	Section 3134 of the National Defense Authorization Act for
22	Fiscal Year 2010 (Public Law 111–84; 123 Stat. 2713) is
23	amended—
24	

1	(A) in paragraph (1), by striking "The
2	Comptroller" and all that follows through "(2),"
3	and inserting "Beginning on the date on which
4	the report under subsection $(b)(2)$ is submitted,
5	the Comptroller General shall conduct a review";
6	(B) by striking paragraph (2);
7	(C) by redesignating paragraph (3) as
8	paragraph (2); and
9	(D) in paragraph (2), as so redesignated, by
10	striking "the end of the period described in para-
11	graph (2)" and inserting "August 30, 2012";
12	and
13	(2) in subsection (d)—
14	(A) in paragraph (1), by striking "sub-
15	section $(c)(3)$ " and inserting "subsection $(c)(2)$ ";
16	and
17	(B) in paragraph (2), by striking "90
18	days" and all that follows through " $(c)(3)$ " and
19	inserting "April 30, 2016, or the date that is 210
20	days after the date on which all American Re-
21	covery and Reinvestment Act funds have been ob-
22	ligated or expended (or are no longer available
23	to be obligated or expended), whichever is ear-
24	lier".
25	(b) Workforce Restructuring Plan Updates.—

1	(1) IN GENERAL.—Section 4604 of the Atomic
2	Energy Defense Act (50 U.S.C. 2704), as amended by
3	section $3131(q)(1)$, is amended—
4	(A) in subsection (b)(1), by striking "and
5	any updates of the plan under subsection (e)";
6	(B) by striking subsection (e);
7	(C) in subsection (f)—
8	(i) by striking paragraph (2); and
9	(ii) by redesignating paragraph (3), as
10	added by such section $3131(q)(1)$, as para-
11	graph (2); and
12	(D) by redesignating subsections (f) and (g)
13	as subsections (e) and (f), respectively.
14	(2) CONFORMING AMENDMENT.—Section
15	4643(d)(1) of the Atomic Energy Defense Act (50
16	U.S.C. $2733(d)(1)$) is amended by striking "section
17	4604(g)" and inserting "section $4604(f)$ ".
18	(c) Unclassified Controlled Nuclear Informa-
19	TION QUARTERLY REPORT.—Section 148 of the Atomic En-
20	ergy Act of 1954 (42 U.S.C. 2168) is amended by striking
21	subsection e.
22	Subtitle D—Reports
23	SEC. 3141. NOTIFICATION OF NUCLEAR CRITICALITY AND
24	NON-NUCLEAR INCIDENTS.
25	(a) Notification.—

4 lowing new section:

1

2

3

5 "SEC. 4646. NOTIFICATION OF NUCLEAR CRITICALITY AND 6 NON-NUCLEAR INCIDENTS.

"(a) NOTIFICATION.—The Secretary of Energy and the
Administrator, as the case may be, shall submit to the appropriate congressional committees a notification of a nuclear criticality incident resulting from a covered program
that results in an injury or fatality or results in the shutdown, or partial shut-down, of a covered facility by not
later than 15 days after the date of such incident.

14 "(b) ELEMENTS OF NOTIFICATION.—Each notification
15 submitted under subsection (a) shall include the following:
16 "(1) A description of the incident, including the

17 *cause of the incident.*

18 "(2) In the case of a criticality incident, whether
19 the incident caused a facility, or part of a facility,
20 to be shut-down.

21 "(3) The affect, if any, on the mission of the Ad22 ministration or the Office of Environmental Manage23 ment of the Department of Energy.

24 "(4) Any corrective action taken in response to
25 the incident.

1	"(c) DATABASE.—(1) The Secretary and the Adminis-
2	trator shall each maintain a record of incidents described
3	in paragraph (2).
4	"(2) An incident described in this paragraph is any
5	of the following incidents resulting from a covered program:
6	"(A) A nuclear criticality incident that results
7	in an injury or fatality or results in the shut-down,
8	or partial shut-down, of a covered facility.
9	``(B) A non-nuclear incident that results in seri-
10	ous bodily injury or fatality at a covered facility.
11	"(d) COOPERATION.—In carrying out this section, the
12	Secretary and the Administrator shall ensure that each
13	management and operating contractor of a covered facility
14	cooperates in a timely manner.
15	"(e) DEFINITIONS.—In this section:
16	"(1) The term 'appropriate congressional com-
17	mittees' means—
18	"(A) the congressional defense committees;
19	and
20	``(B) the Committee on Energy and Com-
21	merce of the House of Representatives and the
22	Committee on Energy and Natural Resources of
23	the Senate.
24	"(2) The term 'covered facility' means—

1	"(A) a facility of the nuclear security enter-
2	prise; and
3	``(B) a facility conducting activities for the
4	defense environmental cleanup program of the
5	Office of Environmental Management of the De-
6	partment of Energy.
7	"(3) The term 'covered program' means—
8	"(A) programs of the Administration; and
9	"(B) defense environmental cleanup pro-
10	grams of the Office of Environmental Manage-
11	ment of the Department of Energy.".
12	(2) CLERICAL AMENDMENT.—The table of con-
13	tents at the beginning of the Atomic Energy Defense
14	Act is amended by inserting after the item relating to
15	section 4645 the following new item:
	"Sec. 4646. Notification of nuclear criticality and non-nuclear incidents.".
16	(b) Report.—
17	(1) IN GENERAL.—Not later than 90 days after
18	the date of the enactment of this Act, the Secretary of
19	Energy and the Administrator for Nuclear Security
20	shall each submit to the appropriate congressional
21	committees a report detailing any incidents described
22	in paragraph (2) that occurred during the 10-year
23	period before the date of the report.
24	(2) Incidents described.—An incident de-
25	scribed in this paragraph is any of the following inci-

1	dents that occurred as a result of programs of the Na-
2	tional Nuclear Security Administration or defense en-
3	vironmental cleanup programs of the Office of Envi-
4	ronmental Management of the Department of Energy:
5	(A) A nuclear criticality incident that re-
6	sulted in an injury or fatality or resulted in the
7	shut-down, or partial shut-down, of a facility of
8	the nuclear security enterprise or a facility con-
9	ducting activities for such defense environmental
10	cleanup programs.
11	(B) A non-nuclear incident that results in
12	serious bodily injury or fatality at such a facil-
13	ity.
14	(3) Appropriate congressional commit-
15	TEES.—In this subsection, the term "appropriate con-
16	gressional committees" means—
17	(A) the congressional defense committees;
18	and
19	(B) the Committee on Energy and Com-
20	merce of the House of Representatives and the
21	Committee on Energy and Natural Resources of
22	the Senate.

1 SEC. 3142. REPORTS ON LIFETIME EXTENSION PROGRAMS.

2 (a) PROTOTYPES.—The Atomic Energy Defense Act
3 (50 U.S.C. 2501 et seq.) is amended by inserting after sec4 tion 4214 the following new section:

5 "SEC. 4215. REPORTS ON LIFETIME EXTENSION PROGRAMS.

6 "(a) REPORTS REQUIRED.—Before proceeding beyond 7 phase 6.2 activities with respect to any lifetime extension 8 program, the director of the national security laboratory 9 responsible for such program shall submit to the congres-10 sional defense committees a report on the lifetime extension 11 option selected for such program, including—

12 "(1) whether such option selected is refurbish13 ment, reuse, or replacement; and

14 "(2) why such option was selected, including an
15 assessment of the advantages and disadvantages of the
16 two options not selected.

17 "(b) PHASE 6.2 ACTIVITIES DEFINED.—In this sec18 tion, the term 'phase 6.2 activities' means, with respect to
19 a lifetime extension program, the phase 6.2 feasibility study
20 and option down-select.".

(b) CLERICAL AMENDMENT.—The table of contents at
the beginning of the Atomic Energy Defense Act is amended
by inserting after the item relating to section 4214 the following new item:

"Sec. 4215. Reports on lifetime extension programs.".

1	SEC. 3143. NATIONAL ACADEMY OF SCIENCES STUDY ON
2	PEER REVIEW AND DESIGN COMPETITION RE-
3	LATED TO NUCLEAR WEAPONS.
4	(a) Study.—Not later than 60 days after the date of
5	the enactment of this Act, the Administrator for Nuclear
6	Security shall enter into an agreement with the National
7	Academy of Sciences to conduct a study of peer review and
8	design competition related to nuclear weapons.
9	(b) ELEMENTS.—The study required by subsection (a)
10	shall include an assessment of—
11	(1) the quality and effectiveness of peer review of
12	designs, development plans, engineering and scientific
13	activities, and priorities related to both nuclear and
14	non-nuclear aspects of nuclear weapons;
15	(2) incentives for effective peer review;
16	(3) the potential effectiveness, efficiency, and cost
17	of alternative methods of conducting peer review and
18	design competition related to both nuclear and non-
19	nuclear aspects of nuclear weapons, as compared to
20	current methods;
21	(4) the known instances where current peer re-
22	view practices and design competition succeeded or
23	failed to find problems or potential problems; and
24	(5) such other matters related to peer review and
25	design competition related to nuclear weapons as the
26	Administrator considers appropriate.

1 (c) Cooperation and Access to Information and 2 PERSONNEL.—The Administrator shall ensure that the Na-3 tional Academy of Sciences receives full and timely coopera-4 tion, including full access to information and personnel, from the National Nuclear Security Administration and the 5 management and operating contractors of the Administra-6 7 tion for the purposes of conducting the study under sub-8 section (a).

9 (d) REPORT.—

10 (1) IN GENERAL.—The National Academy of
11 Sciences shall submit to the Administrator a report
12 containing the results of the study conducted under
13 subsection (a) and any recommendations resulting
14 from the study.

15 (2) SUBMITTAL TO CONGRESS.—Not later than
16 December 15, 2014, the Administrator shall submit to
17 the Committees on Armed Services of the House of
18 Representatives and Senate the report submitted
19 under paragraph (1) and any comments or rec20 ommendations of the Administrator with respect to
21 the report.

22 (3) FORM.—The report submitted under para23 graph (1) shall be in unclassified form, but may in24 clude a classified annex.

1	SEC. 3144. REPORT ON DEFENSE NUCLEAR NONPROLIFERA-
2	TION PROGRAMS.
3	(a) Report Required.—
4	(1) IN GENERAL.—Not later than March 1 of
5	each year from 2013 through 2015, the Administrator
6	for Nuclear Security shall submit to the appropriate
7	congressional committees a report on the budget, ob-
8	jectives, and metrics of the defense nuclear non-
9	proliferation programs of the National Nuclear Secu-
10	rity Administration.
11	(2) ELEMENTS.—The report required by para-
12	graph (1) shall include the following:
13	(A) An identification and explanation of
14	uncommitted balances that are more than the ac-
15	ceptable carryover thresholds, as determined by
16	the Secretary of Energy, on a program-by-pro-
17	gram basis.
18	(B) An identification of foreign countries
19	that are sharing the cost of implementing defense
20	nuclear nonproliferation programs, including an
21	explanation of such cost sharing.
22	(C) A description of objectives and measure-
23	ments for each defense nuclear nonproliferation
24	program.
25	(D) A description of the proliferation of nu-
26	clear weapons threat and how each defense nu-

1	clear nonproliferation program activity counters
2	the threat.
3	(E) A description and assessment of non-
4	proliferation activities coordinated with the De-
5	partment of Defense to maximize efficiency and
6	avoid redundancies.
7	(F) A description of how the defense nuclear
8	nonproliferation programs are prioritized to
9	meet the most urgent nonproliferation require-
10	ments.
11	(b) Appropriate Congressional Committees De-
12	FINED.—In this section, the term "appropriate congres-
13	sional committees" means—
14	(1) the Committee on Armed Services and the
15	Committee on Foreign Affairs of the House of Rep-
16	resentatives; and
17	(2) the Committee on Armed Services and the
18	Committee on Foreign Relations of the Senate.
19	(c) FORM.—The report required by subsection $(a)(1)$
20	shall be submitted in unclassified form, but may include
21	a classified annex.
22	SEC. 3145. STUDY ON REUSE OF PLUTONIUM PITS.
23	(a) STUDY.—Not later than 120 days after the date
24	of the enactment of this Act, the Administrator for Nuclear

1	Security shall submit to the congressional defense commit-
2	tees a study of plutonium pits, including—
3	(1) the availability of plutonium pits—
4	(A) as of the date of the report; and
5	(B) after such date as a result of the dis-
6	mantlement of nuclear weapons; and
7	(2) an assessment of the potential for reusing
8	plutonium pits in future life extension programs.
9	(b) MATTERS INCLUDED.—The study submitted under
10	subsection (a) shall include the following:
11	(1) The feasibility and practicability of potential
12	full or partial reuse options with respect to plutonium
13	pits.
14	(2) The benefits and risks of reusing plutonium
15	pits.
16	(3) The potential costs and cost savings of such
17	reuse.
18	(4) The effects of such reuse on the requirements
19	for plutonium pit manufacturing.
20	Subtitle E—Other Matters
21	SEC. 3151. USE OF PROBABILISTIC RISK ASSESSMENT TO
22	ENSURE NUCLEAR SAFETY.
23	(a) IN GENERAL.—The Atomic Energy Defense Act (50
24	U.S.C. 2501 et seq.) is amended by adding after section
25	4644 the following new section:

1"SEC. 4645. USE OF PROBABILISTIC RISK ASSESSMENT TO2ENSURE NUCLEAR SAFETY OF FACILITIES OF3THE ADMINISTRATION AND THE OFFICE OF4ENVIRONMENTAL MANAGEMENT.

5 "(a) NUCLEAR SAFETY AT NNSA AND DOE FACILI-6 TIES.—The Administrator and the Secretary of Energy 7 shall ensure that the methods for assessing, certifying, and 8 overseeing nuclear safety at the facilities specified in sub-9 section (b) use national and international standards and 10 nuclear industry best practices, including probabilistic or 11 quantitative risk assessment if sufficient data exists.

12 "(b) FACILITIES SPECIFIED.—Subsection (a) shall 13 apply—

14 "(1) to the Administrator with respect to the na15 tional security laboratories and the nuclear weapons
16 production facilities; and

"(2) to the Secretary of Energy with respect to
defense nuclear facilities of the Office of Environmental Management of the Department of Energy.".
(b) CLERICAL AMENDMENT.—The table of contents at
the beginning of the Atomic Energy Defense Act is amended
by inserting after the item relating to section 4644 the following new item:

"Sec. 4645. Use of probabilistic risk assessment to ensure nuclear safety of facilities of the Administration and the Office of Environmental Management.".

SEC. 3152. ADVICE TO PRESIDENT AND CONGRESS REGARD-
ING SAFETY, SECURITY, AND RELIABILITY OF
UNITED STATES NUCLEAR WEAPONS STOCK-
PILE AND NUCLEAR FORCES.
(a) IN GENERAL.—Section 1305 of the National De-
fense Authorization Act for Fiscal Year 1998 (42 U.S.C.
7274p) is—
(1) transferred to the Atomic Energy Defense Act
(50 U.S.C. 2501 et seq.);
(2) inserted after section 4215 of such Act, as
added by section 3142(a);
(3) redesignated as section 4216; and
(4) amended—
(A) by amending subsection (f) to read as
follows:
"(f) Expression of Individual Views.—No indi-
vidual, including representatives of the President, may take
any action against, or otherwise constrain, a director of a
national security laboratory or a nuclear weapons produc-
tion facility, a member of the Joint Nuclear Weapons Coun-
cil, or the Commander of United States Strategic Command
from presenting the professional views of the individual to
the President, the National Security Council, or Congress
regarding—

1	"(1) the safety, security, reliability, or credibility
2	of the nuclear weapons stockpile and nuclear forces;
3	or
4	"(2) the status of, and plans for, the capabilities
5	and infrastructure that support and sustain the nu-
6	clear weapons stockpile and nuclear forces."; and
7	(B) by redesignating subsection (g) as sub-
8	section (h); and
9	(C) by inserting after subsection (f) the fol-
10	lowing new subsection (g):
11	"(g) Delivery of Classified Information to Con-
12	GRESS.—(1) The directors of the national security labora-
13	tories, the directors of the nuclear weapons production fa-
14	cilities, the members of the Joint Nuclear Weapons Council,
15	and the Commander of the United States Strategic Com-
16	mand are each authorized to provide directly to Congress
17	classified information with respect to matters described by
18	paragraphs (1) or (2) of subsection (f).
19	"(2) The Administrator and Secretary of Defense shall
20	ensure that direct classified mail channels are established
21	between the national security laboratories, nuclear weapons
22	production facilities, members of the Joint Nuclear Weap-
23	ons Council, the United States Strategic Command, and the
24	congressional defense committees to carry out this sub-
25	section.".

1	(b) Conforming Amendment.—Section 4215 of the
2	Atomic Energy Defense Act, as added by subsection (a), is
3	amended—
4	(1) by striking "nuclear weapons laboratories"
5	each place it appears and inserting "national secu-
6	rity laboratories";
7	(2) by striking "nuclear weapons laboratory"
8	each place it appears and inserting "national secu-
9	rity laboratory";
10	(3) by striking "nuclear weapons production
11	plants" each place it appears and inserting "nuclear
12	weapons production facilities";
13	(4) by striking "nuclear weapons production
14	plant" each place it appears and inserting "nuclear
15	weapons production facility"; and
16	(5) by amending subsection (h), as redesignated
17	by subsection $(a)(4)(B)$, to read as follows:
18	"(h) Representative of the President De-
19	FINED.—In this section, the term 'representative of the
20	President' means the following:
21	"(1) Any official of the Department of Defense or
22	the Department of Energy who is appointed by the
23	President and confirmed by the Senate.
24	"(2) Any member or official of the National Se-
25	curity Council.

1	"(3) Any member or official of the Joint Chiefs
2	of Staff.
3	"(4) Any official of the Office of Management
4	and Budget.".
5	(c) Clerical Amendment.—The table of contents at
6	the beginning of the Atomic Energy Defense Act is amended
7	by inserting after the item relating to section 4215 the fol-
8	lowing new item:
	"Sec. 4216. Advice to President and Congress regarding safety, security, and reli- ability of United States nuclear weapons stockpile.".
9	SEC. 3153. CLASSIFICATION OF CERTAIN RESTRICTED
10	DATA.
11	Section 142 of the Atomic Energy Act of 1954 (42
12	U.S.C. 2162) is amended—
13	(1) in subsection d.—
14	(A) by inserting "(1)" before "The Commis-
15	sion"; and
16	(B) by adding at the end the following:
17	"(2) The Commission may restore to the Restricted
18	Data category information related to the design of nuclear
19	weapons (in this subsection referred to as 'design informa-
20	tion') removed under paragraph (1) if the Commission and
21	the Department of Defense jointly determines that—
22	"(A) the programmatic requirements that caused
23	the design information to be removed from the Re-

1	stricted Data category are no longer applicable or
2	have diminished;
3	``(B) the design information would be more ap-
4	propriately protected as Restricted Data; and
5	(C) restoring the design information to the Re-
6	stricted Data category is in the interest of national
7	security.
8	"(3) In carrying out paragraph (2), design informa-
9	tion shall be restored to the Restricted Data category in ac-
10	cordance with regulations implemented pursuant to this
11	section."; and
12	(2) in subsection e.—
13	(A) by inserting "(1)" before "The Commis-
14	sion";
15	(B) by striking "Central" and inserting
16	"National"; and
17	(C) by adding at the end the following:
18	"(2) The Commission may restore to the Restricted
19	Data category information related to foreign nuclear pro-
20	grams (in this subsection referred to as 'foreign nuclear in-
21	formation') removed under paragraph (1) if the Commis-
22	sion and the Director of National Intelligence jointly deter-
23	mine that—
24	"(A) the programmatic requirements that caused
25	the foreign nuclear information to be removed from

1	the Restricted Data category are no longer applicable
2	or have diminished;
3	``(B) the foreign nuclear information would be
4	more appropriately protected as Restricted Data; and
5	(C) restoring the foreign nuclear information to
6	the Restricted Data category is in the interest of na-
7	tional security.
8	"(3) In carrying out paragraph (2), foreign nuclear
9	information shall be restored to the Restricted Data cat-
10	egory in accordance with regulations implemented pursu-
11	ant to this section.".
11	
12	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE
12	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE
12 13	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE EXTENSION PROGRAMS, NEW NUCLEAR FA-
12 13 14	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE EXTENSION PROGRAMS, NEW NUCLEAR FA- CILITIES, AND OTHER MATTERS.
12 13 14 15	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE EXTENSION PROGRAMS, NEW NUCLEAR FA- CILITIES, AND OTHER MATTERS. (a) COST ASSESSMENT.—To inform the decisions
12 13 14 15 16	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE EXTENSION PROGRAMS, NEW NUCLEAR FA- CILITIES, AND OTHER MATTERS. (a) COST ASSESSMENT.—To inform the decisions made by the Nuclear Weapons Council established by sec-
12 13 14 15 16 17	 SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE EXTENSION PROGRAMS, NEW NUCLEAR FA- CILITIES, AND OTHER MATTERS. (a) COST ASSESSMENT.—To inform the decisions made by the Nuclear Weapons Council established by sec- tion 179 of title 10, United States Code, the Secretary of
12 13 14 15 16 17 18	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE EXTENSION PROGRAMS, NEW NUCLEAR FA- CILITIES, AND OTHER MATTERS. (a) COST ASSESSMENT.—To inform the decisions made by the Nuclear Weapons Council established by sec- tion 179 of title 10, United States Code, the Secretary of Defense, acting through the Director of Cost Assessment and
 12 13 14 15 16 17 18 19 	SEC. 3154. INDEPENDENT COST ASSESSMENTS FOR LIFE EXTENSION PROGRAMS, NEW NUCLEAR FA- CILITIES, AND OTHER MATTERS. (a) COST ASSESSMENT.—To inform the decisions made by the Nuclear Weapons Council established by sec- tion 179 of title 10, United States Code, the Secretary of Defense, acting through the Director of Cost Assessment and Program Evaluation and in coordination with the Admin-

22 (1) new nuclear weapon life extension programs;
23 and

(2) new nuclear facilities within the nuclear se curity enterprise that are estimated to cost more than
 \$500,000,000.

4 (b) REPORT.—Not later than 30 days after the date
5 on which each assessment conducted under subsection (a)
6 is completed, the Administrator for Nuclear Security and
7 the Secretary of Defense shall jointly submit to the congres8 sional defense committees a report containing the results
9 of such assessment.

10 (c) FORM.—The report required under subsection (b)
11 shall be submitted in unclassified form, but may include
12 a classified annex.

13 (d) AUTHORITY FOR FURTHER ASSESSMENTS.—Upon the request of the Administrator for Nuclear Security, the 14 15 Secretary of Defense, acting through the Director of Cost Assessment and Program Evaluation and in consultation 16 with the Administrator, may conduct a cost assessment of 17 any initiative of the National Nuclear Security Adminis-18 19 tration that is estimated to cost more than \$500,000,000. SEC. 3155. ASSESSMENT OF NUCLEAR WEAPON PIT PRO-20 21 **DUCTION REQUIREMENT.**

(a) ASSESSMENT.—The Secretary of Defense and the
Secretary of Energy, in coordination with the Commander
of the United States Strategic Command, shall jointly assess the annual plutonium pit production requirement need-

ed to sustain a safe, secure, and reliable nuclear weapon
 arsenal.

3 (b) REPORTS.—

4	(1) IN GENERAL.—Not later than 180 days after
5	the date of the enactment of this Act, the Secretary of
6	Defense and the Secretary of Energy shall jointly sub-
7	mit to the congressional defense committees a report
8	regarding the assessment conducted under section (a),
9	including—
10	(A) an explanation of the rationale and as-
11	sumptions that led to the current 50 to 80 pluto-
12	nium pit production requirement, including the
13	factors considered in determining such require-
14	ment;

(B) an analysis of whether there are any
changes to the current 50 to 80 plutonium pit
production requirement, including the reasons
for any such changes;

19(C) the implications for national security,20for maintaining the nuclear weapons stockpile21(including the impact on options available for22life extension programs), and for costs of having23pit production capacity at—

24 *(i)* 10 to 20 pits per year;

25 *(ii) 20 to 30 pits per year;*

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1	(iii) 30 to 50 pits per year; and
2	(iv) 50 to 80 pits per year; and
2	(D) the implications of various pit produc-
4	tion capacities on the requirements for the nu-
5	clear weapon hedge or reserve forces of the
6	United States.
7	(2) UPDATE.—If the report under paragraph (1)
8	does not incorporate the results of the Nuclear Posture
9	Review Implementation Study, the Secretary of De-
10	fense and the Secretary of Energy, in coordination
11	with the Commander of the United States Strategic
12	Command, shall jointly submit to the congressional
13	defense committees an update to the report under
14	paragraph (1) that incorporates the results of such
15	study by not later than 90 days after the date on
16	which such committees receive such study.
17	(c) FORM.—The reports under paragraphs (1) and (2)
18	of subsection (b) shall be submitted in unclassified form,
19	but may include a classified annex.
20	SEC. 3156. INTELLECTUAL PROPERTY RELATED TO URA-
21	NIUM ENRICHMENT.
22	(a) IN GENERAL.—Subject to subsection (b), of the
23	funds authorized to be appropriated by this Act or otherwise
24	made available for fiscal year 2013 for defense nuclear non-
25	proliferation, the Secretary of Energy may make available

3 technologies as provided in subsection (c).

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4 (b) CERTIFICATION.—Not later than 30 days before the
5 date on which the Secretary makes an amount available
6 under subsection (a), the Secretary shall submit to the con7 gressional defense committees—

8 (1) written certification that such amount is
9 needed for national security purposes; and

10 (2) a description of such purposes.

(c) ADMINISTRATION.—An amount made available by
the Secretary under subsection (a) shall be used to provide,
directly or indirectly, Federal funds, resources, or other assistance for the research, development, or deployment of domestic national-security-related enrichment technology,
subject to the following requirements:

17 (1) The Secretary shall provide such assistance
18 using merit selection procedures.

19 (2) The Secretary may provide such assistance
20 only if the Secretary executes an agreement with the
21 recipient (or any affiliate, successor, or assignee) of
22 such funds, resources, or other assistance (in this sec23 tion referred to as the "recipient") that requires—

not more than \$150,000,000 for the development and dem-

onstration of domestic national-security-related enrichment

1	(A) the achievement of specific technical cri-
2	teria by the recipient by specific dates not later
3	than June 30, 2014;
4	(B) that the recipient—
5	(i) immediately upon execution of the
6	agreement, grant to the United States for
7	use by or on behalf of the United States,
8	through the Secretary, a royalty-free, non-
9	exclusive license in all enrichment-related
10	intellectual property and associated tech-
11	nical data owned, licensed, or otherwise
12	controlled by the recipient as of the date of
13	the enactment of this Act, or thereafter de-
14	veloped or acquired to meet the require-
15	ments of the agreement;
16	(ii) amend any existing agreement be-
17	tween the Secretary and the recipient to
18	permit the Secretary to use or permit third
19	parties on behalf of the Secretary to use in-
20	tellectual property and associated technical
21	data related to the award of funds, re-
22	sources, or other assistance royalty-free for
23	Government purposes, including completing
24	or operating enrichment technologies and
25	using them for national defense purposes,

including providing nuclear material to op erate commercial nuclear power reactors for
 tritium production; and

4 (iii) as soon as practicable, deliver to
5 the Secretary all technical information and
6 other documentation in its possession or
7 control necessary to permit the Secretary to
8 use all intellectual property related to do9 mestic enrichment technologies described in
10 this subparagraph; and

11 (C) any other condition or restriction the
12 Secretary determines necessary to protect the in13 terests of the United States.

14 (d) CONTROL OF PROPERTY.—If the Secretary deter-15 mines that a recipient has not achieved the technical criteria required under an agreement under subsection (c)(2)16 by the date specified pursuant to subparagraph (A) of such 17 subsection, the recipient shall, as soon as practicable, sur-18 19 render custody, possession, and control, or return, as appro-20 priate, any real or personal property owned or leased by 21 the recipient, to the Secretary in connection with the de-22 ployment of enrichment technology, along with all capital 23 improvements, equipment, fixtures, appurtenances, and 24 other improvements thereto, and any further obligation by 25 the Secretary under any such lease shall terminate.

(e) APPLICATION OF REQUIREMENTS.—The limita tions and requirements in this section shall apply to funds
 authorized to be appropriated by this Act or otherwise made
 available for fiscal year 2013 or any fiscal year thereafter
 for the development and demonstration of domestic national
 security-related enrichment technology.

7 (f) EXCEPTION.—Subsections (c) and (d) shall not
8 apply with respect to the issuance of any loan guarantee
9 pursuant to section 1703 of the Energy Policy Act of 2005
10 (42 U.S.C. 16513).

11SEC. 3157. SENSE OF CONGRESS ON COMPETITION AND12FEES RELATED TO THE MANAGEMENT AND13OPERATING CONTRACTS OF THE NUCLEAR14SECURITY ENTERPRISE.

15 It is the sense of Congress that—

16 (1) in the past decade, competition of the man-17 agement and operating contracts for the national se-18 curity laboratories has resulted in significant in-19 creases in fees paid to the contractors—funding that 20 otherwise could be used to support program and mis-21 sion activities of the National Nuclear Security Ad-22 ministration;

(2) competition of the management and operating contracts of the nuclear security enterprise is
an important mechanism to help realize cost savings,

(3) when the Administrator for Nuclear Security 3 4 considers it appropriate to achieve these goals, the Administrator should conduct competition of these 5 6 contracts while recognizing the unique nature of federally funded research and development centers; and 7 8 (4) the Administrator should ensure that fixed 9 fees and performance-based fees contained in manage-10 ment and operating contracts are as low as possible 11 to maintain a focus on national service while attract-12 ing high-quality contractors and achieving the goals 13 of the competition.

14 *TITLE XXXII—DEFENSE NU-*15 *CLEAR FACILITIES SAFETY*16 *BOARD*

17 SEC. 3201. AUTHORIZATION.

18 There is authorized to be appropriated for fiscal year
19 2013 \$31,415,000 for the operation of the Defense Nuclear
20 Facilities Safety Board under chapter 21 of the Atomic En21 ergy Act of 1954 (42 U.S.C. 2286 et seq.).

22 SEC. 3202. IMPROVEMENTS TO THE DEFENSE NUCLEAR FA 23 CILITIES SAFETY BOARD.

24 (a) ESTABLISHMENT.—Section 311 of the Atomic En-

25 ergy Act of 1954 (42 U.S.C. 2286) is amended—

1	(1) in subsection (b)—
2	(A) in paragraph (3), by striking "Energy
3	or any contractor of the Department of Energy"
4	and inserting "Energy, the National Nuclear Se-
5	curity Administration, or any contractor of the
6	Department or Administration"; and
7	(B) by striking paragraph (4);
8	(2) in subsection (c)—
9	(A) in the heading, by striking "AND VICE
10	CHAIRMAN" and inserting ", VICE CHAIRMAN,
11	AND MEMBERS";
12	(B) in paragraph (2), by striking "The
13	Chairman" and inserting "In accordance with
14	paragraphs (5) and (6), the Chairman"; and
15	(C) by adding at the end the following new
16	paragraphs:
17	"(5) Each member of the Board, including the Chair-
18	man and Vice Chairman, shall—
19	``(A) have equal responsibility and authority in
20	establishing decisions and determining actions of the
21	Board regarding recommendations, budgets, senior
22	staff, hearings and witnesses, investigations, sub-
23	poenas, and setting policies and regulations governing
24	operations of the Board;

1	"(B) have full, simultaneous access to all infor-
2	mation relating to the performance of the Board's
3	functions, powers, and mission; and
4	"(C) have one vote.
5	"(6) Any member of the Board may propose an indi-
6	vidual to be appointed to a senior staff position of the
7	Board and require a determination by the Board under
8	paragraph (5)(A) on whether such individual shall be ap-
9	pointed.";
10	(3) in subsection (d)—
11	(A) in paragraph (1), by striking "Except
12	as provided under paragraph (2), the" and in-
13	serting "The";
14	(B) by striking paragraph (2); and
15	(C) by redesignating paragraph (3) as
16	paragraph (2); and
17	(4) by amending subsection (e) to read as fol-
18	lows:
19	"(e) QUORUM.—(1) Three members of the Board shall
20	constitute a quorum.
21	"(2) A quorum shall be required to take the actions
22	of the Board described in subsection $(c)(5)(A)$.".
23	(b) Mission and Functions.—
24	(1) IN GENERAL.—Section 312 of the Atomic En-
25	ergy Act of 1954 (42 U.S.C. 2286a) is amended—

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1	(A) in the heading, by inserting "MISSION
2	AND" before "FUNCTIONS";
3	(B) by redesignating subsections (a) and (b)
4	as subsections (b) and (c), respectively;
5	(C) by inserting before subsection (b), as so
6	redesignated, the following new subsection (a):
7	"(a) MISSION.—The mission of the Board shall be to
8	provide independent analysis, advice, and recommenda-
9	tions to the Secretary of Energy to ensure that—
10	"(1) risks to public health and safety at the de-
11	fense nuclear facilities of the Department of Energy
12	are as low as reasonably practicable; and
13	"(2) public health and safety are adequately pro-
14	tected.";
15	(D) in subsection (b), as so redesignated—
16	(i) in the heading, by striking "IN
17	GENERAL" and inserting "FUNCTIONS";
18	(ii) in paragraph (1), by inserting
19	"risks to public health and safety are as low
20	as reasonably practicable and" after "to en-
21	sure that";
22	(iii) in paragraph (4), by striking "to
23	ensure adequate protection of public health
24	and safety" each place it appears and in-
25	serting "to ensure that risks to public health

1	and safety are as low as reasonably prac-
2	ticable and public health and safety are
3	adequately protected"; and
4	(iv) in paragraph (5)—
5	(I) by striking "to ensure ade-
6	quate protection of public health and
7	safety" and inserting "to ensure that
8	risks to public health and safety are as
9	low as reasonably practicable and pub-
10	lic health and safety are adequately
11	protected";
12	(II) by inserting ", and specifi-
13	cally assess," after "shall consider";
14	and
15	(III) by inserting ", the costs and
16	benefits, and the practicability" after
17	"economic feasibility".
18	(2) Clerical Amendment.—The table of con-
19	tents for the Atomic Energy Act of 1954 is amended
20	by striking the item relating to section 312 and in-
21	serting the following new item:
	"Sec. 312. Mission and functions of the board.".
22	(c) POWERS.—Section 313 of the Atomic Energy Act
23	of 1954 (42 U.S.C. 2286b) is amended—
24	(1) in subsection (a)—

1	(A) in paragraph (1), by striking "or a
2	member authorized by the Board"; and
3	(B) in paragraph (2)(A), by striking the
4	first sentence and inserting the following: "Sub-
5	poenas may be issued only with the approval of
6	a majority of the members of the Board and
7	shall be served by any person designated by the
8	Chairman, any member, or any person as other-
9	wise provided by law."; and
10	(2) in subsection (b), by adding at the end the
11	following new paragraph:
12	"(3) Of the funds appropriated to the Board to carry
13	out this chapter, each member of the Board, other than the
14	Chairman, may employ at least one technical advisor to
15	serve in the immediate office of the member to provide as-
16	sistance to the member in carrying out the responsibilities
17	of the member under this chapter. If employed in the imme-
18	diate office of a member, such advisor shall report to such
19	member and, notwithstanding section $311(c)(2)(A)$, may
20	not be subject to the appointment, direction, or supervision
21	of the Chairman."; and
22	(3) in subsection $(j)(2)$, by striking "section
23	312(1)" and inserting "section 312(b)(1)".

(d) BOARD RECOMMENDATIONS.—Section 315 of the
 Atomic Energy Act of 1954 (42 U.S.C. 2286d) is amended
 to read as follows:

4 "SEC. 315. BOARD RECOMMENDATIONS.

5 "(a) DRAFTS AND SUBMISSION OF RECOMMENDA6 TIONS.—(1) Subject to subsections (f) and (g), the Board
7 shall submit to the Secretary of Energy a draft of any rec8 ommendations under section 312 and any related findings,
9 supporting data, and analyses before the date on which such
10 recommendations are finalized.

11 "(2) The Secretary may provide to the Board com-12 ments on the recommendations not later than 45 days after 13 the date on which the Secretary receives the draft submis-14 sion of the Board under paragraph (1). The Board may 15 grant, upon request by the Secretary, not more than an ad-16 ditional 30 days for the Secretary to submit comments to 17 the Board.

18 "(3) After the period of time in which the Secretary 19 may provide recommendations under paragraph (2) 20 elapses, the Board may publish in the Federal Register ei-21 ther the original or a revised version of the recommenda-22 tions based on the comments of the Secretary, together with 23 a request for the submission to the Board of public com-24 ments on such recommendations. Interested persons shall 25 have 30 days after the date of publication in which to submit comments, data, views, or arguments to the Board con cerning the recommendations. The Board shall furnish the
 Secretary with copies of all comments, data, views, and ar guments submitted to it under this paragraph.

5 "(b) DISPOSITION OF RECOMMENDATIONS.—(1) Not later than 60 days after publication of the recommendations 6 under subsection (a)(3), the Secretary of Energy shall pub-7 8 lish in the Federal Register and transmit to the Board, in 9 writing, a statement of the final decision of the Secretary 10 with respect to whether the Secretary accepts or rejects, in whole or in part, such recommendations, including a de-11 scription of any actions to be taken in response to the rec-12 13 ommendations, any expected schedule, cost, technical, or program impacts of such recommendations, and the views 14 15 of the Secretary regarding such recommendations. The Board may grant, upon request by the Secretary, not more 16 than an additional 30 days for the Secretary to transmit 17 such statement to the Board. 18

"(2) The Board may hold hearings for the purpose of
obtaining public comments on its recommendations and the
disposition of such recommendations by the Secretary of
Energy.

23 "(c) REJECTION OF RECOMMENDATIONS.—If the Sec24 retary of Energy, in a statement under subsection (b)(1),
25 rejects (in whole or part) any recommendation made by the

Board under subsection (a), the Board may transmit to the
 Secretary and the Committees on Armed Services and Ap propriations of the Senate and the House of Representatives
 a letter describing the views and perspectives of the Board
 regarding the Secretary's disposition of the Board's rec ommendations.

7 "(d) IMPLEMENTATION PLAN.—The Secretary of En-8 ergy shall prepare a plan for the implementation of each 9 Board recommendation, or part of a recommendation, that 10 is accepted by the Secretary in the statement under subsection (b)(1). Not later than 120 days after the date on 11 12 which such statement is published, the Secretary shall 13 transmit to the Board such implementation plan. The Secretary may implement any such recommendation (or part 14 15 of any such recommendation) before, on, or after the date on which the Secretary transmits the implementation plan 16 to the Board under this subsection. 17

18 "(e) IMPLEMENTATION.—(1) Subject to paragraph (2), not later than one year after the date on which the Sec-19 retary of Energy transmits an implementation plan with 20 21 respect to a recommendation (or part thereof) under sub-22 section (d), the Secretary shall carry out and complete the 23 implementation plan. If complete implementation of the 24 plan takes more than one year, the Secretary of Energy shall submit a report to the Committees on Armed Services 25

and on Appropriations of the Senate and the House of Rep resentatives setting forth the reasons for the delay and when
 implementation will be completed.

4 "(2) If the Secretary of Energy determines that the im-5 plementation of a Board recommendation (or part thereof) is impracticable because of budgetary considerations, or 6 7 that the implementation would affect the Secretary's ability 8 to meet the annual nuclear weapons stockpile requirements 9 established pursuant to section 91 of this Act, the Secretary shall submit to the President and the Committees on Armed 10 11 Services and Appropriations of the Senate and the House 12 of Representatives a report containing the recommendation and the Secretary's determination. 13

14 "(f) IMMINENT OR SEVERE THREAT.—(1) In any case
15 in which the Board determines that a recommendation sub16 mitted to the Secretary of Energy under section 312 relates
17 to an imminent or severe threat to public health and safety,
18 the Board and the Secretary of Energy shall proceed under
19 this subsection in lieu of subsections (a) and (b).

20 "(2) The Board shall transmit to the President, the 21 Secretary of Defense, and the Secretary of Energy a rec-22 ommendation relating to an imminent or severe threat to 23 public health and safety. Not later than 15 days after the 24 date on which such recommendation is received, the Sec-25 retary of Energy shall submit the comments and views of the Secretary to the President. The President shall review
 such comments and views and shall make the decision con cerning the acceptance or rejection of the Board's rec ommendation.

5 "(3) After receipt by the President of the recommendation from the Board under this subsection, the Board shall 6 7 promptly make such recommendation available to the public and shall submit such recommendation to the Commit-8 9 tees on Armed Services and Appropriations of the Senate 10 and the House of Representatives. The President shall promptly notify such committees of the decision made by 11 the President under paragraph (2) and the reasons for that 12 13 decision.

14 "(g) LIMITATION.—Notwithstanding any other provi15 sion of this section, the requirements to make information
16 available to the public under this section—

17 "(1) shall not apply in the case of information
18 that is classified; and

"(2) shall be subject to the orders and regulations
issued by the Secretary of Energy under sections 147
and 148 of this Act to prohibit dissemination of certain information.".

(e) REPORTS.—Section 316 of the Atomic Energy Act
of 1954 (42 U.S.C. 2286e) is amended by striking "to the
Speaker of" each place it appears.

(f) INFORMATION TO CONGRESS.—Section 320 of the
 Atomic Energy Act of 1954 (42 U.S.C. 2286h-1) is amend ed by striking "the Congress" and inserting "Committees
 on Armed Services and Appropriations of the Senate and
 the House of Representatives".

6 (g) INSPECTOR GENERAL.—Chapter 21 of the Atomic
7 Energy Act of 1954 (42 U.S.C. 2286 et seq.) is amended
8 by adding at the end the following new section:

9 "SEC. 322. INSPECTOR GENERAL.

10 "The Board shall enter into an agreement with an
11 agency of the Federal Government to procure the services
12 of the Inspector General of such agency for the Board.".

13 TITLE XXXIV—NAVAL 14 PETROLEUM RESERVES

15 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.

(a) AMOUNT.—There are hereby authorized to be appropriated to the Secretary of Energy \$14,909,000 for fiscal
year 2013 for the purpose of carrying out activities under
chapter 641 of title 10, United States Code, relating 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 ADMINISTRATION

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3 SEC. 3501. AUTHORIZATION OF APPROPRIATIONS FOR NA4 TIONAL SECURITY ASPECTS OF THE MER5 CHANT MARINE FOR FISCAL YEAR 2013.

Funds are hereby authorized to be appropriated for fis- cal year 2013, to be available without fiscal year limitation if so provided in appropriations Acts, for the use of the De- partment of Transportation for Maritime Administration programs associated with maintaining national security aspects of the merchant marine, as follows:

(1) For expenses necessary for operations of the
 United States Merchant Marine Academy,
 \$77,253,000, of which—

15 (A) \$67,253,000 shall remain available
16 until expended for Academy operations; and

17 (B) \$10,000,000 shall remain available
18 until expended for capital asset management at
19 the Academy.

20 (2) For expenses necessary to support the State
21 maritime academies, \$16,045,000, of which—

22 (A) \$2,400,000 shall remain available until
23 expended for student incentive payments;

1	(B) \$2,545,000 shall remain available until
2	expended for direct payments to such academies;
3	and
4	(C) \$11,100,000 shall remain available
5	until expended for maintenance and repair of
6	State maritime academy training vessels.
7	(3) For expenses necessary to dispose of vessels in
8	the National Defense Reserve Fleet, \$12,717,000, to
9	remain available until expended.
10	(4) For expenses to maintain and preserve a
11	United States-flag merchant marine to serve the na-
12	tional security needs of the United States under chap-
13	ter 531 of title 46, United States Code, \$186,000,000.
14	(5) For the cost (as defined in section $502(5)$ of
15	the Federal Credit Reform Act of 1990 (2 U.S.C.
16	6661a(5)) of loan guarantees under the program au-
17	thorized by chapter 537 of title 46, United States
18	Code, \$3,750,000, all of which shall remain available
19	until expended for administrative expenses of the pro-
20	gram.
21	SEC. 3502. APPLICATION OF THE FEDERAL ACQUISITION
22	REGULATION.
23	Section 3502(b) of the Floyd D. Spence National De-

24 fense Authorization Act for Fiscal Year 2001, as enacted
25 into law by Public Law 106–398 (114 Stat. 1645A–490),

is amended by striking "the enactment of this Act" and in serting "contract award".

3 SEC. 3503. PROCUREMENT OF SHIP DISPOSAL.

4 Section 113(e)(15) of title 40, United States Code, is
5 amended—

6 (1) by inserting "disposal for recycling and all 7 contracts related thereto (including contracts for tow-8 ing, dry-docking, sale or purchase of services for recy-9 cling, or management of vessels during disposal)," 10 after "charter, construction, reconstruction,";

11 (2) by striking "merchant"; and

12 (3) by inserting "and with the Federal Acquisi13 tion Regulation" after "under this subtitle".

14sec. 3504. LIMITATION OF NATIONAL DEFENSE RESERVE15FLEET VESSELS TO THOSE OVER 1,500 GROSS16TONS.

Section 57101(a) of title 46, United States Code, is
amended by inserting "of 1,500 gross tons or more or such
other vessels as the Secretary of Transportation shall determine are appropriate" after "Administration".

21 SEC. 3505. DONATION OF EXCESS FUEL TO MARITIME ACAD22 EMIES.

23 Section 51103(b)(1) of title 46, United States Code, is
24 amended by striking so much as precedes paragraph (2)
25 and inserting the following:

"(b) Property for Instructional Purposes.—

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2 "(1) IN GENERAL.—The Secretary of Transpor-3 tation may cooperate with and assist the institutions 4 named in paragraph (2) by making vessels, fuel, ship-5 board equipment, and other marine equipment, owned 6 by the United States Government and determined by 7 the entity having custody and control of such prop-8 erty to be excess or surplus, available to those institu-9 tions for instructional purposes, by gift, loan, sale, lease, or charter on terms and conditions the Sec-10 11 retary considers appropriate. The consent of the Sec-12 retary of Navy shall be obtained with respect to any 13 property from National Defense Reserve Fleet vessels, 14 50 U.S.C. App. 1744, where such vessels are either 15 Ready Reserve Force vessels or other National Defense 16 Reserve Fleet vessels determined to be of sufficient 17 value to the Navy to warrant their further preserva-18 tion and retention.".

19 SEC. 3506. CLARIFICATION OF HEADING.

20 (a) IN GENERAL.—The heading of section 57103 of
21 title 46, United States Code, is amended to read as follows:

1	"§57103. Donation of nonretention vessels in the na-
2	tional defense reserve fleet".
3	(b) Conforming Amendment.—The item relating to
4	section 57103 in the analysis of chapter 571 of such title
5	is amended to read as follows:
	"57103. Donation of nonretention vessels in the national defense reserve fleet.".
6	SEC. 3507. TRANSFER OF VESSELS TO THE NATIONAL DE-
7	FENSE RESERVE FLEET.
8	Section 57101 of title 46, United States Code, is
9	amended by adding at the end the following:
10	"(c) Authority of Federal Entities to Transfer
11	VESSELS.—All Federal entities are authorized to transfer
12	vessels to the National Defense Reserve Fleet without reim-
13	bursement subject to the approval of the Secretary of Trans-
14	portation and the Secretary of the Navy with respect to
15	Ready Reserve Force vessels and the Secretary of Transpor-
16	tation with respect to all other vessels.".
17	SEC. 3508. AMENDMENTS RELATING TO THE NATIONAL DE-
18	FENSE RESERVE FLEET.
19	Subparagraphs (B), (C), and (D) of sections $11(c)(1)$
20	of the Merchant Ship Sales Act of 1946 (50 U.S.C. App.
21	1744(c)(1)) are amended to read as follows:
22	``(B) activate and conduct sea trials on each
23	vessel at a frequency that is deemed necessary;
24	``(C) maintain and adequately crew, as nec-
25	essary, in an enhanced readiness status those

1	vessels that are scheduled to be activated in 5 or
2	less days;
3	(D) locate those vessels that are scheduled
4	to be activated near embarkation ports specified
5	for those vessels; and".
6	SEC. 3509. EXTENSION OF MARITIME SECURITY FLEET PRO-
7	GRAM.
8	(a) Section 53101 of title 46, United States Code, is
9	amended—
10	(1) by amending paragraph (4) to read as fol-
11	lows:
12	"(4) Foreign commerce.—The term foreign
13	commerce means—
14	"(A) commerce or trade between the United
15	States, its territories or possessions, or the Dis-
16	trict of Columbia, and a foreign country; and
17	``(B) commerce or trade between foreign
18	countries.";
19	(2) by striking paragraph (5);
20	(3) by redesignating paragraphs (6) through (13)
21	as paragraphs (5) through (12), respectively; and
22	(4) by amending paragraph (5), as so redesig-
23	nated, to read as follows:
24	"(5) Participating fleet vessel.—The term
25	participating fleet vessel means any vessel that—

511
"(A) on October 1, 2015—
"(i) meets the requirements of para-
graph (1), (2), (3), or (4) of section
53102(c); and
"(ii) is less than 20 years of age if the
vessel is a tank vessel, or is less than 25
years of age for all other vessel types; and
"(B) on December 31, 2014, is covered by
an operating agreement under this chapter.".
(b) Section 53102(b) of such title is amended to read
as follows:
"(b) VESSEL ELIGIBILITY.—A vessel is eligible to be
included in the Fleet if—
"(1) the vessel meets the requirements of para-
graph (1), (2), (3), or (4) of subsection (c);
"(2) the vessel is operated (or in the case of a
vessel to be constructed, will be operated) in providing
transportation in foreign commerce;
"(3) the vessel is self-propelled and—
"(A) is a tank vessel that is 10 years of age
or less on the date the vessel is included in the
Fleet; or
"(B) is any other type of vessel that is 15
years of age or less on the date the vessel is in-
cluded in the Fleet;

1 "(4) the vessel— 2 "(A) is suitable for use by the United States for national defense or military purposes in time 3 4 of war or national emergency, as determined by 5 the Secretary of Defense; and 6 "(B) is commercially viable, as determined by the Secretary; and 7 8 "(5) the vessel— 9 "(A) is a United States-documented vessel; 10 or"(B) is not a United States-documented ves-11 sel, but— 12 13 "(i) the owner of the vessel has dem-14 onstrated an intent to have the vessel docu-15 mented under chapter 121 of this title if it is included in the Fleet; and 16 17 "(ii) at the time an operating agree-18 ment for the vessel is entered into under this chapter, the vessel is eligible for documenta-19 20 tion under chapter 121 of this title.". 21 (c) Section 53103 of such title is amended— 22 (1) by amending subsection (b) to read as fol-23 lows:

24 "(b) EXTENSION OF EXISTING OPERATING AGREE25 MENTS.—

1	"(1) OFFER TO EXTEND.—Not later than 60
2	days after the date of enactment of this paragraph,
3	the Secretary shall offer, to an existing contractor, to
4	extend, through September 30, 2025, an operating
5	agreement that is in existence on the date of enact-
6	ment of this paragraph. The terms and conditions of
7	the extended operating agreement shall include terms
8	and conditions authorized under this chapter, as
9	amended from time to time.
10	"(2) Time limit.—An existing contractor shall
11	have not later than 120 days after the date the Sec-
12	retary offers to extend an operating agreement to
13	agree to the extended operating agreement.
14	"(3) SUBSEQUENT AWARD.—The Secretary may
15	award an operating agreement to an applicant that
16	is eligible to enter into an operating agreement for
17	fiscal years 2016 through 2025 if the existing con-
18	tractor does not agree to the extended operating agree-
19	ment under paragraph (2)."; and
20	(2) by amending subsection (c) to read as fol-
21	lows:
22	"(c) Procedure for Awarding New Operating
23	AGREEMENTS.—The Secretary may enter into a new oper-
24	ating agreement with an applicant that meets the require-

25 ments of section 53102(c) (for vessels that meet the quali-

1 fications of section 53102(b)) on the basis of priority for vessel type established by military requirements of the Sec-2 3 retary of Defense. The Secretary shall allow an applicant 4 at least 30 days to submit an application for a new oper-5 ating agreement. After consideration of military requirements, priority shall be given to an applicant that is a 6 7 United States citizen under section 50501 of this title. The 8 Secretary may not approve an application without the con-9 sent of the Secretary of Defense. The Secretary shall enter 10 into an operating agreement with the applicant or provide a written reason for denying the application.". 11

12 (d) Section 53104 of such title is amended—

13 (1) in subsection (c), by striking paragraph (3);
14 and

(2) in subsection (e), by striking "an operating
agreement under this chapter is terminated under
subsection (c)(3), or if".

18 (e) Section 53105 of such title is amended—

19 (1) by amending subsection (e) to read as fol-20 lows:

21 "(e) TRANSFER OF OPERATING AGREEMENTS.—A con-22 tractor under an operating agreement may transfer the 23 agreement (including all rights and obligations under the 24 operating agreement) to any person that is eligible to enter 25 into the operating agreement under this chapter if the Secretary and the Secretary of Defense determine that the
 transfer is in the best interests of the United States. A
 transaction shall not be considered a transfer of an oper ating agreement if the same legal entity with the same ves sels remains the contracting party under the operating
 agreement."; and

7 (2) by amending subsection (f) to read as follows:
8 "(f) REPLACEMENT VESSELS.—A contractor may re9 place a vessel under an operating agreement with another
10 vessel that is eligible to be included in the Fleet under sec11 tion 53102(b), if the Secretary, in conjunction with the Sec12 retary of Defense, approves the replacement of the vessel.".
13 (f) Section 53106 of such title is amended—

14 (1) in subsection (a)(1), by striking "and (C)
15 \$3,100,000 for each of fiscal years 2012 through
16 2025." and inserting the following:

17 "(C) \$3,100,000 for each of fiscal years
18 2012, 2013, 2014, 2015, 2016, 2017, and 2018;
19 "(D) \$3,500,000 for each of fiscal years
20 2019, 2020, and 2021; and

21 "(E) \$3,700,000 for each of fiscal years
22 2022, 2023, 2024, and 2025.";

(2) in subsection (c)(3)(C), by striking "a LASH
vessel." and inserting "a lighter aboard ship vessel.";
and

1	(3) by striking subsection (f).
2	(g) Section 53107(b)(1) is amended to read as follows:
3	"(1) IN GENERAL.—An Emergency Preparedness
4	Agreement under this section shall require that a con-
5	tractor for a vessel covered by an operating agreement
6	under this chapter shall make commercial transpor-
7	tation resources (including services) available, upon
8	request by the Secretary of Defense during a time of
9	war or national emergency, or whenever the Secretary
10	of Defense determines that it is necessary for national
11	security or contingency operation (as that term is de-
12	fined in section 101 of title 10, United States Code).".
13	(h) Section 53109 is repealed.
14	(i) Section 53111 is amended—
15	(1) by striking "and" at the end of paragraph
16	(2); and
17	(2) by amending paragraph (3) to read as fol-
18	lows:
19	"(3) \$186,000,000 for each of fiscal years 2012,
20	2013, 2014, 2015, 2016, 2017, and 2018;
21	"(4) \$210,000,000 for each of fiscal years 2019,
22	2020, and 2021; and
23	"(5) \$222,000,000 for each fiscal year thereafter
24	through fiscal year 2025.".

(j) EFFECTIVE DATE OF AMENDMENTS.—The amend ments made by—

3 (1) paragraphs (2), (3), and (4) of section
4 3308(a) of this Act take effect on December 31, 2014;
5 and

6 (2) section 3308(f)(2) of this Act take effect on
7 December 31, 2014.

8 DIVISION D—FUNDING TABLES

9 SEC. 4001. AUTHORIZATION OF AMOUNTS IN FUNDING TA-

(a) IN GENERAL.—Whenever a funding table in this
division specifies a dollar amount authorized for a project,
program, or activity, the obligation and expenditure of the
specified dollar amount for the project, program, or activity
is hereby authorized, subject to the availability of appropriations.

(b) MERIT-BASED DECISIONS.—A decision to commit,
obligate, or expend funds with or to a specific entity on
the basis of a dollar amount authorized pursuant to subsection (a) shall—

(1) be based on merit-based selection procedures
in accordance with the requirements of sections
23 2304(k) and 2374 of title 10, United States Code, or
on competitive procedures; and

¹⁰ BLES.

(2) comply with other applicable provisions of
 law.

3 (c) Relationship to Transfer and Programming 4 AUTHORITY.—An amount specified in the funding tables in this division may be transferred or reprogrammed under 5 a transfer or reprogramming authority provided by another 6 7 provision of this Act or by other law. The transfer or re-8 programming of an amount specified in such funding tables shall not count against a ceiling on such transfers or 9 reprogrammings under section 1001 or section 1522 of this 10 Act or any other provision of law, unless such transfer or 11 reprogramming would move funds between appropriation 12 13 accounts.

(d) APPLICABILITY TO CLASSIFIED ANNEX.—This section applies to any classified annex that accompanies this
Act.

(e) ORAL AND WRITTEN COMMUNICATIONS.—No oral
or written communication concerning any amount specified
in the funding tables in this division shall supersede the
requirements of this section.

TITLE XLI-PROCUREMENT

2 SEC. 4101. PROCUREMENT.

Line	Item	FY 2013 Request	House Authorized
	AIRCRAFT PROCUREMENT, ARMY		
	FIXED WING		
01	UTILITY F/W AIRCRAFT	18,639	18,63
03 04	MQ-1 UAV RQ-11 (RAVEN)	518,088 25,798	518,08 25,79
04	ROTARY	20,100	23,13
06	HELICOPTER, LIGHT UTILITY (LUH)	271,983	271,98
07	AH–64 APACHE BLOCK IIIA REMAN	577,115	577,11
08	ADVANCE PROCUREMENT (CY)	107,707	107,70
09	AH–64 APACHE BLOCK IIIB NEW BUILD	153,993	153,99
10	ADVANCE PROCUREMENT (CY)	146,121	146,12
13 14	UH-60 BLACKHAWK M MODEL (MYP)	1,107,087	1,107,08
14 15	ADVANCE PROCUREMENT (CY) CH-47 HELICOPTER	115,113 1,076,036	115,11 1,076,03
16	ADVANCE PROCUREMENT (CY)	83,346	1,070,08
10	MODIFICATION OF AIRCRAFT	00,010	00,0
18	MQ-1 PAYLOAD—UAS	231,508	231,50
20	GUARDRAIL MODS (MIP)	16,272	16,27
21	MULTI SENSOR ABN RECON (MIP)	4,294	4,29
22	AH-64 MODS	178,805	178,80
23	CH-47 CARGO HELICOPTER MODS (MYP)	39,135	39,13
24 26	UTILITY/CARGO AIRPLANE MODS UTILITY HELICOPTER MODS	24,842 73,804	24,84 73,80
20	KIOWA WARRIOR MODS	192,484	192,48
29	NETWORK AND MISSION PLAN	190,789	190,78
30	COMMS, NAV SURVEILLANCE	133,191	133,19
31	GATM ROLLUP	87,280	87,28
32	RQ-7 UAV MODS	104,339	104,33
	GROUND SUPPORT AVIONICS		
34	AIRCRAFT SURVIVABILITY EQUIPMENT	34,037	34,03
36	CMWS	127,751	127,75
37	OTHER SUPPORT AVIONICS SUPPORT EQUIPMENT	4,886	4,88
38	COMMON GROUND EQUIPMENT	82,511	82,51
39	AIRCREW INTEGRATED SYSTEMS	77,381	77,38
40	AIR TRAFFIC CONTROL	47,235	47,23
41	INDUSTRIAL FACILITIES	1,643	1,64
42	LAUNCHER, 2.75 ROCKET TOTAL AIRCRAFT PROCUREMENT, ARMY	516 5,853,729	51 5,853,72
	MISSILE PROCUREMENT, ARMY		
	SURFACE-TO-AIR MISSILE SYSTEM		
01	PATRIOT SYSTEM SUMMARY	646,590	696,59
	Additional PAC-3 missiles		[50,00
02	MSE MISSILE AIR-TO-SURFACE MISSILE SYSTEM	12,850	12,85
04	HELLFIRE SYS SUMMARY	1,401	11,4
01	Program increase	1,101	[10,00
	ANTI-TANK/ASSAULT MISSILE SYS		1
05	JAVELIN (AAWS-M) SYSTEM SUMMARY	81,121	81,12
06	TOW 2 SYSTEM SUMMARY	64,712	64,71
07	ADVANCE PROCUREMENT (CY)	19,931	19,93
08	GUIDED MLRS ROCKET (GMLRS)	218,679	218,67
09	MLRS REDUCED RANGE PRACTICE ROCKETS (RRPR)	18,767	18,70
10	HIGH MOBILITY ARTILLERY ROCKET SYSTEM MODIFICATIONS	12,051	12,05
11	PATRIOT MODS	199,565	199,56
13	MLRS MODS	2,466	2,40
14	HIMARS MODIFICATIONS	6,068	6,06
	SPARES AND REPAIR PARTS		
16	SPARES AND REPAIR PARTS	7,864	7,80
	SUPPORT EQUIPMENT & FACILITIES		
17	AIR DEFENSE TARGETS	3,864	3,80
18	ITEMS LESS THAN \$5 MILLION (MISSILES) PRODUCTION RASE SUPPORT	1,560	1,50
19	PRODUCTION BASE SUPPORT	5,200 1,302,689	5,20 1 ,362,68
	PROCUREMENT OF W&TCV, ARMY		
01	TRACKED COMBAT VEHICLES STRYKER VEHICLE	286,818	286,8

line	Item	FY 2013 Request	House Authorize
03	STRYKER (MOD)	60,881	60,8
04	FIST VEHICLE (MOD)	57,257	57,2
05	BRADLEY PROGRAM (MOD)	148,193	288,1
0.0	Program increase	10.941	[140,00
06 07	HOWITZER, MED SP FT 155MM M109A6 (MOD)	10,341	10,3
07	PALADIN PIM MOD IN SERVICE IMPROVED RECOVERY VEHICLE (M88A2 HERCULES)	206,101 107,909	206,1 169,9
08	Program increase	107,909	
09	ASSAULT BREACHER VEHICLE	50,039	[62,00 50,0
10	M88 FOV MODS	29,930	29,9
10	M88 FOV MODS	29,950 129,090	,
11	ABRAMS TANK (MOD)	74,433	129,0
12		74,400	255,4 [181,00
	Program increase SUPPORT EQUIPMENT & FACILITIES		[181,00
13	PRODUCTION BASE SUPPORT (TCV-WTCV)	1.145	1.1
10	WEAPONS & OTHER COMBAT VEHICLES	1,145	1,1
14	INTEGRATED AIR BURST WEAPON SYSTEM FAMILY	506	
14		300	5.50
17	XM25 funding ahead of need	05 100	[-5(
17	LIGHTWEIGHT .50 CALIBER MACHINE GUN	25,183	25,1
19	MORTAR SYSTEMS	8,104	8,1
21	XM320 GRENADE LAUNCHER MODULE (GLM)	14,096	14,0
24	CARBINE	21,272	21,2
25	SHOTGUN, MODULAR ACCESSORY SYSTEM (MASS)	6,598	6,5
26	COMMON REMOTELY OPERATED WEAPONS STATION	56,725	56,7
27	HOWITZER LT WT 155MM (T)	13,827	13,8
	MOD OF WEAPONS AND OTHER COMBAT VEH		
29	M777 MODS	26,843	26,8
30	M4 CARBINE MODS	27,243	27,2
31	M2 50 CAL MACHINE GUN MODS	39,974	39,9
32	M249 SAW MACHINE GUN MODS	4,996	4,9
33	M240 MEDIUM MACHINE GUN MODS	6,806	6,8
34	SNIPER RIFLES MODIFICATIONS	14,113	14,1
35	M119 MODIFICATIONS	20,727	20,7
36	M16 RIFLE MODS	3,306	3,3
37	MODIFICATIONS LESS THAN \$5.0M (WOCV-WTCV)	3,072	3,0
	SUPPORT EQUIPMENT & FACILITIES		
38	ITEMS LESS THAN \$5 MILLION (WOCV-WTCV)	2,026	2,0
39	PRODUCTION BASE SUPPORT (WOCV-WTCV)	10,115	10,1
40	INDUSTRIAL PREPAREDNESS	442	4
41	SMALL ARMS EQUIPMENT (SOLDIER ENH PROG)	2,378	2,3
	SPARES		
42	SPARES AND REPAIR PARTS (WTCV)	31,217	31,2
	TOTAL PROCUREMENT OF W&TCV, ARMY	1,501,706	1,884,2
	PROCUREMENT OF AMMUNITION, ARMY SMALL/MEDIUM CAL AMMUNITION		
01	OTTO F FRANK ALL INVEDIO		123,5
	CTG, 5.56MM, ALL TYPES	158,313	
		158,313	
02	Unit cost savings		[-34,8
	Unit cost savings CTG, 7.62MM, ALL TYPES	91,438	[-34,8 91,4
03	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES	91,438 8,954	[-34,8 91,4 8,9
03 04	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, .50 CAL, ALL TYPES	91,438 8,954 109,604	[-34,8) 91,4 8,9 109,6
03 04 05	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES	91,438 8,954 109,604 4,041	[-34,8 91,4 8,9 109,6 4,0
03 04 05 06	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES	91,438 8,954 109,604 4,041 12,654	$\begin{bmatrix} -34,86\\ 91,2\\ 8,9\\ 109,6\\ 4,6\\ 12,6 \end{bmatrix}$
03 04 05	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES	91,438 8,954 109,604 4,041	$\begin{matrix} [-34,80\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\end{matrix}$
03 04 05 06	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose	91,438 8,954 109,604 4,041 12,654	$\begin{matrix} [-34,80\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1 \end{matrix}$
03 04 05 06 07	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round.	91,4388,954109,6044,04112,65472,154	$\begin{bmatrix} -34,80\\91,4\\8,5\\109,6\\4,6\\12,6\\54,1\\[-18,00]$
03 04 05 06	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES	91,438 8,954 109,604 4,041 12,654	$\begin{bmatrix} -34,80\\91,4\\8,5\\109,6\\4,6\\12,6\\54,1\\[-18,00]$
03 04 05 06 07 08	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION	91,438 8,954 109,604 4,041 12,654 72,154 60,138	$\begin{bmatrix} -34,84\\91,4\\8,5\\109,6\\4,6\\12,6\\54,1\\[-18,00]\\60,1 \end{bmatrix}$
03 04 05 06 07 08 09	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375	$\begin{bmatrix} -34,84\\ 91,4\\ 8,5\\ 109,6\\ 4,6\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,8 \end{bmatrix}$
03 04 05 06 07 08 09 10	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 81MM MORTAR, ALL TYPES	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375 27,471	$\begin{matrix} [-34,8] \\ 91,5 \\ 8,5 \\ 109,6 \\ 12,6 \\ 54,1 \\ [-18,00 \\ 60,1 \\ 44,5 \\ 27,5 \\ \end{array}$
03 04 05 06 07 08 09	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375	$\begin{bmatrix} -34,84\\ 91,4\\ 8,5\\ 109,6\\ 4,6\\ 12,6\\ 54,1\\ \begin{bmatrix} -18,00\\ 60,1\\ 44,5\\ 27,4 \end{bmatrix}$
03 04 05 06 07 08 09 10 11	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 81MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375 27,471 87,811	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ \end{bmatrix}$
03 04 05 06 07 08 09 10	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375 27,471	$\begin{bmatrix} -34,86\\ 91,4\\ 8,5\\ 109,6\\ 4,6\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,5\\ 27,4\\ 87,8\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, ANNGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 81MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES ARTILLERY AMMUNITION	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375 27,471 87,811 112,380	$\begin{bmatrix} -34,80\\ 91,4\\ 8,5\\ 109,6\\ 4,6\\ 12,6\\ 54,1\\ \begin{bmatrix} -18,00\\ 60,1\\ 44,5\\ 27,4\\ 87,8\\ 112,5\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES ARTILLERY AMMUNITION ARTILLERY CARTRIDGES, 75MM AND 105MM, ALL TYP	$91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 20 CAL, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES ARTILLERY CARTRIDGES , 75MM AND 105MM, ALL TYP ARTILLERY PROJECTILE, 155MM, ALL TYPES	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375 27,471 87,811 112,380 50,861 26,227	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2 \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 81MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES ARTILLERY AMMUNITION ARTILLERY CARTRIDGES, 75MM AND 105MM, ALL TYP PROJ 155MM EXTENDED RANGE XM982	$91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2\\ 55,3\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, ANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, A	$91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861\\26,227\\110,329$	$\begin{bmatrix} -34, 80\\ 91, 4\\ 8, 9\\ 109, 6\\ 4, 0\\ 12, 6\\ 54, 1\\ [-18, 00\\ 60, 1]\\ 44, 3\\ 27, 4\\ 87, 8\\ 112, 3\\ 50, 8\\ 26, 2\\ 55, 3\\ [-55, 00\\ -55, 00\\ [-55, 00] \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 25MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES ARTILLERY AMMUNITION ARTILLERY CARTRIDGES, 75MM AND 105MM, ALL TYP ARTILLERY PROJECTILE, 155MM, ALL TYPES PROJ 155MM EXTENDED RANGE XM982 Excalibur 1-b round schedule delay ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375 27,471 87,811 112,380 50,861 26,227	$\begin{bmatrix} -34, 80\\ 91, 4\\ 8, 9\\ 109, 6\\ 4, 0\\ 12, 6\\ 54, 1\\ [-18, 00\\ 60, 1]\\ 44, 3\\ 27, 4\\ 87, 8\\ 112, 3\\ 50, 8\\ 26, 2\\ 55, 3\\ [-55, 00\\ -55, 00\\ [-55, 00] \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15 16	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 20 CAL, ALL TYPES CTG, 20 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR,	$91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861\\26,227\\110,329\\43,924$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2\\ 55,3\\ [-55,00\\ 43,9\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 20 MA, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30 MM, ALL TYPES CTG, 30 MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40 MM, ALL TYPES MORTAR AMMUNITION 60 MM MORTAR, ALL TYPES 120 MM MORTAR ALL TYPES 120 MM M TYPE 120 MM M TYPE 120 MM MORT	$91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861\\26,227\\110,329$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2\\ 55,3\\ [-55,00\\ 43,9\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15 16 17	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, HANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 25MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES ARTILLERY AMMUNITION ARTILLERY PROPECTILE, 155MM, ALL TYPES PROJ 155MM EXTENDED RANGE XM982 Excalibur 1-b round schedule delay ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL MINES MINES & CLEARING CHARGES, ALL TYPES NETWORKED MUNITIONS	$\begin{array}{c} 91,438\\ 8,954\\ 109,604\\ 4,041\\ 12,654\\ 72,154\\ 60,138\\ 44,375\\ 27,471\\ 87,811\\ 112,380\\ 50,861\\ 26,227\\ 110,329\\ 43,924\\ 3,775\\ \end{array}$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2\\ 55,3\\ [-55,00\\ 43,9\\ 3,7\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15 16	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, ANDGUN, ALL TYPES CTG, 50 CAL, ALL TYPES CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, ALL	$91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861\\26,227\\110,329\\43,924$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2\\ 55,3\\ [-55,00\\ 43,9\\ 3,7\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, ANDGUN, ALL TYPES CTG, 20 CAL, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30 MM, ALL TYPES CTG, 30 MM, ALL TYPES Preing adjustments for target practice round and light-weight dual-purpose round. CTG, 40 MM, ALL TYPES CTG, 40 MM, 40	$\begin{array}{c} 91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861\\26,227\\110,329\\43,924\\3,775\\17,408\end{array}$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2\\ 55,3\\ [-55,00\\ 43,9\\ 3,7\\ 17,4\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15 16 17	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, AANDGUN, ALL TYPES CTG, 20 CAL, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, A	$\begin{array}{c} 91,438\\ 8,954\\ 109,604\\ 4,041\\ 12,654\\ 72,154\\ 60,138\\ 44,375\\ 27,471\\ 87,811\\ 112,380\\ 50,861\\ 26,227\\ 110,329\\ 43,924\\ 3,775\\ \end{array}$	$\begin{bmatrix} -34,80\\ 91,4\\ 8,5\\ 109,6\\ 4,6\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,5\\ 27,4\\ 87,5\\ 112,5\\ 112,5\\ 50,8\\ 26,2\\ 55,5\\ [-55,00\\ 43,5\\ 3,7\\ 17,4\\ 1,6\\ 1,0\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, ANDGUN, ALL TYPES CTG, 20 CAL, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30 MM, ALL TYPES CTG, 30 MM, ALL TYPES Preing adjustments for target practice round and light-weight dual-purpose round. CTG, 40 MM, ALL TYPES CTG, 40 MM, 40	$\begin{array}{c} 91,438\\8,954\\109,604\\4,041\\12,654\\72,154\\60,138\\44,375\\27,471\\87,811\\112,380\\50,861\\26,227\\110,329\\43,924\\3,775\\17,408\end{array}$	$\begin{bmatrix} -34,86\\ 91,4\\ 8,9\\ 109,6\\ 4,0\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,3\\ 27,4\\ 87,8\\ 112,3\\ 50,8\\ 26,2\\ 55,3\\ [-55,00\\ 43,9\\ \end{bmatrix}$
03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18 19	Unit cost savings CTG, 7.62MM, ALL TYPES CTG, AANDGUN, ALL TYPES CTG, 20 CAL, ALL TYPES CTG, 20 MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES Pricing adjustments for target practice round and light-weight dual-purpose round. CTG, 40MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES 120MM MORTAR, A	91,438 8,954 109,604 4,041 12,654 72,154 60,138 44,375 27,471 87,811 112,380 50,861 26,227 110,329 43,924 3,775 17,408 1,005	$\begin{bmatrix} -34,8\\ 91,\\ 8,5\\ 109,6\\ 4,(\\ 12,6\\ 54,1\\ [-18,00\\ 60,1\\ 44,5\\ 27,5\\ 87,8\\ 112,5\\ 50,8\\ 26,5\\ 55,5\\ [-55,00\\ 43,5\\ 3,7\\ 17,5\\ 1,0\\ 1,0\\ 1,0\\ 10,0\\ $

Line	Item	FY 2013 Request	House Authorize
22	GRENADES. ALL TYPES	33.477	33.4
23	SIGNALS, ALL TYPES	9,991	9,9
24	SIMULATORS, ALL TYPES	10,388	10,3
25	AMMO COMPONENTS, ALL TYPES	19,383	19,3
25 26	NON-LETHAL AMMUNITION, ALL TYPES	7,336	15,3
20	CAD/PAD ALL TYPES	6,641	6,6
28	ITEMS LESS THAN \$5 MILLION	15,092	15,0
29	AMMUNITION PECULIAR EQUIPMENT	15,692	15,6
30	FIRST DESTINATION TRANSPORTATION (AMMO)	14,107	15,0
31	CLOSEOUT LIABILITIES	14,107	14,1
01	PRODUCTION BASE SUPPORT	100	1
32	PROVISION OF INDUSTRIAL FACILITIES	220,171	220,1
33	CONVENTIONAL MUNITIONS DEMILITARIZATION. ALL	182,461	182,4
34	ARMS INITIATIVE	3,377	3,3
	TOTAL PROCUREMENT OF AMMUNITION, ARMY	1,739,706	1,631,9
	OTHER PROCUREMENT, ARMY		
	TACTICAL VEHICLES		-
01	SEMITRAILERS, FLATBED:	7,097	7,0
02	FAMILY OF MEDIUM TACTICAL VEH (FMTV)	346,115	346,1
03	FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP	19,292	19,2
04	FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	52,933	52,9
05	PLS ESP	18,035	18,0
09	TRUCK, TRACTOR, LINE HAUL, M915/M916	3,619	3,6
10	HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV	26,859	26,8
12	TACTICAL WHEELED VEHICLE PROTECTION KITS	69,163	69,1
13	MODIFICATION OF IN SVC EQUIP NON-TACTICAL VEHICLES	91,754	91,7
18	PASSENGER CARRYING VEHICLES	2,548	2,5
19	NONTACTICAL VEHICLES, OTHER	16,791	16,7
20	JOINT COMBAT IDENTIFICATION MARKING SYSTEM	10,061	10,0
20	WIN-T—GROUND FORCES TACTICAL NETWORK	892,635	872,6
21	Program adjustment	052,055	
22	SIGNAL MODERNIZATION PROGRAM	45 696	[-20,00
22 23		45,626	45,6
20	JCSE EQUIPMENT (USREDCOM) COMM—SATELLITE COMMUNICATIONS	5,143	5,1
0.4		151 696	151 (
24	DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS	151,636	151,6
25 26	SHF TERM	6,822	6,8
		9,108	9,1
28	NAVSTAR GLOBAL POSITIONING SYSTEM (SPACE)	27,353	27,3
29 31	SMART-T (SPACE) GLOBAL BRDCST SVC—GBS	98,656 47,121	98,6
31 32		47,131	47,1
	MOD OF IN-SVC EQUIP (TAC SAT) COMM—C3 SYSTEM	23,281	23,2
34	ARMY GLOBAL CMD & CONTROL SYS (AGCCS)	10,848	10,8
	COMM—COMBAT COMMUNICATIONS		
35	ARMY DATA DISTRIBUTION SYSTEM (DATA RADIO)	979	6
36	JOINT TACTICAL RADIO SYSTEM	556,250	521,2
	Program adjustment		[-35,00
37	MID-TIER NETWORKING VEHICULAR RADIO (MNVR)	86,219	76,2
	Program adjustment		[-10,00
38	RADIO TERMINAL SET, MIDS LVT(2)	7,798	7,7
39	SINCGARS FAMILY	9,001	9,0
40	AMC CRITICAL ITEMS—OPA2	24,601	24,6
41	TRACTOR DESK	7,779	7,7
43	SPIDER APLA REMOTE CONTROL UNIT	34,365	19,3
	Program delay		[-15,00]
44	SOLDIER ENHANCEMENT PROGRAM COMM/ELECTRONICS	1,833	1,8
45	TACTICAL COMMUNICATIONS AND PROTECTIVE SYSTEM	12,984	12,9
47	GUNSHOT DETECTION SYSTEM (GDS)	2,332	2,3
48	RADIO, IMPROVED HF (COTS) FAMILY	1,132	1,1
49	MEDICAL COMM FOR CBT CASUALTY CARE (MC4) COMM—INTELLIGENCE COMM	22,899	22,8
51	CI AUTOMATION ARCHITECTURE	1,564	1,5
52	RESERVE CA/MISO GPF EQUIPMENT	28,781	28,7
02	INFORMATION SECURITY	20,101	20,1
53	TSEC—ARMY KEY MGT SYS (AKMS)	23,432	23,4
54	INFORMATION SYSTEM SECURITY PROGRAM-ISSP	43,897	43,8
	COMM—LONG HAUL COMMUNICATIONS		
56	TERRESTRIAL TRANSMISSION	2,891	2,8
57	BASE SUPPORT COMMUNICATIONS	13,872	13,8
58	WW TECH CON IMP PROG (WWTCIP)	9,595	9,5
	COMM—BASE COMMUNICATIONS		
59	INFORMATION SYSTEMS	142,133	142,1
61	INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM	57,727	57,7
01			

Line	Item	FY 2013 Request	House Authorize
	ELECT EQUIP-TACT INT REL ACT (TIARA)		
65	JTT/CIBS-M	1,641	1,6
66	PROPHET GROUND	48,797	48,7
69	DCGS-A (MIP)	184,007	184,0
70	JOINT TACTICAL GROUND STATION (JTAGS)	2,680	2,6
71	TROJAN (MIP)	21,483	21,4
72 72	MOD OF IN-SVC EQUIP (INTEL SPT) (MIP)	2,412	2,4
73	CI HUMINT AUTO REPRINTING AND COLLECTION ELECT EQUIP—ELECTRONIC WARFARE (EW)	7,077	7,0
75	LIGHTWEIGHT COUNTER MORTAR RADAR	72,594	72,
76	CREW	15,446	15,4
78	COUNTERINTELLIGENCE/SECURITY COUNTERMEASURES	1,470	1,-
79	CI MODERNIZATION	1,368	1,3
	ELECT EQUIP-TACTICAL SURV. (TAC SURV)		
80	FAAD GBS	7,980	7,
81	SENTINEL MODS	33,444	33,
82	SENSE THROUGH THE WALL (STTW)	6,212	6,
83	NIGHT VISION DEVICES	166,516	166,
85	NIGHT VISION, THERMAL WPN SIGHT	82,162	82,
86	SMALL TACTICAL OPTICAL RIFLE MOUNTED MLRF	20,717	20,
89	GREEN LASER INTERDICTION SYSTEM (GLIS)	1,014	1,
90	INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS	29,881	29,
91 00	PROFILER	12,482	12,
92 94	MOD OF IN-SVC EQUIP (FIREFINDER RADARS) JOINT BATTLE COMMAND—PLATFORM (JBC-P)	3,075	3, 141,
94 96	MOD OF IN-SVC EQUIP (LLDR)	141,385 22,403	141, 22,
98	MOD OF IN-SVC EQOIT (IMDR)	22,405	22, 29.
99 99	COUNTERFIRE RADARS	23,505 244,409	25, 244,
100	ENHANCED SENSOR & MONITORING SYSTEM (WMD)	2,426	244,
100	ELECT EQUIP—TACTICAL C2 SYSTEMS	2,120	_,
101	TACTICAL OPERATIONS CENTERS	30,196	30,
102	FIRE SUPPORT C2 FAMILY	58,903	58,
103	BATTLE COMMAND SUSTAINMENT SUPPORT SYSTEM	8,111	8,
104	FAAD C2	5,031	5,
105	AIR & MSL DEFENSE PLANNING & CONTROL SYS	64,144	64,
106	KNIGHT FAMILY	11,999	11,
107	LIFE CYCLE SOFTWARE SUPPORT (LCSS)	1,853	1,
108	AUTOMATIC IDENTIFICATION TECHNOLOGY	14,377	14,
111	NETWORK MANAGEMENT INITIALIZATION AND SERVICE	59,821	59,
112	MANEUVER CONTROL SYSTEM (MCS)	51,228	51,
113	SINGLE ARMY LOGISTICS ENTERPRISE (SALE)	176,901	176,
114	RECONNAISSANCE AND SURVEYING INSTRUMENT SET ELECT EQUIP—AUTOMATION	15,209	15,
115	ARMY TRAINING MODERNIZATION	8,866	8,
116	AUTOMATED DATA PROCESSING EQUIP	129,438	129,
117	GENERAL FUND ENTERPRISE BUSINESS SYS FAM	9,184	9,
118	CSS COMMUNICATIONS	20,639	20,
119	RESERVE COMPONENT AUTOMATION SYS (RCAS)	35,493	35,
	ELECT EQUIP-AUDIO VISUAL SYS (A/V)		
120	ITEMS LESS THAN \$5 MILLION (A/V)	8,467	8,
121	ITEMS LESS THAN \$5 MILLION	5,309	5,
122	ELECT EQUIP-SUPPORT	586	
122	PRODUCTION BASE SUPPORT (C-E) CLASSIFIED PROGRAMS	280	
124A	CLASSIFIED PROGRAMS	3,435	3,
	CHEMICAL DEFENSIVE EQUIPMENT		
126	FAMILY OF NON-LETHAL EQUIPMENT (FNLE)	3,960	3,
127	BASE DEFENSE SYSTEMS (BDS)	4,374	4,
128	CBRN SOLDIER PROTECTION	9,259	9,
	BRIDGING EQUIPMENT		
130	TACTICAL BRIDGING	35,499	35,
131	TACTICAL BRIDGE, FLOAT-RIBBON ENGINEER (NON-CONSTRUCTION) EQUIPMENT	32,893	32,
134	ROBOTIC COMBAT SUPPORT SYSTEM (RCSS)	29,106	29.
134	EXPLOSIVE ORDNANCE DISPOSAL EQPMT (EOD EQPMT)	25,100	25, 25,
136	REMOTE DEMOLITION SYSTEMS	8,044	20,
137	< \$5M, COUNTERMINE EQUIPMENT	3,698	3.
	COMBAT SERVICE SUPPORT EQUIPMENT	3,000	0,
138	HEATERS AND ECU'S	12,210	12,
139	SOLDIER ENHANCEMENT	6,522	6,
140	PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS)	11,222	11,
141	GROUND SOLDIER SYSTEM	103,317	103,
144	FIELD FEEDING EQUIPMENT	27,417	27,
145	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	52,065	52,
146	MORTUARY AFFAIRS SYSTEMS	2,358	2,
	FAMILY OF ENGR COMBAT AND CONSTRUCTION SETS	31,573	31,
147 148	ITEMS LESS THAN \$5 MILLION	14,093	14,

Line	Item	FY 2013 Request	House Authorized
149	DISTRIBUTION SYSTEMS, PETROLEUM & WATER MEDICAL EQUIPMENT	36,266	36,26
150	COMBAT SUPPORT MEDICAL	34,101	34,10
151	MEDEVAC MISSON EQUIPMENT PACKAGE (MEP)	20,540	20,54
	MAINTENANCE EQUIPMENT		
152	MOBILE MAINTENANCE EQUIPMENT SYSTEMS	2,495	2,49
154	CONSTRUCTION EQUIPMENT GRADER, ROAD MTZD, HVY, 6X4 (CCE)	2,028	2,02
154	SCRAPERS, EARTHMOVING	2,028 6,146	6,14
157	MISSION MODULES—ENGINEERING	31,200	31,20
161	TRACTOR, FULL TRACKED	20,867	20,86
162	ALL TERRAIN CRANES	4,003	4,00
163	PLANT, ASPHALT MIXING	3,679	3,6'
164	HIGH MOBILITY ENGINEER EXCAVATOR (HMEE)	30,042	30,04
165	ENHANCED RAPID AIRFIELD CONSTRUCTION CAPA	13,725	13,72
166	CONST EQUIP ESP	13,351	13,3
167	ITEMS LESS THAN \$5 MILLION (CONST EQUIP)	9,134	9,13
170	RAIL FLOAT CONTAINERIZATION EQUIPMENT ITEMS LESS THAN \$5 MILLION (FLOAT/RAIL) GENERATORS	10,552	10,5
171	GENERATORS AND ASSOCIATED EQUIP	60,302	60,30
171	MATERIAL HANDLING EQUIPMENT	00,302	00,50
173	FAMILY OF FORKLIFTS	5,895	5,89
	TRAINING EQUIPMENT	3,000	0,0
175	COMBAT TRAINING CENTERS SUPPORT	104,649	104,64
176	TRAINING DEVICES, NONSYSTEM	125,251	125,2
177	CLOSE COMBAT TACTICAL TRAINER	19,984	19,98
178	AVIATION COMBINED ARMS TACTICAL TRAINER	10,977	10,9
179	GAMING TECHNOLOGY IN SUPPORT OF ARMY TRAINING TEST MEASURE AND DIG EQUIPMENT (TMD)	4,056	4,0
180	CALIBRATION SETS EQUIPMENT	10,494	10,4
181	INTEGRATED FAMILY OF TEST EQUIPMENT (IFTE)	45,508	45,5
182	TEST EQUIPMENT MODERNIZATION (TEMOD) OTHER SUPPORT EQUIPMENT	24,334	24,3
183	RAPID EQUIPPING SOLDIER SUPPORT EQUIPMENT	5,078	5,0
184	PHYSICAL SECURITY SYSTEMS (OPA3)	46,301	46,3
185 186	BASE LEVEL COMMON EQUIPMENT MODIFICATION OF IN-SVC EQUIPMENT (OPA-3)	1,373 59,141	1,3 59,1
180	PRODUCTION BASE SUPPORT (OTH)	2,446	2,4
188	SPECIAL EQUIPMENT FOR USER TESTING	12,920	12,9
189	AMC CRITICAL ITEMS OPA3	19,180	19,1
190	TRACTOR YARD	7,368	7,3
191	UNMANNED GROUND VEHICLE OPA2	83,937	83,9
193	INITIAL SPARES—C&E TOTAL OTHER PROCUREMENT, ARMY	64,507 6,326,245	64,5 6,246,2 4
	JOINT IMPR EXPLOSIVE DEV DEFEAT FUND STAFF AND INFRASTRUCTURE		
04	OPERATIONS	227,414	
	Transfer of funds to title 15 TOTAL JOINT IMPR EXPLOSIVE DEV DEFEAT FUND	227,414	[-227,41
	AIRCRAFT PROCUREMENT, NAVY	,	
	COMBAT AIRCRAFT EA-18G Cost growth-CFE electronics, non-recurring costs	1,027,443	997,4
01			[-30,00 45,0
01 02	ADVANCE PROCUREMENT (CY)		45.00
		2,035,131	1,989,1
02	ADVANCE PROCUREMENT (CY) Program increase F/A-18E/F (FIGHTER) HORNET	2,035,131 30,296	[45,00] 1,989,13 [-46,00] 30,22
02 03	ADVANCE PROCUREMENT (CY) Program increase F/A-18E/F (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV		1,989,1 [-46,00] 30,2
02 03 04 05 06	ADVANCE PROCUREMENT (CY) Program increase F/A-18E/F (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV ADVANCE PROCUREMENT (CY)	30,296 1,007,632 65,180	$1,989,1 \\ [-46,00] \\ 30,2 \\ 1,007,6 \\ 65,1 \\ \end{tabular}$
02 03 04 05 06 07	ADVANCE PROCUREMENT (CY) Program increase F/A-18E/F (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV ADVANCE PROCUREMENT (CY) JSF STOVL	30,296 1,007,632 65,180 1,404,737	$1,989,1 \\ [-46,00 \\ 30,2 \\ 1,007,6 \\ 65,1 \\ 1,404,7 \\ \end{cases}$
02 03 04 05 06 07 08	ADVANCE PROCUREMENT (CY) Program increase F/A-18E/F (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV ADVANCE PROCUREMENT (CY) JSF STOVL ADVANCE PROCUREMENT (CY)	30,296 1,007,632 65,180 1,404,737 106,199	$1,989,1 \\ [-46,00 \\ 30,2 \\ 1,007,6 \\ 65,1 \\ 1,404,7 \\ 106,1 \\ \end{tabular}$
02 03 04 05 06 07 08 09	ADVANCE PROCUREMENT (CY)	30,296 1,007,632 65,180 1,404,737 106,199 1,303,120	$1,989,1 \\ [-46,00 \\ 30,2 \\ 1,007,6 \\ 65,1 \\ 1,404,7 \\ 106,1 \\ 1,303,1 \\ \end{tabular}$
02 03 04 05 06 07 08 09 10	ADVANCE PROCUREMENT (CY)	30,296 1,007,632 65,180 1,404,737 106,199 1,303,120 154,202	$\begin{array}{c} 1,989,1\\ [-46,00]\\ 30,2\\ 1,007,6\\ 65,1\\ 1,404,7\\ 106,1\\ 1,303,1\\ 154,2 \end{array}$
02 03 04 05 06 07 08 09 10 11	ADVANCE PROCUREMENT (CY) Program increase F/A-18EF (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV ADVANCE PROCUREMENT (CY) JSF STOVL ADVANCE PROCUREMENT (CY) V-22 (MEDIUM LIFT) ADVANCE PROCUREMENT (CY) H-1 UPGRADES (UH-1Y/AH-1Z)	30,296 1,007,632 65,180 1,404,737 106,199 1,303,120 154,202 720,933	$\begin{array}{c} 1,989,1\\ [-46,00\\ 30,2\\ 1,007,6\\ 65,1\\ 1,404,7\\ 106,1\\ 1,303,1\\ 154,2\\ 720,9\end{array}$
02 03 04 05 06 07 08 09 10	ADVANCE PROCUREMENT (CY)	$\begin{array}{c} 30,296\\ 1,007,632\\ 65,180\\ 1,404,737\\ 106,199\\ 1,303,120\\ 154,202\\ 720,933\\ 69,658\end{array}$	$\begin{array}{c} 1,989,1\\ [-46,00\\ 30,2\\ 1,007,6\\ 65,1\\ 1,404,7\\ 106,1\\ 1,303,1\\ 154,2\\ 720,9\\ 69,6\end{array}$
02 03 04 05 06 07 08 09 10 11 12	ADVANCE PROCUREMENT (CY) Program increase F/A-18E/F (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV ADVANCE PROCUREMENT (CY) JSF STOVL ADVANCE PROCUREMENT (CY) V-22 (MEDIUM LIFT) ADVANCE PROCUREMENT (CY) H-1 UPGRADES (UH-1Y/AH-1Z) ADVANCE PROCUREMENT (CY)	30,296 1,007,632 65,180 1,404,737 106,199 1,303,120 154,202 720,933	$\begin{array}{c} 1,989,1\\ [-46,00\\ 30,2\\ 1,007,6\\ 65,1\\ 1,404,7\\ 106,1\\ 1,303,1\\ 154,2\\ 720,9\\ 69,6\\ 384,7\\ \end{array}$
02 03 04 05 06 07 08 09 10 11 12 13	ADVANCE PROCUREMENT (CY)	$\begin{array}{c} 30,296\\ 1,007,632\\ 65,180\\ 1,404,737\\ 106,199\\ 1,303,120\\ 154,202\\ 720,933\\ 69,658\\ 384,792 \end{array}$	$\begin{array}{c} 1,989,1\\ [-46,00\\ 30,2\\ 1,007,6\\ 65,1\\ 1,404,7\\ 106,1\\ 1,303,1\\ 154,2\\ 720,9\\ 69,6\\ 384,7\\ 69,2\\ 826,8\\ \end{array}$
02 03 04 05 06 07 08 09 10 11 12 13 14 15	ADVANCE PROCUREMENT (CY) Program increase F/A-18EF (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV ADVANCE PROCUREMENT (CY) JSF STOVL ADVANCE PROCUREMENT (CY) V-22 (MEDIUM LIFT) ADVANCE PROCUREMENT (CY) H-1 UPGRADES (UH-1Y/AH-1Z) ADVANCE PROCUREMENT (CY) H-608 (MYP) ADVANCE PROCUREMENT (CY) MH-60R (MYP) Cruiser Retention—Restore 5 helicopters	$\begin{array}{c} 30,296\\ 1,007,632\\ 65,180\\ 1,404,737\\ 106,199\\ 1,303,120\\ 154,202\\ 720,933\\ 69,658\\ 384,792\\ 69,277\\ 656,866\end{array}$	$\begin{array}{c} 1,989,1\\ [-46,00\\ 30,2\\ 1,007,6\\ 65,1\\ 1,404,7\\ 106,1\\ 1,303,1\\ 154,2\\ 720,9\\ 69,6\\ 384,7\\ 69,2\\ 826,8\\ [170,00\end{array}$
$\begin{array}{c} 02\\ 03\\ 04\\ 05\\ 06\\ 07\\ 08\\ 09\\ 10\\ 11\\ 12\\ 13\\ 14\\ 15\\ 16 \end{array}$	ADVANCE PROCUREMENT (CY)	$\begin{array}{c} 30,296\\ 1,007,632\\ 65,180\\ 1,404,737\\ 106,199\\ 1,303,120\\ 154,202\\ 720,933\\ 69,658\\ 384,792\\ 69,277\\ 656,866\\ 185,896\end{array}$	$\begin{array}{c} 1,989,1\\ [-46,00\\ 30,2\\ 1,007,6\\ 65,1\\ 1,404,7\\ 106,1\\ 1,303,1\\ 154,2\\ 720,9\\ 69,6\\ 384,7\\ 69,2\\ 826,8\\ [170,00\\ 185,8\\ \end{array}$
02 03 04 05 06 07 08 09 10 11 12 13 14 15	ADVANCE PROCUREMENT (CY) Program increase F/A-18EF (FIGHTER) HORNET Cost growth-CFE electronics, support costs ADVANCE PROCUREMENT (CY) JOINT STRIKE FIGHTER CV ADVANCE PROCUREMENT (CY) JSF STOVL ADVANCE PROCUREMENT (CY) V-22 (MEDIUM LIFT) ADVANCE PROCUREMENT (CY) H-1 UPGRADES (UH-1Y/AH-1Z) ADVANCE PROCUREMENT (CY) H-608 (MYP) ADVANCE PROCUREMENT (CY) MH-60R (MYP) Cruiser Retention—Restore 5 helicopters	$\begin{array}{c} 30,296\\ 1,007,632\\ 65,180\\ 1,404,737\\ 106,199\\ 1,303,120\\ 154,202\\ 720,933\\ 69,658\\ 384,792\\ 69,277\\ 656,866\end{array}$	1,989,1 [-46,00]

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SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2013 Request	House Authorize
20	ADVANCE PROCUREMENT (CY) TRAINER AIRCRAFT	123,179	123,17
22	JPATS	278,884	278,88
23	KC-130J	3.000	3,00
24	ADVANCE PROCUREMENT (CY)	22,995	22,99
25	ADVANCE PROCUREMENT (CY)	51,124	51,15
26	MQ-8 UAV	124,573	124,5
27	STUASLO UAV	9,593	9,5
	MODIFICATION OF AIRCRAFT		
28	EA-6 SERIES	30,062	30,0
29	AEA SYSTEMS	49,999	49,9
30	AV-8 SERIES	38,703	38,7
31	ADVERSARY	4,289	4,2
32	F-18 SERIES	647,306	647,3
33	H-46 SERIES	2,343	2,3
34	AH–1W SERIES	8,721	8,7
35	H-53 SERIES	45,567	45,5
36	SH-60 SERIES	83,527	83,5
37	H-1 SERIES	6,508	6,5
38	EP-3 SERIES	66,374	66,3
39	P-3 SERIES	148,405	148,4
40	E-2 SERIES	16,322	16,3
41	TRAINER A/C SERIES	34,284	34,2
42	C-2A	4,743	4,7
43	C-130 SERIES	60,302	60,3
44	FEWSG	670	6
45	CARGO/TRANSPORT A/C SERIES	26,311	26,3
46	E-6 SERIES	158,332	158,3
47	EXECUTIVE HELICOPTERS SERIES	58,163	58,1
48	SPECIAL PROJECT AIRCRAFT	12,421	12,4
49	T-45 SERIES	64,488	64,4
50	POWER PLANT CHANGES	21,569	21,5
50 51	JPATS SERIES	1,552	1,5
52	AVIATION LIFE SUPPORT MODS	2,473	2,4
53	COMMON ECM EQUIPMENT	114,690	114,6
54 54	COMMON ECM EQ011 MENT	96,183	96,1
54 56	ID SYSTEMS	39,846	39,8
50 57	P-8 SERIES		
57 58	r-8 series	5,302	5,3
59 59	RQ-7 SERIES	34,127 49,324	34,1 49,3
60	V-22 (TILT/ROTOR ACFT) OSPREY		45,5 95,8
00	AIRCRAFT SPARES AND REPAIR PARTS	95,856	55,8
61	SPARES AND REPAIR PARTS	1,166,430	1,126,4
01	Spares cost growth—F-35C, F-35B, E-2D	1,100,150	[-40,00
	AIRCRAFT SUPPORT EQUIP & FACILITIES		[10,00
62	COMMON GROUND EQUIPMENT	387,195	387,1
63	AIRCRAFT INDUSTRIAL FACILITIES	23,469	23,4
64	WAR CONSUMABLES	43,383	43,3
65	OTHER PRODUCTION CHARGES	3,399	3,3
66	SPECIAL SUPPORT EQUIPMENT	32,274	32,2
67	FIRST DESTINATION TRANSPORTATION	1,742	1,7
07	TOTAL AIRCRAFT PROCUREMENT, NAVY	17,129,296	17,228,2
01	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS		
01	SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES	1,224,683 5,553	1,224,6
03	STRATEGIC MISSILES TOMAHAWK	308,970	308,9
	TACTICAL MISSILES AMRAAM	102,683	112,6
04			[10,00
05	Program increase	80,226	80,2
	SIDEWINDER	80,226 127,609	80,2 137,8
05 06	SIDEWINDER	127,609	80,2 137,8 [10,20
05 06 07	SIDEWINDER JSOW Program increase STANDARD MISSILE	127,609 399,482	80,2 137,8 [10,20 399,4
05 06 07 08	SIDEWINDER JSOW Program increase STANDARD MISSILE RAM	127,609 399,482 66,769	80,2 137,8 [10,20 399,4 66,7
05 06 07	SIDEWINDER JSOW Program increase STANDARD MISSILE RAM HELLFIRE	127,609 399,482	80,2 137,8 [10,20 399,4 66,7 91,9
05 06 07 08 09	SIDEWINDER	$127,609 \\399,482 \\66,769 \\74,501$	$80,2 \\ 137,8 \\ [10,20 \\ 399,4 \\ 66,7 \\ 91,9 \\ [17,40]$
05 06 07 08 09 11	SIDEWINDERJSOW	127,609 399,482 66,769 74,501 61,518	$80,2 \\ 137,8 \\ [10,20 \\ 399,4 \\ 66,7 \\ 91,9 \\ [17,40 \\ 61,5 \\]$
05 06 07 08 09	SIDEWINDER	$127,609 \\399,482 \\66,769 \\74,501$	$80,2 \\ 137,8 \\ [10,20 \\ 399,4 \\ 66,7 \\ 91,9 \\ [17,40 \\ 61,5 \\]$
05 06 07 08 09 11 12	SIDEWINDER JSOW Program increase STANDARD MISSILE RAM HELLFIRE Program increase AERIAL TARGETS OTHER MISSILE SUPPORT MODIFICATION OF MISSILES	127,609 $399,482$ $66,769$ $74,501$ $61,518$ $3,585$	$\begin{array}{c} 80,2\\ 137,8\\ [10,20\\ 399,4\\ 66,7\\ 91,9\\ [17,40\\ 61,5\\ 3,5\end{array}$
05 06 07 08 09 11 12 13	SIDEWINDER JSOW Program increase STANDARD MISSILE RAM HELLFIRE Program increase AERIAL TARGETS OTHER MISSILE SUPPORT MODIFICATION OF MISSILES ESSM	$\begin{array}{c} 127,\!609\\ 399,\!482\\ 66,\!769\\ 74,\!501\\ 61,\!518\\ 3,\!585\\ 58,\!194\end{array}$	$\begin{array}{c} 80,2\\ 137,8\\ [10,20\\ 399,4\\ 66,7\\ 91,9\\ [17,40\\ 61,5\\ 3,5\\ 58,1 \end{array}$
05 06 07 08 09 11 12	SIDEWINDER JSOW Program increase STANDARD MISSILE RAM HELLFIRE Program increase AERIAL TARGETS OTHER MISSILE SUPPORT MODIFICATION OF MISSILES	127,609 $399,482$ $66,769$ $74,501$ $61,518$ $3,585$	$\begin{array}{c} 80,2\\ 137,8\\ [10,20]\\ 399,4\\ 66,7\\ 91,9\\ [17,40]\\ 61,5\\ 3,5\\ 58,1\\ 86,7\\ \end{array}$

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Line	Item	FY 2013 Request	House Authorized
17	FLEET SATELLITE COMM FOLLOW-ON	21,454	21,45
18	ORDNANCE SUPPORT EQUIPMENT ORDNANCE SUPPORT EQUIPMENT	54,945	54,94
10	TORPEDOES AND RELATED EQUIP	2.700	9.70
19 20	SSTD ASW TARGETS	2,700	2,70 10,38
20	MOD OF TORPEDOES AND RELATED EQUIP	10,505	10,50
21	MK-54 TORPEDO MODS	74,487	74,48
22	MK-48 TORPEDO ADCAP MODS	54,281	54,28
23	QUICKSTRIKE MINE	6,852	6,85
	SUPPORT EQUIPMENT		
24	TORPEDO SUPPORT EQUIPMENT	46,402	46,40
25	ASW RANGE SUPPORT	11,927	11,92
26	DESTINATION TRANSPORTATION FIRST DESTINATION TRANSPORTATION	3,614	3,61
20	GUNS AND GUN MOUNTS	3,014	3,01
27	SMALL ARMS AND WEAPONS	12,594	12,59
	MODIFICATION OF GUNS AND GUN MOUNTS	,	,
28	CIWS MODS	59,303	59,30
29	COAST GUARD WEAPONS	19,072	19,07
30	GUN MOUNT MODS	54,706	54,70
31	CRUISER MODERNIZATION WEAPONS	1,591	19,62
00	Cruiser retention—5"/62 Upgrade	20.005	[18,03
32	AIRBORNE MINE NEUTRALIZATION SYSTEMS SPARES AND REPAIR PARTS	20,607	20,60
34	SPARES AND REPAIR PARTS	60,150	60,15
	TOTAL WEAPONS PROCUREMENT, NAVY	3,117,578	3,173,20
	SHIPBUILDING & CONVERSION, NAVY OTHER WARSHIPS		
01	CARRIER REPLACEMENT PROGRAM	608,195	608,19
03	VIRGINIA CLASS SUBMARINE	3,217,601	3,217,60
04	ADVANCE PROCUREMENT (CY)	874,878	1,652,87
	Advance procurement		[778,00
05	CVN REFUELING OVERHAULS	1,613,392	1,613,39
06	ADVANCE PROCUREMENT (CY)	70,010	70,01
08	DDG 1000	669,222	669,22
09	DDG-51	3,048,658	3,048,65
10	ADVANCE PROCUREMENT (CY) Advance procurement	466,283	581,28 [115,00
11	LITTORAL COMBAT SHIP	1,784,959	1,784,95
	AMPHIBIOUS SHIPS	,,	,,.
15	JOINT HIGH SPEED VESSEL	189,196	189,19
17	AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST ADVANCE PROCUREMENT (CY)	307,300	307,30
18	OUTFITTING	309,648	309,64
20	LCAC SLEP	47,930	47,93
21	COMPLETION OF PY SHIPBUILDING PROGRAMS	372,573	372,57
	TOTAL SHIPBUILDING & CONVERSION, NAVY	13,579,845	14,472,84
	PROCUREMENT OF AMMO, NAVY & MC		
0.1	NAVY AMMUNITION	25.004	25.0
01	GENERAL PURPOSE BOMBS AIRBORNE ROCKETS, ALL TYPES	27,024	27,05
02 03	MACHINE GUN AMMUNITION	56,575 21,266	56,5′ 21,20
04	PRACTICE BOMBS	34,319	34,31
05	CARTRIDGES & CART ACTUATED DEVICES	53,755	53,75
06	AIR EXPENDABLE COUNTERMEASURES	61,693	61,69
07	JATOS	2,776	2,7
08	LRLAP 6" LONG RANGE ATTACK PROJECTILE	7,102	7,10
09	5 INCH/54 GUN AMMUNITION	48,320	48,32
10	INTERMEDIATE CALIBER GUN AMMUNITION	25,544	25,54
11	OTHER SHIP GUN AMMUNITION SMALL ARMS & LANDING PARTY AMMO	41,624	41,62
12 13	PYROTECHNIC AND DEMOLITION	65,893 11,176	65,89 11,17
14	AMMUNITION LESS THAN \$5 MILLION	4,116	4,11
	MARINE CORPS AMMUNITION	1,110	1,11
	SMALL ARMS AMMUNITION	83,733	83,73
15	LINEAR CHARGES, ALL TYPES	24,645	24,64
16		16,201	16,20
16 17	40MM, ALL TYPES		-
16	40MM, ALL TYPES	13,711	
16 17 19	40MM, ALL TYPES	13,711	[-10,00
16 17 19 20	40MM, ALL TYPES 81MM, ALL TYPES Excess to need 120MM, ALL TYPES	13,711 12,557	[-10,00 12,53
16 17 19	40MM, ALL TYPES 81MM, ALL TYPES Excess to need 120MM, ALL TYPES GRENADES, ALL TYPES	13,711	[-10,000 12,55 7,15
16 17 19 20	40MM, ALL TYPES 81MM, ALL TYPES Excess to need 120MM, ALL TYPES	13,711 12,557	[-10,00 12,55 7,15 [-50
16 17 19 20 22	40MM, ALL TYPES 81MM, ALL TYPES Excess to need 120MM, ALL TYPES GRENADES, ALL TYPES Excess to need	13,711 12,557 7,634	$\begin{array}{c} 3,71\\ [-10,000\\ 12,55\\ 7,13\\ [-500\\ 27,52\\ 93,06\end{array}$

SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2013 Request	House Authorize
	Excess to need		[-2,04
26	FUZE, ALL TYPES	5,297	5,2
27	NON LETHALS	1,362	1,3
28	AMMO MODERNIZATION	4,566	4,5
29	ITEMS LESS THAN \$5 MILLION	6,010 759,539	6,0 746,9
	OTHER PROCUREMENT, NAVY SHIP PROPULSION EQUIPMENT		
01	LM-2500 GAS TURBINE	10,658	10,6
02	ALLISON 501K GAS TURBINE	8,469	8,4
	NAVIGATION EQUIPMENT		
03	OTHER NAVIGATION EQUIPMENT	23,392	23,3
04	PERISCOPES SUB PERISCOPES & IMAGING EQUIP	53,809	53,8
04	OTHER SHIPBOARD EQUIPMENT	55,005	55,0
05	DDG MOD	452,371	452,3
06	FIREFIGHTING EQUIPMENT	16,958	16,9
07	COMMAND AND CONTROL SWITCHBOARD	2,492	2,4
08	POLLUTION CONTROL EQUIPMENT	20,707	20,7
09 10	SUBMARINE SUPPORT EQUIPMENT VIRGINIA CLASS SUPPORT EQUIPMENT	12,046 79,870	12,0 79,8
10	LCS CLASS SUPPORT EQUIPMENT	19,865	19,8
12	SUBMARINE BATTERIES	41,522	41,5
13	LPD CLASS SUPPORT EQUIPMENT	30,543	30,5
14	STRATEGIC PLATFORM SUPPORT EQUIP	16,257	16,2
15	DSSP EQUIPMENT	3,630	3,6
16	CG MODERNIZATION	101,000	184,9
17	Cruiser retention LCAC	16,645	[83,97 16,6
18	UNDERWATER EOD PROGRAMS	35,446	35,4
19	ITEMS LESS THAN \$5 MILLION	65,998	65,9
20	CHEMICAL WARFARE DETECTORS	4,359	4,3
21	SUBMARINE LIFE SUPPORT SYSTEM	10,218	10,2
	REACTOR PLANT EQUIPMENT		
22 23	REACTOR POWER UNITS REACTOR COMPONENTS	286,859	286,8
20	OCEAN ENGINEERING	278,503	278,5
24	DIVING AND SALVAGE EQUIPMENT	8,998	8,9
	SMALL BOATS	-,	-,-
25	STANDARD BOATS	30,131	30,1
	TRAINING EQUIPMENT		
26	OTHER SHIPS TRAINING EQUIPMENT PRODUCTION FACILITIES EQUIPMENT	29,772	29,7
27	OPERATING FORCES IPE OTHER SHIP SUPPORT	64,346	64,3
28	NUCLEAR ALTERATIONS	154,652	154,6
29	LCS COMMON MISSION MODULES EQUIPMENT	31,319	31,3
30	LCS MCM MISSION MODULES	38,392	38,3
31	LCS SUW MISSION MODULES	32,897	32,8
32	LOGISTIC SUPPORT	49,758	49,7
97	LSD MIDLIFE	49,158	49,1
34	SPQ-9B RADAR	19,777	19,7
35	AN/SQQ-89 SURF ASW COMBAT SYSTEM	89,201	89,2
36	SSN ACOUSTICS	190,874	190,8
37	UNDERSEA WARFARE SUPPORT EQUIPMENT	17,035	17,0
38	SONAR SWITCHES AND TRANSDUCERS	13,410	13,4
40	ASW ELECTRONIC EQUIPMENT SUBMARINE ACOUSTIC WARFARE SYSTEM	91 490	91.4
40 41	SUBMARINE ACOUSTIC WARFARE SISTEM	21,489 10,716	21,4 10,7
42	FIXED SURVEILLANCE SYSTEM	98,896	98,8
43	SURTASS	2,774	2,7
44	MARITIME PATROL AND RECONNAISSANCE FORCE ELECTRONIC WARFARE EQUIPMENT	18,428	18,4
45	AN/SLQ-32 RECONNAISSANCE EQUIPMENT	92,270	92,2
46	SHIPBOARD IW EXPLOIT	107,060	108,1
	Cruiser Retention	,	[1,12
47	AUTOMATED IDENTIFICATION SYSTEM (AIS) SUBMARINE SURVEILLANCE EQUIPMENT	914	9
48	SUBMARINE SUPPORT EQUIPMENT PROG	34,050	34,0
49	OTHER SHIP ELECTRONIC EQUIPMENT COOPERATIVE ENGAGEMENT CAPABILITY	27,881	27,8
49 50	TRUSTED INFORMATION SYSTEM (TIS)	27,881 448	21,c 4
51	NAVAL TACTICAL COMMAND SUPPORT SYSTEM (NTCSS)	35,732	35,7
53	NAVY COMMAND AND CONTROL SYSTEM (NCCS)	9,533	9,5
54	MINESWEEPING SYSTEM REPLACEMENT	60,111	60,1

55 56 57	SHALLOW WATER MCM	6,950	
56	ommow warme wow		6,9
	NAVSTAR GPS RECEIVERS (SPACE)	9,089	9,0
	AMERICAN FORCES RADIO AND TV SERVICE	7,768	7,7
58	STRATEGIC PLATFORM SUPPORT EQUIP	3,614	3,6
59	TRAINING EQUIPMENT OTHER TRAINING EQUIPMENT	42,911	42,9
55	AVIATION ELECTRONIC EQUIPMENT	42,011	42,5
60	MATCALS	5,861	5,8
61	SHIPBOARD AIR TRAFFIC CONTROL	8,362	8,3
62	AUTOMATIC CARRIER LANDING SYSTEM	15,685	15,6
63	NATIONAL AIR SPACE SYSTEM	16,919	16,9
64	FLEET AIR TRAFFIC CONTROL SYSTEMS	6,828	6,8
65	LANDING SYSTEMS	7,646	7,6
66	ID SYSTEMS	35,474	35,4
67	NAVAL MISSION PLANNING SYSTEMS OTHER SHORE ELECTRONIC EQUIPMENT	9,958	9,9
68	DEPLOYABLE JOINT COMMAND AND CONT	9,064	9,0
69	MARITIME INTEGRATED BROADCAST SYSTEM	16,026	16,0
70	TACTICAL/MOBILE C4I SYSTEMS	11,886	11,8
71	DCG8-N	11,887	11,8
72	CANES	341,398	344,8
	Cruiser Retention		[3,45
73	RADIAC	8,083	8,0
74	CANES-INTELL	79,427	79,4
75	GPETE	6,083	6,0
76	INTEG COMBAT SYSTEM TEST FACILITY	4,495	4,4
77	EMI CONTROL INSTRUMENTATION	4,767	4,7
78	ITEMS LESS THAN \$5 MILLION	81,755	81,7
80	SHIP COMMUNICATIONS AUTOMATION	56,870	58,0
	Cruiser Retention		[1,15
81	MARITIME DOMAIN AWARENESS (MDA)	1,063	1,0
82	COMMUNICATIONS ITEMS UNDER \$5M SUBMARINE COMMUNICATIONS	28,522	28,5
83	SUBMARINE BROADCAST SUPPORT	4,183	4,1
84	SUBMARINE COMMUNICATION EQUIPMENT SATELLITE COMMUNICATIONS	69,025	69,0
85	SATELLITE COMMUNICATIONS SYSTEMS	49,294	49,2
86	NAVY MULTIBAND TERMINAL (NMT)	184,825	186,5
	Cruiser Retention	,	[1,71
87	JCS COMMUNICATIONS EQUIPMENT	2,180	2,1
88	ELECTRICAL POWER SYSTEMS	1,354	1,3
90	INFO SYSTEMS SECURITY PROGRAM (ISSP)	144,104	144,1
91	CRYPTOLOGIC COMMUNICATIONS EQUIP OTHER ELECTRONIC SUPPORT	12,604	12,6
92	COAST GUARD EQUIPMENT	6,680	6,6
	SONOBUOYS		
95	SONOBUOYS—ALL TYPES AIRCRAFT SUPPORT EQUIPMENT	104,677	104,6
96	WEAPONS RANGE SUPPORT EQUIPMENT	70,753	70,7
97	EXPEDITIONARY AIRFIELDS	8,678	8,6
98	AIRCRAFT REARMING EQUIPMENT	11,349	11,3
99	AIRCRAFT LAUNCH & RECOVERY EQUIPMENT	82,618	82,6
100	METEOROLOGICAL EQUIPMENT	18,339	18,3
101	DCRS/DPL	1,414	1,4
102	AVIATION LIFE SUPPORT	40,475	40,4
103	AIRBORNE MINE COUNTERMEASURES	61,552	61,5
104	LAMPS MK III SHIPBOARD EQUIPMENT	18,771	18,7
105	PORTABLE ELECTRONIC MAINTENANCE AIDS	7,954	7,9
106	OTHER AVIATION SUPPORT EQUIPMENT	10,023	10,0
107	AUTONOMIC LOGISTICS INFORMATION SYSTEM (ALIS) SHIP GUN SYSTEM EQUIPMENT	3,826	3,8
108	NAVAL FIRES CONTROL SYSTEM	3,472	3,4
109	GUN FIRE CONTROL EQUIPMENT	4,528	4,5
110	NATO SEASPARROW	8,960	8,9
111	RAM GMLS	1,185	1,1
112	SHIP SELF DEFENSE SYSTEM	55,371	55,3
	AEGIS SUPPORT EQUIPMENT	81,614	81,6
113		77,767	77,7
113 114	TOMAHAWK SUPPORT EQUIPMENT	,	
	TOMAHAWK SUPPORT EQUIPMENT VERTICAL LAUNCH SYSTEMS	754	
114			7 4,9

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	Item	FY 2013 Request	House Authorize
118	SSN COMBAT CONTROL SYSTEMS	71.316	71,3
119	SUBMARINE ASW SUPPORT EQUIPMENT	4,018	4,0
120	SURFACE ASW SUPPORT EQUIPMENT	6,465	6,4
121	ASW RANGE SUPPORT EQUIPMENT	47,930	47,9
	OTHER ORDNANCE SUPPORT EQUIPMENT	.,	.,.
122	EXPLOSIVE ORDNANCE DISPOSAL EQUIP	3,579	3,5
123	ITEMS LESS THAN \$5 MILLION	3,125	3,1
	OTHER EXPENDABLE ORDNANCE		
124	ANTI-SHIP MISSILE DECOY SYSTEM	31,743	42,9
	Cruiser Retention		[1,23
	Program increase for NULKA decoys		[10,00
125	SURFACE TRAINING DEVICE MODS	34,174	34,1
126	SUBMARINE TRAINING DEVICE MODS	23,450	23,4
	CIVIL ENGINEERING SUPPORT EQUIPMENT		
127	PASSENGER CARRYING VEHICLES	7,158	7,1
128	GENERAL PURPOSE TRUCKS	3,325	3,3
129	CONSTRUCTION & MAINTENANCE EQUIP	8,692	8,6
130	FIRE FIGHTING EQUIPMENT	14,533	14,5
131	TACTICAL VEHICLES	15,330	15,3
132	AMPHIBIOUS EQUIPMENT	10,803	10,8
133	POLLUTION CONTROL EQUIPMENT	7,265	7,2
134	ITEMS UNDER \$5 MILLION	15,252	15,2
135	PHYSICAL SECURITY VEHICLES	1,161	1,1
	SUPPLY SUPPORT EQUIPMENT		
136	MATERIALS HANDLING EQUIPMENT	15,204	15,2
137	OTHER SUPPLY SUPPORT EQUIPMENT	6,330	6,3
138	FIRST DESTINATION TRANSPORTATION	6,539	6,5
139	SPECIAL PURPOSE SUPPLY SYSTEMS	34,804	34,8
140	TRAINING DEVICES TRAINING SUPPORT EQUIPMENT	25,444	25,4
	COMMAND SUPPORT EQUIPMENT		,-
141	COMMAND SUPPORT EQUIPMENT	43,165	43,1
142	EDUCATION SUPPORT EQUIPMENT	2,251	2,2
143	MEDICAL SUPPORT EQUIPMENT	3,148	3,1
146	NAVAL MIP SUPPORT EQUIPMENT	3,502	3,5
148	OPERATING FORCES SUPPORT EQUIPMENT	15,696	15,6
149	C4ISR EQUIPMENT	4,344	4,3
150	ENVIRONMENTAL SUPPORT EQUIPMENT	19,492	19,4
151	PHYSICAL SECURITY EQUIPMENT	177,149	177,1
152	ENTERPRISE INFORMATION TECHNOLOGY CLASSIFIED PROGRAMS	183,995	183,9
152A	CLASSIFIED PROGRAMS	13,063	13,0
	SPARES AND REPAIR PARTS		
153	SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, NAVY	250,718 6,169,378	250,7 6,272,0 3
	PROCUREMENT, MARINE CORPS	0,200,010	0,212,0
	TRACKED COMBAT VEHICLES		
01			
	AAV7A1 PIP	16,089	16,0
02	LAV PIP	16,089 186,216	
		· · · ·	45,3
	LAV PIP	· · · ·	45,3
	LAV PIP Budget adjustment per USMC	· · · ·	45,3 [-140,90
02	LAV PIP Budget adjustment per USMC ARTILLERY AND OTHER WEAPONS	186,216	45,3 [-140,90 2,5
02 03	LAV PIP Budget adjustment per USMC ARTILLERY AND OTHER WEAPONS EXPEDITIONARY FIRE SUPPORT SYSTEM	186,216 2,502	45,3 [-140,90 2,5 17,9
02 03 04	LAV PIP Budget adjustment per USMC ARTILLERY AND OTHER WEAPONS EXPEDITIONARY FIRE SUPPORT SYSTEM 155MM LIGHTWEIGHT TOWED HOWITZER	186,216 2,502 17,913	45,3 [-140,90 2,5 17,9 47,9
02 03 04 05	LAV PIP	2,502 17,913 47,999	45,3 [-140,90 2,5 17,9 47,9
02 03 04 05	LAV PIP Budget adjustment per USMC ARTILLERY AND OTHER WEAPONS EXPEDITIONARY FIRE SUPPORT SYSTEM 155MM LIGHTWEIGHT TOWED HOWITZER HIGH MOBILITY ARTILLERY ROCKET SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION OTHER SUPPORT MODIFICATION KITS	2,502 17,913 47,999	45,3 [-140,90 2,5 17,9 47,9 17,7
02 03 04 05 06	LAV PIPBudget adjustment per USMCBudget adjustment per USMC	2,502 17,913 47,999 17,706	45,3 [-140,90 2,5 17,9 47,9 17,7 48,0
02 03 04 05 06 07	LAV PIP	2,502 17,913 47,999 17,706 48,040	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\end{array}$
02 03 04 05 06 07	LAV PIP	2,502 17,913 47,999 17,706 48,040	$45,3 \\ [-140,90] \\ 2,5 \\ 17,9 \\ 47,9 \\ 17,7 \\ 48,0 \\ 4,5 \\ \end{bmatrix}$
02 03 04 05 06 07 08	LAV PIP	2,502 17,913 47,999 17,706 48,040 4,537	$45,3 \\ [-140,90] \\ 2,5 \\ 17,9 \\ 47,9 \\ 17,7 \\ 48,0 \\ 4,5 \\ 11,0 \\ \end{cases}$
02 03 04 05 06 07 08 09	LAV PIP	2,502 17,913 47,999 17,706 48,040 4,537 11,054	$\begin{array}{c} 45.3\\ [-140.90\\ 2.5\\ 17.9\\ 47.9\\ 17.7\\ 48.0\\ 4.5\\ 11.0\\ 19.6\end{array}$
02 03 04 05 06 07 08 09 11 12	LAV PIP	$\begin{array}{c} 2,502\\ 17,913\\ 47,999\\ 17,706\\ 48,040\\ 4,537\\ 11,054\\ 19,650\\ 20,708\\ \end{array}$	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\end{array}$
02 03 04 05 06 07 08 09 11	LAV PIP	$\begin{array}{c} 2,502\\ 17,913\\ 47,999\\ 17,706\\ 48,040\\ 4,537\\ 11,054\\ 19,650\end{array}$	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\\ 20,7\\ \end{array}$
02 03 04 05 06 07 08 09 11 12 14	LAV PIP	2,502 17,913 47,999 17,706 48,040 4,537 11,054 19,650 20,708 1,420	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\\ 20,7\\ 1,4\end{array}$
02 03 04 05 06 07 08 09 11 12	LAV PIP	$\begin{array}{c} 2,502\\ 17,913\\ 47,999\\ 17,706\\ 48,040\\ 4,537\\ 11,054\\ 19,650\\ 20,708\\ \end{array}$	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\\ 20,7\\ 1,4\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15	LAV PIP	2,502 17,913 47,999 17,706 48,040 4,537 11,054 19,650 20,708 1,420 25,127	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\\ 20,7\\ 1,4\\ 25,1\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15 16	LAV PIP	2,502 17,913 47,999 17,706 48,040 4,537 11,054 19,650 20,708 1,420 25,127 25,822	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\\ 20,7\\ 1,4\\ 25,1\\ 25,8\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15	LAV PIP	2,502 17,913 47,999 17,706 48,040 4,537 11,054 19,650 20,708 1,420 25,127	$\begin{array}{c} 45.3\\ [-140.90\\ 2.5\\ 17.9\\ 47.9\\ 17.7\\ 48.0\\ 4.5\\ 11.0\\ 19.6\\ 20.7\\ 1.4\\ 25.1\\ 25.8\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15 16 17	LAV PIP	186,216 $2,502$ $17,913$ $47,999$ $17,706$ $48,040$ $4,537$ $11,054$ $19,650$ $20,708$ $1,420$ $25,127$ $25,822$ $2,831$	$\begin{array}{c} 45.3\\ [-140.90\\ 2.5\\ 17.9\\ 47.9\\ 17.7\\ 48.0\\ 4.5\\ 11.0\\ 19.6\\ 20.7\\ 1.4\\ 25.1\\ 25.8\\ 2.8\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15 16 17 18	LAV PIP	2,502 17,913 47,999 17,706 48,040 4,537 11,054 19,650 20,708 1,420 25,127 25,822 2,831 5,498	$\begin{array}{c} 45,3\\ [-140,90\\2,5\\17,9\\47,9\\17,7\\48,0\\4,5\\11,0\\19,6\\20,7\\1,4\\25,1\\25,8\\2,8\\2,8\\5,4\\5,4\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15 16 17	LAV PIP	186,216 $2,502$ $17,913$ $47,999$ $17,706$ $48,040$ $4,537$ $11,054$ $19,650$ $20,708$ $1,420$ $25,127$ $25,822$ $2,831$	$\begin{array}{c} 45,3\\ [-140,90\\2,5\\17,9\\47,9\\17,7\\48,0\\4,5\\11,0\\19,6\\20,7\\1,4\\25,1\\25,8\\2,8\\2,8\\5,4\\5,4\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15 16 17 18 19	LAV PIP	$\begin{array}{c} 2,502\\ 17,913\\ 47,999\\ 17,706\\ 48,040\\ 4,537\\ 11,054\\ 19,650\\ 20,708\\ 1,420\\ 25,127\\ 25,822\\ 2,831\\ 5,498\\ 11,290\\ \end{array}$	$\begin{array}{c} 45.3\\ [-140.90\\ 2.5\\ 17.9\\ 47.9\\ 17.7\\ 48.0\\ 4.5\\ 11.0\\ 19.6\\ 20.7\\ 1.4\\ 25.1\\ 25.8\\ 2.8\\ 5.4\\ 11.2\end{array}$
02 03 04 05 06 07 08 09 11 12 14 15 16 17 18 19 20	LAV PIP	186,216 2,502 17,913 47,999 17,706 48,040 4,537 11,054 19,650 20,708 1,420 25,127 25,822 2,831 5,498 11,290 128,079	$\begin{array}{c} 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\\ 20,7\\ 1,4\\ 25,1\\ 25,8\\ 2,8\\ 5,4\\ 11,2\\ 128,0\\ \end{array}$
02 03 04 05 06 07 08 09 11 12 14 15 16 17 18 19	LAV PIP	$\begin{array}{c} 2,502\\ 17,913\\ 47,999\\ 17,706\\ 48,040\\ 4,537\\ 11,054\\ 19,650\\ 20,708\\ 1,420\\ 25,127\\ 25,822\\ 2,831\\ 5,498\\ 11,290\\ \end{array}$	$\begin{array}{c} 16,0\\ 45,3\\ [-140,90\\ 2,5\\ 17,9\\ 47,9\\ 17,7\\ 48,0\\ 4,5\\ 11,0\\ 19,6\\ 20,7\\ 1,4\\ 25,1\\ 25,8\\ 2,8\\ 2,8\\ 5,4\\ 11,2\\ 128,0\\ 27,6\\ \end{array}$

Line	Item	FY 2013 Request	House Authorized
23	INTELLIGENCE SUPPORT EQUIPMENT	7,466	7,46
25	RQ-11 UAV	2,318	2,31
26	DCGS-MC OTHER COMM/ELEC EQUIPMENT (NON-TEL)	18,291	18,29
29	NIGHT VISION EQUIPMENT	48,084	48,08
30	OTHER SUPPORT (NON-TEL)	206 702	206 70
30 31	COMMON COMPUTER RESOURCES COMMAND POST SYSTEMS	206,708 35,190	206,70 35,19
32	RADIO SYSTEMS	89,059	89,05
33	COMM SWITCHING & CONTROL SYSTEMS	22,500	22,50
34	COMM & ELEC INFRASTRUCTURE SUPPORT	42,625	42,62
035A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS	2,290	2,29
00011	ADMINISTRATIVE VEHICLES	2,200	_,
35	COMMERCIAL PASSENGER VEHICLES	2,877	2,87
36	COMMERCIAL CARGO VEHICLES TACTICAL VEHICLES	13,960	13,96
37	5/4T TRUCK HMMWV (MYP)	8,052	8,05
38	MOTOR TRANSPORT MODIFICATIONS	50,269	50,26
40	LOGISTICS VEHICLE SYSTEM REP	37,262	37,26
41	FAMILY OF TACTICAL TRAILERS OTHER SUPPORT	48,160	48,16
43	ITEMS LESS THAN \$5 MILLION	6,705	6,70
	ENGINEER AND OTHER EQUIPMENT	.,	.,
44	ENVIRONMENTAL CONTROL EQUIP ASSORT	13,576	13,57
45	BULK LIQUID EQUIPMENT	16,869	16,86
46 47	TACTICAL FUEL SYSTEMS POWER EQUIPMENT ASSORTED	19,108 56,253	19,10 56,25
48	AMPHIBIOUS SUPPORT EQUIPMENT	13,089	13,08
49	EOD SYSTEMS	73,699	73,69
50	MATERIALS HANDLING EQUIPMENT	9 5 1 0	0.51
50 51	PHYSICAL SECURITY EQUIPMENT GARRISON MOBILE ENGINEER EQUIPMENT (GMEE)	3,510 11,490	3,51 11,49
52	MATERIAL HANDLING EQUIP	20,659	20,65
53	FIRST DESTINATION TRANSPORTATION	132	13
54	GENERAL PROPERTY FIELD MEDICAL EQUIPMENT	91.069	31,06
55 55	TRAINING DEVICES	31,068 45,895	45,89
56	CONTAINER FAMILY	5,801	5,80
57	FAMILY OF CONSTRUCTION EQUIPMENT	23,939	23,93
60	RAPID DEPLOYABLE KITCHEN OTHER SUPPORT	8,365	8,36
61	ITEMS LESS THAN \$5 MILLION	7,077	7,07
	SPARES AND REPAIR PARTS	.,	.,
62	SPARES AND REPAIR PARTS	3,190	3,19
01	TOTAL PROCUREMENT, MARINE CORPS AIRCRAFT PROCUREMENT, AIR FORCE TACTICAL FORCES F-35	1,622,955 3,124,302	1,482,05 3,124,30
02	ADVANCE PROCUREMENT (CY)	293,400	229,40
	Excess advance procurement		[-64,00]
05	OTHER AIRLIFT	40.050	ao a :
05 07	C-130J HC-130J	68,373 152,212	68,3' 152,2
09	MC-130J	374,866	374,80
12	C-27J		115,00
	C-27J buy-back HELICOPTERS		[115,00
15	HH–60 LOSS REPLACEMENT/RECAP	60,596	60,59
17	CV-22 (MYP)	294,220	294,22
18	ADVANCE PROCUREMENT (CY)	15,000	15,00
19	MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C	2,498	2,49
15	OTHER AIRCRAFT	2,450	2,4.
24	TARGET DRONES	129,866	129,86
26	RQ-4	75,000	180,20
	Sustain current force structure AC-130J	169 070	[105,20
98	AC-130J MQ-9	163,970 553,530	163,97 712,43
$\frac{28}{30}$	-	,	[158,90
	Additional aircraft		
	RQ-4 BLOCK 40 PROC	11,654	11,6
30 31	RQ-4 BLOCK 40 PROC STRATEGIC AIRCRAFT		
30 31 32	RQ-4 BLOCK 40 PROC STRATEGIC AIRCRAFT B-2A	82,296	82,29
30 31	RQ-4 BLOCK 40 PROC STRATEGIC AIRCRAFT		11,65 82,29 149,75 9,78

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SEC. 4101. PROCUREMENT (In Thousands of Dollars)

	Item	FY 2013 Request	House Authorize
36	А-10	89,919	89,9
37	F-15	148,378	148,3
38	F-16	6,896	6,8
39	F-22A	283,871	283,8
40	F–35 MODIFICATIONS AIRLIFT AIRCRAFT	147,995	147,9
41	C=5	6,967	6,9
43	C-5M	944,819	944,8
44	ADVANCE PROCUREMENT (CY)	175,800	175,8
46	C-17A	205,079	205,0
47	C-21 C-32A	199	1
48 49	C-37A	1,750 445	1,7 4
	TRAINER AIRCRAFT		
51	GLIDER MODS	126	1
52	Т-6	15,494	15,4
53	T-1	272	2
54	T–38 OTHER AIRCRAFT	20,455	20,4
56	U-2 MOD8	44,477	44,4
57	KC-10A (ATCA)	46,921	46,9
58	C-12	1,876	1,8
59	MC-12W	17,054	17,0
60	C-20 MODS	243	2
61	VC-25A MOD	11,185	11,1
62	C-40	243	2
63	C-130	67,853	67,8
65	C-130J MODS	70,555	70,5
66	C-135	46,707	46,7
67	COMPASS CALL MODS	50,024	50,0
68	RC-135	165,237	165,2
69	E-3	193,099	193,0
70	E-4	47,616	47,6
71	E-8	59,320	59,3
72	H–1	5,449	5,4
73	H-60	26,227	26,2
74	RQ-4 MODS	9,257	9,2
75	HC/MC-130 MODIFICATIONS	22,326	22,3
76	OTHER AIRCRAFT	18,832	18,8
77	MQ-1 MODS	30,861	30,8
78	MQ-9 MODS	238,360	238,3
79 80	MQ-9 UAS PAYLOADS CV-22 MODS	93,461 23,881	93,4 23,8
81	AIRCRAFT SPARES AND REPAIR PARTS		
	INITIAL SPARES/REPAIR PARTS	729,691	728,2
	Premature request for deployment spares packages for F–35 Support additional MQ–9 aircraft		[-23,00 [21,60
	COMMON SUPPORT EQUIPMENT		
82	AIRCRAFT REPLACEMENT SUPPORT EQUIP POST PRODUCTION SUPPORT	56,542	56,5
83	A-10	5,100	5,1
84	B-1	965	9
86	B-2A	47,580	47,5
80			10.1
88	KC-10A (ATCA)	13,100	
	KC–10A (ATCA) C–17A	$13,100 \\ 181,703$	181,7
88	C-17A C-130		181,7 31,8
88 89 90 91	C-17A C-130 C-135	181,703 31,830 13,434	181,7 31,8 13,4
88 89 90 91 92	C-17A C-130 C-135 F-15	181,703 31,830 13,434 2,363	181,7 31,8 13,4 2,3
88 89 90 91 92 93	C-17A C-130 C-135 F-15 F-16	$181,703 \\ 31,830 \\ 13,434 \\ 2,363 \\ 8,506$	181,7 31,8 13,4 2,3 8,5
88 89 90 91 92	C-17A C-130 C-135 F-15	181,703 31,830 13,434 2,363	181,7 31,8 13,4 2,3 8,5
88 89 90 91 92 93	C-17A C-130 C-135 F-15 F-16 OTHER AIRCRAFT INDUSTRIAL PREPAREDNESS INDUSTRIAL RESPONSIVENESS	$181,703 \\ 31,830 \\ 13,434 \\ 2,363 \\ 8,506$	$181,7 \\ 31,8 \\ 13,4 \\ 2,3 \\ 8,5 \\ 9,5$
88 89 90 91 92 93 96	C-17A C-130 C-130 F-15 F-16 OTHER AIRCRAFT INDUSTRIAL PREPAREDNESS INDUSTRIAL RESPONSIVENESS	181,703 31,830 13,434 2,363 8,506 9,522	181,7 31,8 13,4 2,3 8,5 9,5 20,7
88 89 90 91 92 93 96 97	C-17A C-130	181,703 31,830 13,434 2,363 8,506 9,522 20,731	181,7 31,8 13,4 2,3 8,5 9,5 20,7 89,7
88 89 90 91 92 93 96 97 98	C-17A C-130 C-130 F-15	181,703 31,830 13,434 2,363 8,506 9,522 20,731 89,727 842,392 20,164	13,1 181,7 31,8 13,4 2,3 8,5 9,5 20,7 89,7 842,3 20,1
88 89 90 91 92 93 96 97 98 99	C-17A C-130	181,703 31,830 13,434 2,363 8,506 9,522 20,731 89,727 842,392	181,7 31,8 13,4 2,3 8,5 9,5 20,7 89,7 842,3 20,1
88 89 90 91 92 93 96 97 98 99 103A	C-17A C-130 C-130 C-135 F-15 F-16 OTHER AIRCRAFT INDUSTRIAL PREPAREDNESS INDUSTRIAL RESPONSIVENESS WAR CONSUMABLES WAR CONSUMABLES WAR CONSUMABLES OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE PROCUREMENT OF AMMUNITION, AIR FORCE ROCKETS	181,703 31,830 13,434 2,363 8,506 9,522 20,731 89,727 842,392 20,164 11,002,999	181,7 31,8 13,4 2,3 8,5 9,5 20,7 89,7 842,3 20,1 11,316,6
88 89 90 91 92 93 96 97 98 98	C-17A C-130 C-130 C-135 F-15	181,703 31,830 13,434 2,363 8,506 9,522 20,731 89,727 842,392 20,164	181,7 31,8 13,4 2,3 8,5 9,5 20,7 89,7 842,3 20,1 11,316,6
88 89 90 91 92 93 96 97 98 99 103A	C-17A	181,703 31,830 13,434 2,363 8,506 9,522 20,731 89,727 842,392 20,164 11,002,999	181,7 31,8 13,4 2,3 8,5 9,5 20,7 89,7 842,3 20,1 11,316,6
88 89 90 91 92 93 96 97 98 99 103A	C-17A C-130	181,703 31,830 13,434 2,363 8,506 9,522 20,731 89,727 842,392 20,164 11,002,999 8,927	$181,7 \\ 31,8 \\ 13,4 \\ 2,3 \\ 8,5 \\ 9,5 \\ 20,7 \\ 89,7 \\ 842,3 \\$

SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2013 Request	House Authorized
05	JOINT DIRECT ATTACK MUNITION FLARE, IR MJU-7B	101,921	101,92
06	CAD/PAD	43,829	43,82
07	EXPLOSIVE ORDNANCE DISPOSAL (EOD)	7,515	7,51
08	SPARES AND REPAIR PARTS	1,003	1,00
09	MODIFICATIONS	5,321	5,32
10	ITEMS LESS THAN \$5 MILLION	5,066	5,06
	FUZES		
11	FLARES	46,010	46,01
12	FUZES	36,444	36,44
13	SMALL ARMS SMALL ARMS	29,223	29,22
15	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	599,194	599,19
	MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC		
01	MISSILE REPLACEMENT EQ-BALLISTIC	56,906	56,90
02	JASSM	240,399	240,39
03	SIDEWINDER (AIM–9X)	88,020	240,5
04	AMRAAM	229,637	244,63
01	Program increase	220,001	[15,00
05	PREDATOR HELLFIRE MISSILE	47,675	47,67
06	SMALL DIAMETER BOMB	42,000	42,00
	INDUSTRIAL FACILITIES		
07	INDUSTR'L PREPAREDNS/POL PREVENTION	744	74
	CLASS IV		
09	MM III MODIFICATIONS	54,794	54,79
10 11	AGM-65D MAVERICK AGM-88A HARM	271	2'
11	AGM-80A HARM	23,240 13,620	23,24 13,65
13	SMALL DIAMETER BOMB	5,000	5,00
10	MISSILE SPARES AND REPAIR PARTS	0,000	0,0
14	INITIAL SPARES/REPAIR PARTS	74,373	74,3'
15	ADVANCED EHF	557,205	557,20
17	WIDEBAND GAPFILLER SATELLITES(SPACE)	36,835	36,8
19	GPS III SPACE SEGMENT	410,294	410,2
20	ADVANCE PROCUREMENT (CY)	82,616	82,6
21	SPACEBORNE EQUIP (COMSEC)	10,554	10,5
22	GLOBAL POSITIONING (SPACE)	58,147	58,1
23 24	DEF METEOROLOGICAL SAT PROG(SPACE)	89,022	89,0
24 25	EVOLVED EXPENDABLE LAUNCH VEH(SPACE)	1,679,856 454,251	1,679,8 454,2
20	SPECIAL PROGRAMS	434,231	404,2
30	SPECIAL UPDATE PROGRAMS	138,904	138,90
00	CLASSIFIED PROGRAMS	100,001	100,0
030A	CLASSIFIED PROGRAMS	1,097,483	1,097,48
	TOTAL MISSILE PROCUREMENT, AIR FORCE	5,491,846	5,506,84
	OTHER PROCUREMENT, AIR FORCE PASSENGER CARRYING VEHICLES		
01	PASSENGER CARRYING VEHICLES	1,905	1,90
	CARGO AND UTILITY VEHICLES		
02	MEDIUM TACTICAL VEHICLE	18,547	18,54
03	CAP VEHICLES	932	93
04	ITEMS LESS THAN \$5 MILLION	1,699	1,69
05	SPECIAL PURPOSE VEHICLES SECURITY AND TACTICAL VEHICLES	10.050	10.0
05 06	ITEMS LESS THAN \$5 MILLION	10,850 9,246	10,8
06	FIRE FIGHTING EQUIPMENT	9,246	9,24
07	FIRE FIGHTING/CRASH RESCUE VEHICLES	23,148	23,14
0.	MATERIALS HANDLING EQUIPMENT	20,110	20,1
08	ITEMS LESS THAN \$5 MILLION	18,323	18,33
	BASE MAINTENANCE SUPPORT		
09	RUNWAY SNOW REMOV AND CLEANING EQU	1,685	1,68
10	ITEMS LESS THAN \$5 MILLION	17,014	17,0
	COMM SECURITY EQUIPMENT(COMSEC)		
12	COMSEC EQUIPMENT	166,559	166,5
	MODIFICATIONS (COMSEC)	1,133	1,13
13	INTELLIGENCE PROGRAMS		
13		2,749	2,74
13 14	INTELLIGENCE TRAINING EQUIPMENT		
13 14 15	INTELLIGENCE COMM EQUIPMENT	32,876	
13 14 15 16	INTELLIGENCE COMM EQUIPMENT ADVANCE TECH SENSORS	877	8
13 14 15	INTELLIGENCE COMM EQUIPMENT ADVANCE TECH SENSORS MISSION PLANNING SYSTEMS		32,87 87 15,29
13 14 15 16	INTELLIGENCE COMM EQUIPMENT ADVANCE TECH SENSORS	877	8

SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2013 Request	House Authorize
20	BATTLE CONTROL SYSTEM—FIXED	17,368	17,3
21	THEATER AIR CONTROL SYS IMPROVEMENTS	23,483	23,4
22	WEATHER OBSERVATION FORECAST	17,864	17,8
23	STRATEGIC COMMAND AND CONTROL	53,995	53,9
24	CHEYENNE MOUNTAIN COMPLEX	14,578	14,5
25	TAC SIGINT SPT	208	2
	SPCL COMM-ELECTRONICS PROJECTS		
27	GENERAL INFORMATION TECHNOLOGY	69,743	69,7
28	AF GLOBAL COMMAND & CONTROL SYS	15,829	15,8
29	MOBILITY COMMAND AND CONTROL	11,023	11,0
30	AIR FORCE PHYSICAL SECURITY SYSTEM	64,521	64,5
31	COMBAT TRAINING RANGES	18,217	18,2
32	C3 COUNTERMEASURES	11,899	11,8
33	GCSS-AF FOS	13,920	13,9
34	THEATER BATTLE MGT C2 SYSTEM	9,365	9,3
35	AIR & SPACE OPERATIONS CTR-WPN SYS AIR FORCE COMMUNICATIONS	33,907	33,9
36	INFORMATION TRANSPORT SYSTEMS	52,464	52,4
38	AFNET	125,788	125,7
39	VOICE SYSTEMS	16,811	16,8
40	USCENTCOM	32,138	32,1
	DISA PROGRAMS		
41	SPACE BASED IR SENSOR PGM SPACE	47,135	47,1
42	NAVSTAR GPS SPACE	2,031	2,0
43	NUDET DETECTION SYS SPACE	5,564	5,5
44	AF SATELLITE CONTROL NETWORK SPACE	44,219	44,2
45	SPACELIFT RANGE SYSTEM SPACE	109,545	109,5
46	MILSATCOM SPACE	47,592	47,5
47	SPACE MODS SPACE	47,121	47,1
48	COUNTERSPACE SYSTEM	20,961	20,9
	ORGANIZATION AND BASE		
49	TACTICAL C-E EQUIPMENT	126,131	126,1
50	COMBAT SURVIVOR EVADER LOCATER	23,707	23,7
51	RADIO EQUIPMENT	12,757	12,7
52	CCTV/AUDIOVISUAL EQUIPMENT	10,716	10,7
53	BASE COMM INFRASTRUCTURE	74,528	74,5
54	COMM ELECT MODS	43,507	43,5
55	NIGHT VISION GOGGLES	22,693	22,6
56 56	ITEMS LESS THAN \$5 MILLION		
90		30,887	30,8
57	DEPOT PLANT+MTRLS HANDLING EQ MECHANIZED MATERIAL HANDLING EQUIP BASE SUPPORT EQUIPMENT	2,850	2,8
58	BASE PROCURED EQUIPMENT	8,387	8,3
59 59	CONTINGENCY OPERATIONS		
	PRODUCTIVITY CAPITAL INVESTMENT	10,358	10,3
60 60		3,473	3,4
62 62	MOBILITY EQUIPMENT	14,471	14,4
63	ITEMS LESS THAN \$5 MILLION	1,894	1,8
a=	SPECIAL SUPPORT PROJECTS	21150	
65 c.c	DARP RC135	24,176	24,1
66 69	DCGS-AF	142,928	142,9
68 60	SPECIAL UPDATE PROGRAM	479,446	479,4
69	DEFENSE SPACE RECONNAISSANCE PROG	39,155	39,1
0004	CLASSIFIED PROGRAMS	14 001 012	14007 0
069A	CLASSIFIED PROGRAMS	14,331,312	14,331,3
71	SPARES AND REPAIR PARTS	14.000	14.0
71	SPARES AND REPAIR PARTS	14,663 16,720,848	14,6 16,720,8
	PROCUREMENT, DEFENSE-WIDE		
	MAJOR EQUIPMENT, OSD		
42	MAJOR EQUIPMENT, OSD	45,938	45,9
43	MAJOR EQUIPMENT, INTELLIGENCE	17,582	17,5
	MAJOR EQUIPMENT, NSA	0.550	0.5
41	INFORMATION SYSTEMS SECURITY PROGRAM (ISSP)	6,770	6,7
45	MAJOR EQUIPMENT, WHS	26,550	26,5
10	MAJOR EQUIPMENT, DISA		
12	INFORMATION SYSTEMS SECURITY	12,708	12,7
14	GLOBAL COMBAT SUPPORT SYSTEM	3,002	3,0
15	TELEPORT PROGRAM	46,992	46,9
16	ITEMS LESS THAN \$5 MILLION	108,462	108,4
17	NET CENTRIC ENTERPRISE SERVICES (NCES)	2,865	2,8
18	DEFENSE INFORMATION SYSTEM NETWORK	116,906	116,9
19	PUBLIC KEY INFRASTRUCTURE	1,827	1,8
21	CYBER SECURITY INITIATIVE	10,319	10,8

SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2013 Request	House Authorize
22	MAJOR EQUIPMENT	9,575	9,5'
26	MAJOR EQUIPMENT, DSS MAJOR EQUIPMENT	2,522	2,55
02	MAJOR EQUIPMENT, DCAA ITEMS LESS THAN \$5 MILLION	1,486	1,48
44	MAJOR EQUIPMENT, TJS MAJOR EQUIPMENT, TJS	21,878	21,8
30	MAJOR EQUIPMENT, MISSILE DEFENSE AGENCY THAAD	460,728	587,72
	Procure 12 additional interceptors		[127,00
31 32	AEGIS BMD BMDS AN/TPY-2 RADARS	389,626	389,65
32	BMDS AN/TPY-2 RADARS Procure additional AN/TPY-2 radar	217,244	387,24 [170,00
33	RADAR SPARES	10,177	10,17
05	MAJOR EQUIPMENT, DHRA PERSONNEL ADMINISTRATION	6 147	6.1
05	MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY	6,147	6,1
27	VEHICLES	50	
28	OTHER MAJOR EQUIPMENT MAJOR EQUIPMENT, DODEA	13,096	13,09
24	AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS	1,458	1,4
	MAJOR EQUIPMENT, DCMA	,	,
03	MAJOR EQUIPMENT	2,129	2,1
23	MAJOR EQUIPMENT, DMACT MAJOR EQUIPMENT	15,179	15,1
20	CLASSIFIED PROGRAMS	10,175	15,1
045A	CLASSIFIED PROGRAMS	555,787	555,7
46	AVIATION PROGRAMS ROTARY WING UPGRADES AND SUSTAINMENT	74.099	74,8
40 48	MH-60 MODERNIZATION PROGRAM	74,832 126,780	14,8 126,7
49	NON-STANDARD AVIATION	99,776	36,9
	Transfer to Line 051—Mission Shift		[-62, 80]
51	U–28 Program increase	7,530	116,9
	Transfer from Line 049—Mission Shift		[46,60 [62,80
52	MH-47 CHINOOK	134,785	134,7
53	RQ-11 UNMANNED AERIAL VEHICLE	2,062	2,0
54 55	CV–22 MODIFICATION MQ–1 UNMANNED AERIAL VEHICLE	139,147 3,963	139,1
33	Program increase	3,305	26,9 [23,00
56	MQ-9 UNMANNED AERIAL VEHICLE	3,952	39,3
F 0	Program increase	10.045	[35,40
$\frac{58}{59}$	STUASLO PRECISION STRIKE PACKAGE	12,945 73,013	12,9 73,0
60	AC/MC-130J	51,484	51,4
62	C-130 MODIFICATIONS	25,248	25,2
63	AIRCRAFT SUPPORT	5,314	5,3
64	SHIPBUILDING UNDERWATER SYSTEMS	23,037	23,0
	AMMUNITION PROGRAMS	.,	.,.
66	ORDNANCE REPLENISHMENT	113,183	113,1
67	ORDNANCE ACQUISITION OTHER PROCUREMENT PROGRAMS	36,981	36,9
68	COMMUNICATIONS EQUIPMENT AND ELECTRONICS	99,838	103,7
	Program increase		[3,90
69 70	INTELLIGENCE SYSTEMS	71,428	71,4
70	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	27,108 12,767	27,1 12,7
74	COMBATANT CRAFT SYSTEMS	42,348	42,3
75	SPARES AND REPAIR PARTS	600	6
77 78	TACTICAL VEHICLES MISSION TRAINING AND PREPARATION SYSTEMS	37,421 36,949	37,4 41,9
.0	Program increase	00,010	[5,00
79	COMBAT MISSION REQUIREMENTS	20,255	20,2
80 82	MILCON COLLATERAL EQUIPMENT AUTOMATION SYSTEMS	17,590	17,5
83	GLOBAL VIDEO SURVEILLANCE ACTIVITIES	66,573 6,549	66,5 6,5
84	OPERATIONAL ENHANCEMENTS INTELLIGENCE	32,335	32,3
85	SOLDIER PROTECTION AND SURVIVAL SYSTEMS	15,153	15,1
$\frac{86}{87}$	VISUAL AUGMENTATION LASERS AND SENSOR SYSTEMS TACTICAL RADIO SYSTEMS	33,920 75 122	33,9 75.1
87 90	MISCELLANEOUS EQUIPMENT	75,132 6,667	75,1 6,6
91	OPERATIONAL ENHANCEMENTS	217,972	243,2
92	Program increase MILITARY INFORMATION SUPPORT OPERATIONS	27,417	[25,30 27,4
0 <u>0</u>	CBDP	21,±11	27,4
93	INSTALLATION FORCE PROTECTION	24,025	24,0
94	INDIVIDUAL PROTECTION	73,720	73,7

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SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2013 Request	House Authorized
95	DECONTAMINATION	506	50
96	JOINT BIO DEFENSE PROGRAM (MEDICAL)	32,597	32,59
97	COLLECTIVE PROTECTION	3,144	3,14
98	CONTAMINATION AVOIDANCE	164,886	164,88
	TOTAL PROCUREMENT, DEFENSE-WIDE	4,187,935	4,624,13
	JOINT URGENT OPERATIONAL NEEDS FUND JOINT URGENT OPERATIONAL NEEDS FUND		
01	JOINT URGENT OPERATIONAL NEEDS FUND	99,477	
	Program reduction		[-99, 47]
	TOTAL JOINT URGENT OPERATIONAL NEEDS FUND	99,477	
	TOTAL PROCUREMENT	97,432,379	99,121,9 1

1 SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY

OPERATIONS.

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Line	Item	Request	Authorize
	ROTARY		
9	AH–64 APACHE BLOCK IIIB NEW BUILD	71,000	71,0
12	KIOWA WARRIOR (OH–58F) WRA	183,900	183,9
15	CH-47 HELICOPTER TOTAL AIRCRAFT PROCUREMENT, ARMY	231,300 486,200	231,3 486,2
	MISSILE PROCUREMENT, ARMY	,	,-
	AIR-TO-SURFACE MISSILE SYSTEM		
4	HELLFIRE SYS SUMMARY	29,100	29,1
	ANTI-TANK/ASSAULT MISSILE SYS		
8	GUIDED MLRS ROCKET (GMLRS)	20,553	20,5
	TOTAL MISSILE PROCUREMENT, ARMY	49,653	49,6
	PROCUREMENT OF W&TCV, ARMY		
	MOD OF WEAPONS AND OTHER COMBAT VEH	1 1 1 2 2	
36	M16 RIFLE MODS TOTAL PROCUREMENT OF W&TCV, ARMY	15,422 15,422	15,4 15,4
		,	,
	PROCUREMENT OF AMMUNITION, ARMY SMALL/MEDIUM CAL AMMUNITION		
3	CTG, HANDGUN, ALL TYPES	1,500	1,5
4	CTG, .50 CAL, ALL TYPES	10,000	10,0
7	CTG, 30MM, ALL TYPES	80,000	61,0
	Pricing adjustments for target practice round and light-weight dual purpose round.		[-19,00
	MORTAR AMMUNITION		
9	60MM MORTAR, ALL TYPES	14,000	14,0
10	81MM MORTAR, ALL TYPES	6,000	6,0
11	120MM MORTAR, ALL TYPES	56,000	56,0
13	ARTILLERY AMMUNITION ARTILLERY CARTRIDGES, 75MM AND 105MM, ALL TYP	29,956	29,9
13	ARTILLERY PROJECTILE, 155MM, ALL TYPES	25,550	25,5 37,0
15	PROJ 155MM EXTENDED RANGE XM982	12,300	12,3
16	ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL	17,000	17,0
17	MINES MINES & CLEARING CHARGES, ALL TYPES	12,000	12,0
20	ROCKETS	69.695	69.0
20	ROCKET, HYDRA 70, ALL TYPES OTHER AMMUNITION	63,635	63,6
23	SIGNALS, ALL TYPES	16,858	16,8
	MISCELLANEOUS		
28	ITEMS LESS THAN \$5 MILLION TOTAL PROCUREMENT OF AMMUNITION, ARMY	1,200 357,493	1,2 338,4
		001,100	000,1
	OTHER PROCUREMENT, ARMY TACTICAL VEHICLES		
2	FAMILY OF MEDIUM TACTICAL VEH (FMTV)	28,247	28,2
4	FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	2,050	2,0
11	HMMWV RECAPITALIZATION PROGRAM	271,000	271,0
14	MINE-RESISTANT AMBUSH-PROTECTED (MRAP) MODS	927,400	927,4
50	COMM—INTELLIGENCE COMM	0.000	0.0
52	RESERVE CA/MISO GPF EQUIPMENT COMM—BASE COMMUNICATIONS	8,000	8,0
61	INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM(25,000	25,0
	ELECT EQUIP-TACT INT REL ACT (TIARA)		
69	DCGS-A (MIP)	90,355	90,3
73	CI HUMINT AUTO REPRINTING AND COLLECTION	6,516	6,5
75	ELECT EQUIP—ELECTRONIC WARFARE (EW) LIGHTWEIGHT COUNTER MORTAR RADAR	27,646	97.6
77	FMLY OF PERSISTENT SURVEILLANCE CAPABILITIES	21,040 52,000	27,6 52,0
78	COUNTERINTELLIGENCE/SECURITY COUNTERMEASURES	205,209	205,2
.0	ELECT EQUIP-TACTICAL SURV. (TAC SURV)	200,200	200,2
92	MOD OF IN-SVC EQUIP (FIREFINDER RADARS)	14,600	14,6
99	COUNTERFIRE RADARS	54,585	54,5
100	ELECT EQUIP-TACTICAL C2 SYSTEMS	00.100	00
102	FIRE SUPPORT C2 FAMILY	22,430	22,4
103 112	BATTLE COMMAND SUSTAINMENT SUPPORT SYSTEM MANEUVER CONTROL SYSTEM (MCS)	2,400 6,400	2,4
112 113	MANEUVER CONTROL SISTEM (MCS)	6,400 5,160	6,4 5,1
110	CHEMICAL DEFENSIVE EQUIPMENT	5,100	3,1
126	FAMILY OF NON-LETHAL EQUIPMENT (FNLE)	15,000	15,0
	BASE DEFENSE SYSTEMS (BDS)	66,100	66,1

Line	Item	FY 2013 Request	House Authorized
	ENGINEED (NON CONCEPTION) FOURIENT	-	
135	ENGINEER (NON-CONSTRUCTION) EQUIPMENT EXPLOSIVE ORDNANCE DISPOSAL EQPMT (EOD EQPMT)	3,565	3,56
100	COMBAT SERVICE SUPPORT EQUIPMENT	5,505	5,50
143	FORCE PROVIDER	39,700	39,70
145	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	650	65
	PETROLEUM EQUIPMENT		
149	DISTRIBUTION SYSTEMS, PETROLEUM & WATER	2,119	2,11
	MAINTENANCE EQUIPMENT		
152	MOBILE MAINTENANCE EQUIPMENT SYSTEMS	428	42
153	ITEMS LESS THAN \$5 MILLION (MAINT EQ)	30	3
	TRAINING EQUIPMENT		
175	COMBAT TRAINING CENTERS SUPPORT	7,000	7,00
176	TRAINING DEVICES, NONSYSTEM	27,250	27,25
178	AVIATION COMBINED ARMS TACTICAL TRAINER	1,000	1,00
179	GAMING TECHNOLOGY IN SUPPORT OF ARMY TRAINING	5,900	5,90
183	OTHER SUPPORT EQUIPMENT RAPID EQUIPPING SOLDIER SUPPORT EQUIPMENT	98,167	60,16
105	Rapid equipping force delayed execution rates	56,107	[-38,000
	TOTAL OTHER PROCUREMENT, ARMY	2,015,907	1,977,90
		_,,	_,,.
	JOINT IMPR EXPLOSIVE DEV DEFEAT FUND NETWORK ATTACK		
1	ATTACK THE NETWORK	950,500	950,50
	JIEDDO DEVICE DEFEAT		
2	DEFEAT THE DEVICE	400,000	400,00
	FORCE TRAINING		
3	TRAIN THE FORCE	149,500	149,50
	STAFF AND INFRASTRUCTURE	175 400	400.00
4	OPERATIONS Transfer from title 1	175,400	402,80
	TOTAL JOINT IMPR EXPLOSIVE DEV DEFEAT FUND	1,675,400	[227,400 1,902,80
		1,010,100	1,002,00
	AIRCRAFT PROCUREMENT, NAVY		
11	COMBAT AIRCRAFT H–1 UPGRADES (UH–1Y/AH–1Z)	20.200	20.20
11	MODIFICATION OF AIRCRAFT	29,800	29,80
30	AV-8 SERIES	42,238	42,23
30 32	F-18 SERIES	41,243	42,23
35	H=53 SERIES	15,870	15,87
38	EP-3 SERIES	13,030	13,03
43	C-130 SERIES	16,737	16,73
48	SPECIAL PROJECT AIRCRAFT	2,714	2,71
54	COMMON AVIONICS CHANGES	570	57
	AIRCRAFT SUPPORT EQUIP & FACILITIES		
62	COMMON GROUND EQUIPMENT	2,380	2,38
	TOTAL AIRCRAFT PROCUREMENT, NAVY	164,582	164,58
	WEAPONS PROCUREMENT, NAVY		
9	TACTICAL MISSILES	15.000	17.00
9 10	HELLFIRE	17,000 6,500	6,50
10	TOTAL WEAPONS PROCUREMENT, NAVY	23,500	23,50
	DROCHDEMENT OF ANNO NAME & MC		
	PROCUREMENT OF AMMO, NAVY & MC NAVY AMMUNITION		
1	GENERAL PURPOSE BOMBS	18,000	18,00
2	AIRBORNE ROCKETS, ALL TYPES	80,200	80,20
3	MACHINE GUN AMMUNITION	21,500	21,50
6	AIR EXPENDABLE COUNTERMEASURES	20,303	20,30
11	OTHER SHIP GUN AMMUNITION	532	53
12	SMALL ARMS & LANDING PARTY AMMO	2,643	2,64
13	PYROTECHNIC AND DEMOLITION	2,322	2,32
14	AMMUNITION LESS THAN \$5 MILLION	6,308	6,30
15	MARINE CORPS AMMUNITION SMALL ARMS AMMUNITION	10.040	10.0
15	SMALL ARMS AMMUNITION LINEAR CHARGES, ALL TYPES	10,948	10,94
16 17	40 MM, ALL TYPES	9,940 5,963	9,94 5,96
20	40 MM, ALL TYPES	5,963 11,605	5,96 11,60
20 21	CTG 25MM, ALL TYPES	2,831	2,83
21 22	GRENADES, ALL TYPES	2,831 2,359	2,83
23	ROCKETS, ALL TYPES	2,355 3,051	2,3
23 24	ARTILLERY, ALL TYPES	54,886	54,88
24 25	DEMOLITION MUNITIONS, ALL TYPES	1,391	1,39
26	FUZE, ALL TYPES	30,945	30,94
20			
20 27	NON LETHALS	8	
	NON LETHALS ITEMS LESS THAN \$5 MILLION	8 12	1

Line	Item	FY 2013 Request	House Authorized
	OTHER PROCUREMENT, NAVY		
	OTHER FROCOREMENT, NAVI OTHER SHORE ELECTRONIC EQUIPMENT		
70	TACTICAL/MOBILE C4I SYSTEMS	3,603	3,60
	AIRCRAFT SUPPORT EQUIPMENT		
97	EXPEDITIONARY AIRFIELDS	58,200	58,20
127	CIVIL ENGINEERING SUPPORT EQUIPMENT PASSENGER CARRYING VEHICLES	3,901	3,90
127	GENERAL PURPOSE TRUCKS	3,501 852	5,50 85
129	CONSTRUCTION & MAINTENANCE EQUIP	2,436	2,43
130	FIRE FIGHTING EQUIPMENT	3,798	3,79
131	TACTICAL VEHICLES	13,394	13,39
134	ITEMS UNDER \$5 MILLION	375	37
149	COMMAND SUPPORT EQUIPMENT C4ISR EQUIPMENT	3,000	3,00
145	PHYSICAL SECURITY EQUIPMENT	9,323	9,32
101	TOTAL OTHER PROCUREMENT, NAVY	98,882	98,88
	PROCUREMENT, MARINE CORPS		
2	TRACKED COMBAT VEHICLES	10,000	10,00
-	ARTILLERY AND OTHER WEAPONS	,	,
5	HIGH MOBILITY ARTILLERY ROCKET SYSTEM	108,860	108,86
	GUIDED MISSILES		
10	JAVELIN	29,158	29,15
10	OTHER SUPPORT	41 602	11.00
13	MODIFICATION KITS REPAIR AND TEST EQUIPMENT	41,602	41,60
15	REPAIR AND TEST EQUIPMENT	13,632	13,63
	OTHER SUPPORT (TEL)	.,	.,
17	MODIFICATION KITS	2,831	2,83
	COMMAND AND CONTROL SYSTEM (NON-TEL)		
19	AIR OPERATIONS C2 SYSTEMS	15,575	15,57
20	RADAR + EQUIPMENT (NON-TEL) RADAR SYSTEMS	8 015	8.01
20	INTELL/COMM EQUIPMENT (NON-TEL)	8,015	8,01
23	INTELLIGENCE SUPPORT EQUIPMENT	35,310	35,31
	OTHER COMM/ELEC EQUIPMENT (NON-TEL)	,	,
29	NIGHT VISION EQUIPMENT	652	65
	OTHER SUPPORT (NON-TEL)		
30 20	COMMON COMPUTER RESOURCES	19,807	19,80
32 33	RADIO SYSTEMS COMM SWITCHING & CONTROL SYSTEMS	36,482 41,295	36,48 41,29
55	TACTICAL VEHICLES	41,255	41,23
39	MEDIUM TACTICAL VEHICLE REPLACEMENT	10,466	10,46
41	FAMILY OF TACTICAL TRAILERS	7,642	7,64
	ENGINEER AND OTHER EQUIPMENT		
45	BULK LIQUID EQUIPMENT	18,239	18,23
46	TACTICAL FUEL SYSTEMS	51,359	51,35
47 49	POWER EQUIPMENT ASSORTED EOD SYSTEMS	20,247 362,658	20,24 362,65
40	MATERIALS HANDLING EQUIPMENT	302,038	302,04
50	PHYSICAL SECURITY EQUIPMENT	55,500	55,50
52	MATERIAL HANDLING EQUIP	19,100	19,10
	GENERAL PROPERTY		
54	FIELD MEDICAL EQUIPMENT	15,751	15,75
55	TRAINING DEVICES	3,602	3,60
57	FAMILY OF CONSTRUCTION EQUIPMENT TOTAL PROCUREMENT, MARINE CORPS	15,900 943,683	15,90 943,68
	AIRCRAFT PROCUREMENT, AIR FORCE		
0.5	STRATEGIC AIRCRAFT		
35	LARGE AIRCRAFT INFRARED COUNTERMEASURES	139,800	139,80
55	OTHER AIRCRAFT U–2 MODS	46,800	46,80
63	C-130	11,400	11,40
67	COMPASS CALL MODS	14,000	14,00
68	RC-135	8,000	8,00
75	HC/MC-130 MODIFICATIONS	4,700	4,70
	AIRCRAFT SPARES AND REPAIR PARTS	21.000	24.0
81	INITIAL SPARES/REPAIR PARTS	21,900	21,90
99	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES	59,000	59,00
	TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	305,600	305,6
	PROCUREMENT OF AMMUNITION, AIR FORCE		
9	CARTRIDGES	10 500	10 5
2	CARTRIDGES	13,592	13,59

SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS

Line	Item	FY 2013 Request	House Authorized
4	GENERAL PURPOSE BOMBS	23,211	23,21
5	JOINT DIRECT ATTACK MUNITION	53,923	53,92
6	FLARE, IR MJU–7B CAD/PAD	2,638	2,63
10	ITEMS LESS THAN \$5 MILLION	2,600	2,60
	FUZES		
11 12	FLARES FUZES	11,726 8,513	11,72 8,51
12	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	116,203	116,20
	MISSILE PROCUREMENT, AIR FORCE TACTICAL		
5	PREDATOR HELLFIRE MISSILE	34,350	34,35
	TOTAL MISSILE PROCUREMENT, AIR FORCE	34,350	34,35
	OTHER PROCUREMENT, AIR FORCE CARGO AND UTILITY VEHICLES		
2	MEDIUM TACTICAL VEHICLE	2,010	2,01
4	ITEMS LESS THAN \$5 MILLION	2,675	2,67
e	SPECIAL PURPOSE VEHICLES	0.555	0.55
6	ITEMS LESS THAN \$5 MILLION MATERIALS HANDLING EQUIPMENT	2,557	2,55
8	ITEMS LESS THAN \$5 MILLION	4,329	4,32
	BASE MAINTENANCE SUPPORT		
9 10	RUNWAY SNOW REMOV AND CLEANING EQU	984	98
10	ITEMS LESS THAN \$5 MILLION ELECTRONICS PROGRAMS	9,120	9,12
22	WEATHER OBSERVATION FORECAST	5,600	5,60
	SPCL COMM-ELECTRONICS PROJECTS		
27	GENERAL INFORMATION TECHNOLOGY ORGANIZATION AND BASE	11,157	11,15
49	TACTICAL C-E EQUIPMENT	7,000	7,00
53	BASE COMM INFRASTRUCTURE	10,654	10,65
	MODIFICATIONS		
54	COMM ELECT MODS PERSONAL SAFETY & RESCUE EQUIP	8,000	8,00
55	NIGHT VISION GOGGLES	902	90
	BASE SUPPORT EQUIPMENT		
59 62	CONTINGENCY OPERATIONS	60,090	60,09
62 63	MOBILITY EQUIPMENT ITEMS LESS THAN \$5 MILLION	9,400 9,175	9,40 9,17
	CLASSIFIED PROGRAMS	0,210	.,
069A	CLASSIFIED PROGRAMS	2,672,317	2,672,31
71	SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS	2,300	2,30
71	TOTAL OTHER PROCUREMENT, AIR FORCE	2,300 2,818,270	2,818,27
	PROCUREMENT, DEFENSE-WIDE		
15	MAJOR EQUIPMENT, DISA TELEPORT PROGRAM	5,260	5,26
	CLASSIFIED PROGRAMS	-,	-,
045A	CLASSIFIED PROGRAMS	126,201	126,20
61	AVIATION PROGRAMS MQ-8 UAV	16,500	16,50
01	OTHER PROCUREMENT PROGRAMS	10,500	10,50
68	COMMUNICATIONS EQUIPMENT AND ELECTRONICS	151	15
69	INTELLIGENCE SYSTEMS	30,528	30,52
77 82	TACTICAL VEHICLES AUTOMATION SYSTEMS	1,843 1,000	1,84 1,00
86	VISUAL AUGMENTATION LASERS AND SENSOR SYSTEMS	1,000	1,00
91	OPERATIONAL ENHANCEMENTS	14,758	14,75
	TOTAL PROCUREMENT, DEFENSE-WIDE	196,349	196,34
	JOINT URGENT OPERATIONAL NEEDS FUND JOINT URGENT OPERATIONAL NEEDS FUND		
1	JOINT URGENT OPERATIONAL NEEDS FUND JOINT URGENT OPERATIONAL NEEDS FUND	100,000	50,00
1	Program reduction	100,000	[-50,000
	TOTAL JOINT URGENT OPERATIONAL NEEDS FUND	100,000	50,00
	NATIONAL GUARD & RESERVE EQUIPMENT		
000	UNDISTRIBUTED		500.00
999	MISCELLANEOUS EQUIPMENT Program increase		500,00 [500,00
	TOTAL NATIONAL GUARD & RESERVE EQUIPMENT		500,00
	TOTAL PROCUREMENT	9,687,241	10,307,64

SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS

TITLE XLII—RESEARCH, DEVEL OPMENT, TEST, AND EVALUA TION

4 SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-

TION.

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Line	Program Element	Item	FY 2013 Request	House Authorized
		RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY		
		BASIC RESEARCH		
1	0601101A	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	20,860	20,860
2	0601102A	DEFENSE RESEARCH SCIENCES	219,180	219,180
3	0601103A	UNIVERSITY RESEARCH INITIATIVES	80,986	80,986
4	0601104A	UNIVERSITY AND INDUSTRY RESEARCH CENTERS SUBTOTAL BASIC RESEARCH	123,045 444,071	123,045 444,071
		APPLIED RESEARCH		
5	$0602105 \mathrm{A}$	MATERIALS TECHNOLOGY	29,041	39,291
6	0602120A	Advanced coating technologies for corrosion mitigation SENSORS AND ELECTRONIC SURVIVABILITY	45,260	[10,250]
6 7	0602120A 0602122A	TRACTOR HIP	,	45,260
8	0602122A 0602211A	AVIATION TECHNOLOGY	22,439 51,607	22,439 51,607
9	0602271IA 0602270A	ELECTRONIC WARFARE TECHNOLOGY	15,068	15,068
5 10	0602270A 0602303A	MISSILE TECHNOLOGY	49,383	49,383
11	0602305A 0602307A	ADVANCED WEAPONS TECHNOLOGY	25,999	25,999
12	0602308A	ADVANCED CONCEPTS AND SIMULATION	23,507	23,507
13	0602601A	COMBAT VEHICLE AND AUTOMOTIVE TECHNOLOGY	69,062	69,062
14	0602618A	BALLISTICS TECHNOLOGY	60,823	60,823
15	0602622A	CHEMICAL, SMOKE AND EQUIPMENT DEFEATING TECH- NOLOGY.	4,465	4,465
16	0602623A	JOINT SERVICE SMALL ARMS PROGRAM	7,169	7,169
17	0602624A	WEAPONS AND MUNITIONS TECHNOLOGY	35,218	35,21
18	0602705A	ELECTRONICS AND ELECTRONIC DEVICES	60,300	60,30
19	0602709A	NIGHT VISION TECHNOLOGY	53,244	53,244
20	0602703A 0602712A	COUNTERMINE SYSTEMS	18,850	18,850
21	0602716A	HUMAN FACTORS ENGINEERING TECHNOLOGY	19,872	19,875
22	0602720A	ENVIRONMENTAL QUALITY TECHNOLOGY	20,095	20,095
23	0602782A	COMMAND, CONTROL, COMMUNICATIONS TECHNOLOGY	28,852	28,855
24	0602783A	COMPUTER AND SOFTWARE TECHNOLOGY	9,830	9,830
25	0602784A	MILITARY ENGINEERING TECHNOLOGY	70,693	70,693
26	0602785A	MANPOWER/PERSONNEL/TRAINING TECHNOLOGY	17,781	17,78
27	0602786A	WARFIGHTER TECHNOLOGY	28,281	28,28
28	0602787A	MEDICAL TECHNOLOGY	107,891	107,893
		SUBTOTAL APPLIED RESEARCH	874,730	884,980
		ADVANCED TECHNOLOGY DEVELOPMENT		
29	0603001A	WARFIGHTER ADVANCED TECHNOLOGY	39,359	39,359
30	0603002A	MEDICAL ADVANCED TECHNOLOGY	69,580	69,580
31 32	0603003A 0603004A	AVIATION ADVANCED TECHNOLOGY WEAPONS AND MUNITIONS ADVANCED TECHNOLOGY	64,215 67,619	64,213
ə⊿ 33	0603004A 0603005A	COMBAT VEHICLE AND AUTOMOTIVE ADVANCED TECH-	67,613 104,359	67,613 104,359
		NOLOGY.	104,335	104,553
34	0603006A	COMMAND, CONTROL, COMMUNICATIONS ADVANCED TECH- NOLOGY.	4,157	4,157
35	0603007A	MANPOWER, PERSONNEL AND TRAINING ADVANCED TECH- NOLOGY.	9,856	9,856
36	0603008A	ELECTRONIC WARFARE ADVANCED TECHNOLOGY	50,661	50,661
37	0603009A	TRACTOR HIKE	9,126	9,120
38	0603015A	NEXT GENERATION TRAINING & SIMULATION SYSTEMS	17,257	17,25
39	0603020A	TRACTOR ROSE	9,925	9,925
40	0603105A	MILITARY HIV RESEARCH	6,984	6,984
41	0603125A	COMBATING TERRORISM—TECHNOLOGY DEVELOPMENT	9,716	9,71
42	0603130A	TRACTOR NAIL	3,487	3,48
43	0603131A	TRACTOR EGGS	2,323	2,32
44	0603270A	ELECTRONIC WARFARE TECHNOLOGY	$21,\!683$	21,68
45	0603313A	MISSILE AND ROCKET ADVANCED TECHNOLOGY	71,111	71,11
46	0603322A	TRACTOR CAGE	10,902	10,90
47	0603461A	HIGH PERFORMANCE COMPUTING MODERNIZATION PROGRAM	180,582	180,585
48	0603606A	LANDMINE WARFARE AND BARRIER ADVANCED TECHNOLOGY	27,204	27,204

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Line	Program Element	Item	FY 2013 Request	House Authorized
49	0603607A	JOINT SERVICE SMALL ARMS PROGRAM	6,095	6,095
50	0603710A	NIGHT VISION ADVANCED TECHNOLOGY	37,217	37,217
51	0603728A	ENVIRONMENTAL QUALITY TECHNOLOGY DEMONSTRATIONS	13,626	13,620
52	0603734A	MILITARY ENGINEERING ADVANCED TECHNOLOGY	28,458	28,458
53	0603772A	ADVANCED TACTICAL COMPUTER SCIENCE AND SENSOR TECHNOLOGY. SUPPORTAL ADVANCED TECHNOLOGY DEVELOPMENT	25,226	25,226
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	890,722	890,722
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
54	0603305A	ARMY MISSILE DEFENSE SYSTEMS INTEGRATION	14,505	14,505
55 5 c	0603308A	ARMY SPACE SYSTEMS INTEGRATION	9,876	9,876
$\frac{56}{57}$	0603619A 0603627A	LANDMINE WARFARE AND BARRIER—ADV DEV SMOKE, OBSCURANT AND TARGET DEFEATING SYS—ADV DEV	5,054 2,725	5,054 2,725
58	0603639A	TANK AND MEDIUM CALIBER AMMUNITION	30,560	30,560
59	0603653A	ADVANCED TANK ARMAMENT SYSTEM (ATAS)	14,347	14,347
60	0603747A	SOLDIER SUPPORT AND SURVIVABILITY	10,073	10,073
61	0603766A	TACTICAL ELECTRONIC SURVEILLANCE SYSTEM—ADV DEV	8,660	8,660
62	0603774A	NIGHT VISION SYSTEMS ADVANCED DEVELOPMENT	10,715	10,715
63	0603779A	ENVIRONMENTAL QUALITY TECHNOLOGY—DEM/VAL	4,631	4,631
64	0603782A	WARFIGHTER INFORMATION NETWORK-TACTICAL—DEM/VAL	278,018	278,018
65	0603790A	NATO RESEARCH AND DEVELOPMENT	4,961	4,961
66	0603801 A	AVIATION—ADV DEV	8,602	8,602
67	0603804A	LOGISTICS AND ENGINEER EQUIPMENT—ADV DEV	14,605	14,605
68	0603805A	COMBAT SERVICE SUPPORT CONTROL SYSTEM EVALUATION AND ANALYSIS.	5,054	5,054
69	0603807 A	MEDICAL SYSTEMS—ADV DEV	24,384	24,384
70	0603827A	SOLDIER SYSTEMS—ADVANCED DEVELOPMENT	32,050	32,050
71	0603850A	INTEGRATED BROADCAST SERVICE	96	96
72	0604115A	TECHNOLOGY MATURATION INITIATIVES	24,868	24,868
73 75	0604131A 0604319A	TRACTOR JUTE INDIRECT FIRE PROTECTION CAPABILITY INCREMENT 2-	$59 \\ 76,039$	59 76,039
77	0604785A	INTERCEPT (IFPC2). INTEGRATED BASE DEFENSE (BUDGET ACTIVITY 4)	4,043	4,045
78	0305205A	ENDURANCE UAVS	26,196 610,121	26,196 610,121
		& PROTOTYPES. SYSTEM DEVELOPMENT & DEMONSTRATION	, .	
79	0604201A	AIRCRAFT AVIONICS	78,538	78,538
80	0604220A	ARMED, DEPLOYABLE HELOS	90,494	90,494
81	0604270 A	ELECTRONIC WARFARE DEVELOPMENT Program adjustment	181,347	176,347 [-5,000]
83	0604290A	MID-TIER NETWORKING VEHICULAR RADIO (MNVR)	12,636	12,636
84	0604321A	ALL SOURCE ANALYSIS SYSTEM	5,694	5,694
85	0604328A	TRACTOR CAGE	32,095	32,095
86	0604601A	INFANTRY SUPPORT WEAPONS	96,478	93,078
		XM25 funding ahead of need		[-3, 400]
87	0604604A	MEDIUM TACTICAL VEHICLES	3,006	3,006
89	0604611A	JAVELIN	5,040	5,040
90	0604622A	FAMILY OF HEAVY TACTICAL VEHICLES	3,077	3,077
91 00	0604633A	AIR TRAFFIC CONTROL	9,769	9,769
92 99	0604641A	TACTICAL UNMANNED GROUND VEHICLE (TUGV) NIGHT VISION SYSTEMS—ENG DEV	13,141	13,141 32,621
99 100	0604710A 0604713A	COMBAT FEEDING, CLOTHING, AND EQUIPMENT	32,621 2,132	2,132
101	0604715A 0604715A	NON-SYSTEM TRAINING DEVICES—ENG DEV	44,787	44,787
102	0604716A	TERRAIN INFORMATION—ENG DEV	1,008	1,008
103	0604741A	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE— ENG DEV.	73,333	73,333
104	0604742A	CONSTRUCTIVE SIMULATION SYSTEMS DEVELOPMENT	28,937	28,937
105	0604746A	AUTOMATIC TEST EQUIPMENT DEVELOPMENT	10,815	10,815
106	0604760A	DISTRIBUTIVE INTERACTIVE SIMULATIONS (DIS)—ENG DEV	13,926	13,926
107	0604780A	COMBINED ARMS TACTICAL TRAINER (CATT) CORE	17,797	17,797
108	0604798A	BRIGADE ANALYSIS, INTEGRATION AND EVALUATION	214,270	214,270
109	0604802A	WEAPONS AND MUNITIONS—ENG DEV	14,581	14,581
110	0604804A	LOGISTICS AND ENGINEER EQUIPMENT—ENG DEV	43,706	43,706
$111 \\ 112$	0604805A 0604807A	COMMAND, CONTROL, COMMUNICATIONS SYSTEMS—ENG DEV MEDICAL MATERIEL/MEDICAL BIOLOGICAL DEFENSE EQUIP-	20,776 43,395	20,776 43,395
113	0604808A	MENT—ENG DEV. LANDMINE WARFARE/BARRIER—ENG DEV	104,983	104,983
110	0604808A 0604814A	ARTILLERY MUNITIONS—EMD	4,346	4,346
114	0604814A 0604818A	ARMY TACTICAL COMMAND & CONTROL HARDWARE & SOFT- WARE.	77,223	77,223
$\frac{114}{116}$				
116			3.486	3 486
116 117	0604820A	RADAR DEVELOPMENT	3,486 9,963	3,486 9,963
116			3,486 9,963 20,517	3,486 9,963 20,517
116 117 118	0604820A 0604822A	RADAR DEVELOPMENT GENERAL FUND ENTERPRISE BUSINESS SYSTEM (GFEBS)	9,963	9,963

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Line	Program Element	Item	FY 2013 Request	House Authorized
122	0604869A	PATRIOT/MEADS COMBINED AGGREGATE PROGRAM (CAP)	400,861	(
		Prohibition of funds for MEADS		[-400, 861
123	0604870A	NUCLEAR ARMS CONTROL MONITORING SENSOR NETWORK	7,922	7,92
124	0605013A	INFORMATION TECHNOLOGY DEVELOPMENT	51,463	51,463
125	0605018A	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPPS-A)	158,646	158,640
126 128	0605450A 0605456A	JOINT AIR-TO-GROUND MISSILE (JAGM) PAC-3/MSE MISSILE	10,000	10,000
128 129	0605456A 0605457A	ARMY INTEGRATED AIR AND MISSILE DEFENSE (AIAMD)	69,029 277,374	69,029 277,374
129	0605457A 0605625A	MANNED GROUND VEHICLE	639,874	639,874
130	0605625A 0605626A	AERIAL COMMON SENSOR	47,426	47,420
132	0605812A	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING AND	72,295	72,295
132	0303032A	MANUFACTURING DEVELOPMENT PH. TROJANRH12	4,232	4,232
133	0304270A	ELECTRONIC WARFARE DEVELOPMENT	+,232 13,942	4,232
101	000121011	SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	3,286,629	2,877,368
		RDT&E MANAGEMENT SUPPORT		
135	0604256A	THREAT SIMULATOR DEVELOPMENT	18,090	18,090
136	0604258A	TARGET SYSTEMS DEVELOPMENT	14,034	14,034
137	0604759A	MAJOR T&E INVESTMENT	37,394	37,394
138	0605103A	RAND ARROYO CENTER	21,026	21,020
139	0605301A	ARMY KWAJALEIN ATOLL	176,816	176,810
140	0605326A	CONCEPTS EXPERIMENTATION PROGRAM	27,902	27,902
142	0605601A	ARMY TEST RANGES AND FACILITIES	369,900	369,900
143	0605602A	ARMY TECHNICAL TEST INSTRUMENTATION AND TARGETS	69,183	69,183
144	0605604A	SURVIVABILITY/LETHALITY ANALYSIS	44,753	44,753
146	0605606A	AIRCRAFT CERTIFICATION	5,762	5,765
147	0605702A	METEOROLOGICAL SUPPORT TO RDT&E ACTIVITIES	7,402	7,402
148	0605706A	MATERIEL SYSTEMS ANALYSIS	19,954	19,954
149	0605709A	EXPLOITATION OF FOREIGN ITEMS	5,535	5,533
150	0605712A	SUPPORT OF OPERATIONAL TESTING	67,789	67,789
151	0605716A	ARMY EVALUATION CENTER	62,765	62,765
152	0605718A	ARMY MODELING & SIM X-CMD COLLABORATION & INTEG	1,545	1,545
153	0605801A	PROGRAMWIDE ACTIVITIES	83,422	83,422
154	0605803A	TECHNICAL INFORMATION ACTIVITIES	50,820	50,820
155	0605805A	MUNITIONS STANDARDIZATION, EFFECTIVENESS AND SAFE- TY.	46,763	46,765
156	0605857A	ENVIRONMENTAL QUALITY TECHNOLOGY MGMT SUPPORT	4,601	4,601
157	0605898A	MANAGEMENT HQ—R&D	18,524	18,52
		SUBTOTAL RDT&E MANAGEMENT SUPPORT	1,153,980	1,153,980
		OPERATIONAL SYSTEMS DEVELOPMENT		
159	0603778A	MLRS PRODUCT IMPROVEMENT PROGRAM	143,005	143,005
161	0607865A	PATRIOT PRODUCT IMPROVEMENT	109,978	109,978
162	0102419A	AEROSTAT JOINT PROJECT OFFICE	190,422	171,422
		Program adjustment		[-19,000]
164	0203726A	ADV FIELD ARTILLERY TACTICAL DATA SYSTEM	32,556	32,556
165	0203735A	COMBAT VEHICLE IMPROVEMENT PROGRAMS	253,959	253,959
166	0203740A	MANEUVER CONTROL SYSTEM	68,325	68,325
167	$0203744 \mathrm{A}$	AIRCRAFT MODIFICATIONS/PRODUCT IMPROVEMENT PRO- GRAMS.	280,247	226,147
100	00007701	Ahead of need	0.00	[-54,100]
168	0203752A	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	898	898
169	0203758A	DIGITIZATION	35,180	35,180
171	0203801A	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	20,733	20,733
172	0203808A	TRACTOR CARD	63,243	63,243
173	0208053A	JOINT TACTICAL GROUND SYSTEM	31,738	31,738
174	0208058A	JOINT HIGH SPEED VESSEL (JHSV)	35	35
176	0303028A	SECURITY AND INTELLIGENCE ACTIVITIES	7,591	7,593
177	0303140A	INFORMATION SYSTEMS SECURITY PROGRAM	15,961	15,961
178	0303141A	GLOBAL COMBAT SUPPORT SYSTEM	120,927	120,927
179	0303142A	SATCOM GROUND ENVIRONMENT (SPACE)	15,756	15,750
180	0303150A	WWMCCS/GLOBAL COMMAND AND CONTROL SYSTEM	14,443	14,445
182	0305204A	TACTICAL UNMANNED AERIAL VEHICLES	31,303	31,303
183	0305208A	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	40,876	40,870
184	0305219A	MQ-1 SKY WARRIOR A UAV	74,618	74,618
185	0305232A	RQ-11 UAV	4,039	4,039
186	0305233A	RQ-7 UAV	31,158	31,158
187	0305235A	VERTICAL UAS	2,387	2,38
188	0307665A	BIOMETRICS ENABLED INTELLIGENCE	15,248	15,248
189	0708045A	END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES	59,908	59,908
89A	99999999999	CLASSIFIED PROGRAMS	4,628	4,628
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	1,669,162	1,596,062
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL,	8,929,415	8,457,304

Line	Program	Item	FY 2013	House
	Element		Request	Authorized
		RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY BASIC RESEARCH		
1	0601103N	UNIVERSITY RESEARCH INITIATIVES	113,690	123,69
		Increase Defense University Research Instrumentation Program		[10,000
2	0601152N	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	18,261	18,26
3 003A	0601153N 0601XXXN	DEFENSE RESEARCH SCIENCES SCIENCE AND TECHNOLOGY	473,070	473,07 3,45
505A	000172727	Transfer from PE 0205658N		[3,450
		SUBTOTAL BASIC RESEARCH	605,021	618,47
		APPLIED RESEARCH		
4	0602114N	POWER PROJECTION APPLIED RESEARCH	89,189	89,18
5	0602123N	FORCE PROTECTION APPLIED RESEARCH	143,301	143,30
6 7	0602131M 0602235N	MARINE CORPS LANDING FORCE TECHNOLOGY COMMON PICTURE APPLIED RESEARCH	46,528 41,696	46,55 41,69
8	0602235N 0602236N	WARFIGHTER SUSTAINMENT APPLIED RESEARCH	44,127	44,12
9	0602271N	ELECTROMAGNETIC SYSTEMS APPLIED RESEARCH	78,228	78,22
10	0602435N	OCEAN WARFIGHTING ENVIRONMENT APPLIED RESEARCH	49,635	49,63
11	$0602651 \mathrm{M}$	JOINT NON-LETHAL WEAPONS APPLIED RESEARCH	5,973	5,97
12	0602747N	UNDERSEA WARFARE APPLIED RESEARCH	96,814	96,81
13	0602750N	FUTURE NAVAL CAPABILITIES APPLIED RESEARCH	162,417	162,41
14	0602782N	MINE AND EXPEDITIONARY WARFARE APPLIED RESEARCH SUBTOTAL APPLIED RESEARCH	32,394 790,302	32,39 790,3 0
		ADVANCED TECHNOLOGY DEVELOPMENT		
15	0603114N	POWER PROJECTION ADVANCED TECHNOLOGY	56,543	56,54
16	0603123N	FORCE PROTECTION ADVANCED TECHNOLOGY	18,616	18,61
19	0603271N	ELECTROMAGNETIC SYSTEMS ADVANCED TECHNOLOGY	54,858	54,85
20	0603640M	USMC ADVANCED TECHNOLOGY DEMONSTRATION (ATD)	130,598	130,59
21	0603651M	JOINT NON-LETHAL WEAPONS TECHNOLOGY DEVELOPMENT	11,706	11,70
22	0603673N	FUTURE NAVAL CAPABILITIES ADVANCED TECHNOLOGY DE- VELOPMENT.	256,382	256,38
23	0603729N	WARFIGHTER PROTECTION ADVANCED TECHNOLOGY	3,880	3,88
25	0603758N	NAVY WARFIGHTING EXPERIMENTS AND DEMONSTRATIONS SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	51,819 584,402	51,83 584,4 0
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
28 29	0603207N 0603216N	AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY	34,085 8,783	34,08 8,78
30	0603237N	DEPLOYABLE JOINT COMMAND AND CONTROL	3,773	3,7
31	0603251N	AIRCRAFT SYSTEMS	24,512	24,5
32	0603254N	ASW SYSTEMS DEVELOPMENT	8,090	8,0
33	0603261N	TACTICAL AIRBORNE RECONNAISSANCE	5,301	5,3
34	0603382N	ADVANCED COMBAT SYSTEMS TECHNOLOGY	1,506	1,5
35	0603502N	SURFACE AND SHALLOW WATER MINE COUNTERMEASURES	190,622	190,6
$\frac{36}{37}$	0603506N 0603512N	SURFACE SHIP TORPEDO DEFENSE	93,346	93,3
37 39	0603512N 0603525N	CARRIER SYSTEMS DEVELOPMENT PILOT FISH	108,871 101,169	108,8 101,1
40	0603527N	RETRACT LARCH	74,312	74,3
41	0603536N	RETRACT JUNIPER	90,730	90,7
42	0603542N	RADIOLOGICAL CONTROL	777	7
43	0603553N	SURFACE ASW	6,704	6,70
44	0603561N	ADVANCED SUBMARINE SYSTEM DEVELOPMENT	555,123	929,55
45	0603562N	Program increase SUBMARINE TACTICAL WARFARE SYSTEMS	9,368	[374,40 9,3
46	0603563N	SUBMARINE TACHCAL WARFARE SISTEMS	24,609	24,60
47	0603564N	SHIP PRELIMINARY DESIGN & FEASIBILITY STUDIES	13,710	13,7
48	0603570N	ADVANCED NUCLEAR POWER SYSTEMS	249,748	249,7
49	0603573N	ADVANCED SURFACE MACHINERY SYSTEMS	29,897	29,8
50	0603576N	CHALK EAGLE	509,988	509,9
51	0603581N	LITTORAL COMBAT SHIP (LCS)	429,420	429,4
52 53	0603582N 0603609N	COMBAT SYSTEM INTEGRATION CONVENTIONAL MUNITIONS	56,551 7,342	56,5 7,3
55 54	0603605N 0603611M	MARINE CORPS ASSAULT VEHICLES	95,182	95,1
55	0603635M	MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM	10,496	10,4
56	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	52,331	52,3
57	0603658N	COOPERATIVE ENGAGEMENT	56,512	56,5
58	0603713N	OCEAN ENGINEERING TECHNOLOGY DEVELOPMENT	7,029	7,0
59	0603721N	ENVIRONMENTAL PROTECTION	21,080	21,0
60	0603724N	NAVY ENERGY PROGRAM	55,324	55,3
61 69	0603725N	FACILITIES IMPROVEMENT	3,401	3,4
62 63	0603734N 0603739N	CHALK CORAL NAVY LOGISTIC PRODUCTIVITY	45,966	45,9
63 64	0603739N 0603746N	RETRACT MAPLE	3,811 341,305	3,8 341,3
65	0603746N 0603748N	LINK PLUMERIA	181,220	341,3 181,2
	0603751N	RETRACT ELM	174,014	174,0
66	000575110	ABTIMOT BEST		111,0

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Line	Program Element	Item	FY 2013 Request	House Authorized
69	0603787N	SPECIAL PROCESSES	44,487	44,487
70	0603790N	NATO RESEARCH AND DEVELOPMENT	9,389	9,389
71	0603795N	LAND ATTACK TECHNOLOGY	16,132	16,132
72 73	0603851M 0603860N	JOINT NON-LETHAL WEAPONS TESTING JOINT PRECISION APPROACH AND LANDING SYSTEMS—DEM/	44,994 137,369	44,994 137,369
76	0604272N	VAL. TACTICAL AIR DIRECTIONAL INFRARED COUNTERMEASURES	73,934	73,934
	0604279N	(TADIRCM). ASE SELF-PROTECTION OPTIMIZATION	511	711
77 78	0604279N 0604653N	JOINT COUNTER RADIO CONTROLLED IED ELECTRONIC WAR- FARE (JCREW).	711 71,300	711 71,300
79 80	0604659N 0604707N	PRECISION STRIKE WEAPONS DEVELOPMENT PROGRAM SPACE AND ELECTRONIC WARFARE (SEW) ARCHITECTURE/	5,654 31,549	5,654 31,549
82	0604786N	ENGINEERING SUPPORT. OFFENSIVE ANTI-SURFACE WARFARE WEAPON DEVELOP- MENT.	86,801	86,801
83	0605812M	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING AND MANUFACTURING DEVELOPMENT PH.	44,500	44,500
84	0303354N	ASW SYSTEMS DEVELOPMENT—MIP	13,172	13,172
86	0304270N	ELECTRONIC WARFARE DEVELOPMENT—MIP SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	643 4,335,297	643 4,709,697
97	0604919N	SYSTEM DEVELOPMENT & DEMONSTRATION OTHER HELO DEVELOPMENT	22.079	22.076
87 88	0604212N 0604214N	AV-8B AIRCRAFT—ENG DEV	33,978 32,789	33,978 32,789
89	0604215N	STANDARDS DEVELOPMENT	84,988	84,988
90	0604216N	MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT	6,866	6,866
91	0604218N	AIR/OCEAN EQUIPMENT ENGINEERING	4,060	4,060
92	0604221N	P-3 MODERNIZATION PROGRAM	3,451	3,451
93	0604230N	WARFARE SUPPORT SYSTEM	13,071	13,071
94	0604231N	TACTICAL COMMAND SYSTEM	71,645	71,645
95	0604234N	ADVANCED HAWKEYE	119,065	119,065
96	0604245N	H–1 UPGRADES	31,105	31,105
97	0604261N	ACOUSTIC SEARCH SENSORS	34,299	34,299
98	0604262N	V-22A	54,412	54,412
99	0604264N	AIR CREW SYSTEMS DEVELOPMENT	2,717	2,717
100 101	0604269N 0604270N	EA-18 ELECTRONIC WARFARE DEVELOPMENT	13,009	13,009 51,304
101 102	0604270N 0604273N	VH-71A EXECUTIVE HELO DEVELOPMENT	51,304 61,163	51,504 61,163
102	0604273N 0604274N	NEXT GENERATION JAMMER (NGJ)	187,024	187,024
104	0604280N	JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY)	337,480	337,480
105	0604307 N	SURFACE COMBATANT COMBAT SYSTEM ENGINEERING Cruiser Retention	260,616	510,616 [250,000]
106	0604311N	LPD-17 CLASS SYSTEMS INTEGRATION	824	824
107	0604329N	SMALL DIAMETER BOMB (SDB)	31,064	31,064
108	0604366N	STANDARD MISSILE IMPROVEMENTS	63,891	63,891
$109 \\ 110$	0604373N 0604376M	AIRBORNE MCM MARINE AIR GROUND TASK FORCE (MAGTF) ELECTRONIC	73,246 10,568	73,246 10,568
111	0604378N	WARFARE (EW) FOR AVIATION. NAVAL INTEGRATED FIRE CONTROL—COUNTER AIR SYSTEMS	39,974	39,974
112	0604404N	ENGINEERING. UNMANNED CARRIER LAUNCHED AIRBORNE SURVEILLANCE	122,481	47,481
		AND STRIKE (UCLASS) SYSTEM. Transfer from RDN 112 to RDN 167		[-75,000]
113	0604501N	ADVANCED ABOVE WATER SENSORS	255,516	255,516
114	0604503N	SSN-688 AND TRIDENT MODERNIZATION	82,620	82,620
115	0604504N	AIR CONTROL	5,633	5,633
116	0604512N	SHIPBOARD AVIATION SYSTEMS	55,826	55,826
117	0604518N	COMBAT INFORMATION CENTER CONVERSION NEW DESIGN SSN	918	918
$\frac{118}{119}$	0604558N 0604562N	SUBMARINE TACTICAL WARFARE SYSTEM	165,230 49,141	165,230 49,141
120	0604567N	SUBMARINE TACTICAL WARFARE STOTEST	196,737	196,737
121	0604574N	NAVY TACTICAL COMPUTER RESOURCES	3,889	3,889
122	0604601N	MINE DEVELOPMENT	8,335	8,335
123	0604610N	LIGHTWEIGHT TORPEDO DEVELOPMENT	49,818	49,818
124	0604654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	10,099	10,099
125	0604703N	PERSONNEL, TRAINING, SIMULATION, AND HUMAN FACTORS	7,348	7,348
126	0604727N	JOINT STANDOFF WEAPON SYSTEMS	5,518	5,518
127	0604755N	SHIP SELF DEFENSE (DETECT & CONTROL)	87,662	87,662
128	0604756N	SHIP SELF DEFENSE (ENGAGE: HARD KILL)	64,079	64,079
129	0604757N	SHIP SELF DEFENSE (ENGAGE: SOFT KILL/EW)	151,489	152,614
191	0604771N	Cruiser Retention MEDICAL DEVELOPMENT	19 707	[1,125]
$131 \\ 132$	0604771N 0604777N	NAVIGATION/ID SYSTEM	12,707 47,764	12,707 47,764
$132 \\ 133$	0604777N 0604800M	JOINT STRIKE FIGHTER (JSF)—EMD	47,764 737,149	47,764 737,149
134	0604800M 0604800N	JOINT STRIKE FIGHTER (JSF)—EMD	743,926	743,926
			12,143	12,143

Line	Program Element	Item	FY 2013 Request	House Authorized
136	0605013N	INFORMATION TECHNOLOGY DEVELOPMENT	72,209	72,209
138	0605212N	CH-53K RDTE	606,204	606,204
140	0605500N	MULTI-MISSION MARITIME AIRCRAFT (MMA)	421,102	421,102
141 142	0204202N 0304231N	DDG-1000 TACTICAL COMMAND SYSTEM—MIP	124,655 1,170	124,655 1,170
144	0304231N 0304785N	TACTICAL CRYPTOLOGIC SYSTEMS	23,255	23,255
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	5,747,232	5,923,357
		RDT&E MANAGEMENT SUPPORT		
146	0604256N	THREAT SIMULATOR DEVELOPMENT	30,790	30,790
$147 \\ 148$	0604258N 0604759N	TARGET SYSTEMS DEVELOPMENT	59,221	59,221 35,894
148	0604759N 0605126N	JOINT THEATER AIR AND MISSILE DEFENSE ORGANIZATION	35,894 7,573	55,894 7,573
150	0605152N	STUDIES AND ANALYSIS SUPPORT—NAVY	20,963	20,963
151	0605154N	CENTER FOR NAVAL ANALYSES	46,856	46,856
153	0605804N	TECHNICAL INFORMATION SERVICES	796	796
154	0605853N	MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT	32,782	32,782
155	0605856N	STRATEGIC TECHNICAL SUPPORT	3,306	3,306
$156 \\ 157$	0605861N 0605863N	RDT&E SCIENCE AND TECHNOLOGY MANAGEMENT RDT&E SHIP AND AIRCRAFT SUPPORT	70,302	70,302
157	0605864N 0605864N	TEST AND EVALUATION SUPPORT	144,033 342,298	144,033 342,298
159	0605865N	OPERATIONAL TEST AND EVALUATION CAPABILITY	16,399	16,399
160	0605866N	NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT	4,579	4,579
161	0605867N	SEW SURVEILLANCE/RECONNAISSANCE SUPPORT	8,000	8,000
162	0605873 M	MARINE CORPS PROGRAM WIDE SUPPORT	$18,\!490$	18,490
163	0305885N	TACTICAL CRYPTOLOGIC ACTIVITIES SUBTOTAL RDT&E MANAGEMENT SUPPORT	2,795 845,077	2,795 845,077
		OPERATIONAL SYSTEMS DEVELOPMENT		
167	0604402N	UNMANNED COMBAT AIR VEHICLE (UCAV) ADVANCED COMPO- NENT AND PROTOTYPE DEVELOPMENT.	142,282	217,282
		Transfer from RDN 112 to RDN 167		[75,000]
$170 \\ 171$	0101221N 0101224N	STRATEGIC SUB & WEAPONS SYSTEM SUPPORT SSBN SECURITY TECHNOLOGY PROGRAM	105,892 34,729	105,892 34,729
172	0101224N 0101226N	SUBMARINE ACOUSTIC WARFARE DEVELOPMENT	1,434	1,434
173	01012201V 0101402N	NAVY STRATEGIC COMMUNICATIONS	19,208	19,208
174	0203761N	RAPID TECHNOLOGY TRANSITION (RTT)	25,566	25,566
175	0204136N	F/A–18 SQUADRONS	188,299	188,299
176	0204152N	E–2 SQUADRONS	8,610	8,610
177	0204163N	FLEET TELECOMMUNICATIONS (TACTICAL)	15,695	15,695
178 179	0204228N 0204229N	SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC).	4,171 11,265	4,171 11,265
180	0204311N	INTEGRATED SURVEILLANCE SYSTEM	45,922	45,922
181	0204413N	AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT).	8,435	8,435
182 183	0204460M	GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT	75,088 20,229	75,088 20,229
184	0204571N 0204574N	CRYPTOLOGIC DIRECT SUPPORT	20,229	20,229
185	0204575N	ELECTRONIC WARFARE (EW) READINESS SUPPORT	19,843	19,843
186	0205601N	HARM IMPROVEMENT	11,477	11,477
187	0205604N	TACTICAL DATA LINKS	118,818	118,818
188	0205620N	SURFACE ASW COMBAT SYSTEM INTEGRATION	27,342	27,342
189	0205632N	MK-48 ADCAP	28,717	28,717
190 191	0205633N 0205658N	AVIATION IMPROVEMENTS NAVY SCIENCE ASSISTANCE PROGRAM	89,157 3,450	89,157 0
191	02036381	Transfer to Science and Technology (RDN 003A)	5,450	[-3,450]
192	0205675N	OPERATIONAL NUCLEAR POWER SYSTEMS	86,435	86,435
193	0206313M	MARINE CORPS COMMUNICATIONS SYSTEMS	219,054	219,054
194	0206623M	MARINE CORPS GROUND COMBAT/SUPPORTING ARMS SYS- TEMS.	181,693	181,693
195	0206624M	MARINE CORPS COMBAT SERVICES SUPPORT	58,393	58,393
196	0206625M	USMC INTELLIGENCE/ELECTRONIC WARFARE SYSTEMS (MIP)	22,966	22,966
$197 \\ 198$	0207161N 0207163N	TACTICAL AIM MISSILES ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	21,107 2,857	21,107 2,857
198	0208058N	JOINT HIGH SPEED VESSEL (JHSV)	1,932	2,837
204	0303109N	SATELLITE COMMUNICATIONS (SPACE)	188,482	188,482
205	0303138N	CONSOLIDATED AFLOAT NETWORK ENTERPRISE SERVICES (CANES).	16,749	16,749
206	0303140N	INFORMATION SYSTEMS SECURITY PROGRAM	$26,\!307$	26,307
207	0303150M	WWMCCS/GLOBAL COMMAND AND CONTROL SYSTEM	500	500
210 211	0305149N 0305160N	COBRA JUDY NAVY METEOROLOGICAL AND OCEAN SENSORS-SPACE (METOC).	17,091 810	17,091 810
212	0305192N	MILITARY INTELLIGENCE PROGRAM (MIP) ACTIVITIES	8,617	8,617
213	0305204N	TACTICAL UNMANNED AERIAL VEHICLES	9,066	9,066
215	0305207N	MANNED RECONNAISSANCE SYSTEMS	30,654	30,654

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Line	Program Element	Item	FY 2013 Request	House Authorized
216	0305208M	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	25,917	25,91
217	0305208N	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	14,676	14,67
218	0305220N	RQ-4 UAV	657,483	657,48
219	0305231N	MQ-8 UAV	99,600	99,60
220	0305232M	RQ-11 UAV	495	49
221	0305233N	RQ-7 UAV	863	86
223	0305234N	SMALL (LEVEL 0) TACTICAL UAS (STUASL0)	9,734	9,73
225	0305239M	RQ-21A	22,343	22,34
226	0308601N	MODELING AND SIMULATION SUPPORT	5,908	5,90
227	0702207N	DEPOT MAINTENANCE (NON-IF)	27,391	27,39
229	0708011N	INDUSTRIAL PREPAREDNESS	54,879	54,87
230	0708730N	MARITIME TECHNOLOGY (MARITECH)	5,000	5,00
230A	99999999999	CLASSIFIED PROGRAMS	1,151,159	1,351,15
		Program increase	3,975,546	[200,000 4,247,09
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL,		17,718,40
		NAVY.		
		RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH		
1	0601102F	DEFENSE RESEARCH SCIENCES	361,787	361,78
2	0601103F	UNIVERSITY RESEARCH INITIATIVES	141,153	141,15
3	0601108F	HIGH ENERGY LASER RESEARCH INITIATIVES	13,094	13,09
		SUBTOTAL BASIC RESEARCH	516,034	516,03
	00001001	APPLIED RESEARCH	114 100	11/10
4	0602102F	MATERIALS	114,166	114,16
5	0602201F	AEROSPACE VEHICLE TECHNOLOGIES	120,719	120,71
6	0602202F	HUMAN EFFECTIVENESS APPLIED RESEARCH	89,319	89,31
7	0602203F	AEROSPACE PROPULSION	232,547	232,54
8	0602204F	AEROSPACE SENSORS	127,637	127,63
9	0602601F	SPACE TECHNOLOGY	98,375	98,37
10	0602602F	CONVENTIONAL MUNITIONS	77,175	77,17
11	0602605F	DIRECTED ENERGY TECHNOLOGY	106, 196	106,19
12	0602788F	DOMINANT INFORMATION SCIENCES AND METHODS	104,362	104,36
13	0602890F	HIGH ENERGY LASER RESEARCH	38,557 1,109,053	38,55 1,109,05
		ADVANCED TECHNOLOGY DEVELOPMENT		, ,
14	0603112F	ADVANCED MATERIALS FOR WEAPON SYSTEMS	47,890	57,89
		Increase Materials Affordability Initiative program		[10,000
15	0603199F	SUSTAINMENT SCIENCE AND TECHNOLOGY (S&T)	6,565	6,56
16	0603203F	ADVANCED AEROSPACE SENSORS	37,657	37,65
17	0603211F	AEROSPACE TECHNOLOGY DEV/DEMO	81,376	81,37
18	0603216F	AEROSPACE PROPULSION AND POWER TECHNOLOGY	151,152	151,15
19^{-1}	0603270F	ELECTRONIC COMBAT TECHNOLOGY	32,941	32,94
20	0603401F	ADVANCED SPACECRAFT TECHNOLOGY	64,557	64,55
21	0603444F	MAUI SPACE SURVEILLANCE SYSTEM (MSSS)	29,256	29,25
22	0603456F	HUMAN EFFECTIVENESS ADVANCED TECHNOLOGY DEVELOP- MENT.	21,523	21,52
23	0603601F	CONVENTIONAL WEAPONS TECHNOLOGY	36,352	36,35
24	0603605F	ADVANCED WEAPONS TECHNOLOGY	19,004	19,00
	0603680F	MANUFACTURING TECHNOLOGY PROGRAM	37,045	37,04
25	0603788F	BATTLESPACE KNOWLEDGE DEVELOPMENT AND DEM- ONSTRATION.	31,419	31,41
25 26				606,73
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	596,737	000,75
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES	596,737	000,73
26	0603260F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
26 28	0603260F 0603287F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT	3,866	3,86
26	0603260F 0603287F 0603430F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE)		3,86 3,70 227,67
26 28 29 30	0603287F 0603430F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Projeet decrease	3,866 3,704 229,171	3,86 3,70 227,67 [-1,500
26 28 29 30 31	0603287F 0603430F 0603432F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE)	3,866 3,704 229,171 120,676	3,86 3,70 227,67 [–1,500 120,67
26 28 29 30 31 32	0603287F 0603430F 0603432F 0603438F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease	3,866 3,704 229,171 120,676 25,144	3,86 3,70 227,67 [-1,500 120,67 23,14 [-2,000
26 28 29 30 31 32 33	0603287F 0603430F 0603432F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY	3,866 3,704 229,171 120,676	3,86 3,70 227,67 [-1,500 120,67 23,14 [-2,000 32,24
26 28 29 30 31 32	0603287F 0603430F 0603432F 0603438F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY NATO RESEARCH AND DEVELOPMENT	3,866 3,704 229,171 120,676 25,144	3,86 3,70 227,67 [-1,500 120,67 23,14 [-2,000
26 28 29 30 31 32 33	0603287F 0603430F 0603432F 0603438F 0603438F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY	3,866 3,704 229,171 120,676 25,144 32,243	3,86 3,70 227,67 [-1,500 120,67 23,14 [-2,000 32,24
26 28 29 30 31 32 33 34	0603287F 0603430F 0603432F 0603432F 0603438F 0603742F 0603790F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY NATO RESEARCH AND DEVELOPMENT	3,866 3,704 229,171 120,676 25,144 32,243 4,507	3,86 3,7(227,67 [-1,500 120,67 23,14 [-2,000 32,24 4,56 65
26 28 29 30 31 32 33 34 35	0603287F 0603430F 0603432F 0603438F 0603742F 0603742F 0603790F 0603791F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY NATO RESEARCH AND DEVELOPMENT INTERNATIONAL SPACE COOPERATIVE R&D	3,866 3,704 229,171 120,676 25,144 32,243 4,507 652	3,86 3,7($227,6^{2}$ [-1,500 $120,6^{7}$ 23,14 [-2,000 32,24 4,56 65 10,42
28 29 30 31 32 33 34 35 36	0603287F 0603430F 0603432F 0603438F 0603742F 0603790F 0603791F 0603791F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY NATO RESEARCH AND DEVELOPMENT INTERNATIONAL SPACE COOPERATIVE R&D SPACE PROTECTION PROGRAM (SPP)	3,866 3,704 229,171 120,676 25,144 32,243 4,507 652 10,429	3,88 3,70 227,67 [-1,500 120,67 23,14 [-2,000 32,24 4,50 655 10,42 19,950
28 29 30 31 32 33 34 35 36 37	0603287F 0603430F 0603432F 0603438F 0603742F 0603790F 0603791F 0603830F 0603830F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY NATO RESEARCH AND DEVELOPMENT INTERNATIONAL SPACE COOPERATIVE R&D SPACE PROTECTION PROGRAM (SPP) INTEGRATED BROADCAST SERVICE—DEM/VAL	3,866 3,704 229,171 120,676 25,144 32,243 4,507 652 10,429 19,938 71,181	3,86 3,77 227,67 [-1,500 120,67 23,14 [-2,000 32,24 4,56 67 10,42 19,99 71,18
26 28 29 30 31 32 33 34 35 36 37 38 39	0603287F 0603430F 0603432F 0603438F 0603742F 0603790F 0603791F 0603830F 0603850F 0603851F 0603851F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY NATO RESEARCH AND DEVELOPMENT INTERNATIONAL SPACE COOPERATIVE R&D SPACE PROTECTION PROGRAM (SPP) INTERNATIONAL SPACE COOPERATIVE R&D SPACE PROTECTION PROGRAM (SPP) INTEGRATED BROADCAST SERVICE—DEM/VAL INTERCONTINENTAL BALLISTIC MISSILE—DEM/VAL WIDEBAND GLOBAL SATCOM RDT&E (SPACE)	3,866 3,704 229,171 120,676 25,144 32,243 4,507 652 10,429 19,938 71,181 12,027	$\begin{array}{c} 3,86\\ 3,77\\ 227,67\\ [-1,500\\ 120,67\\ 23,14\\ [-2,000\\ 32,24\\ 4,50\\ 65\\ 10,42\\ 19,93\\ 71,18\\ 12,02\end{array}$
28 29 30 31 32 33 34 35 36 37 38	0603287F 0603430F 0603432F 0603438F 0603742F 0603790F 0603790F 0603830F 0603850F 0603850F	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES INTELLIGENCE ADVANCED DEVELOPMENT PHYSICAL SECURITY EQUIPMENT ADVANCED EHF MILSATCOM (SPACE) Project decrease POLAR MILSATCOM (SPACE) SPACE CONTROL TECHNOLOGY Project decrease COMBAT IDENTIFICATION TECHNOLOGY NATO RESEARCH AND DEVELOPMENT INTERNATIONAL SPACE COOPERATIVE R&D SPACE PROTECTION PROGRAM (SPP) INTEGRATED BROADCAST SERVICE—DEM/VAL INTERCONTINENTAL BALLISTIC MISSILE—DEM/VAL	3,866 3,704 229,171 120,676 25,144 32,243 4,507 652 10,429 19,938 71,181	3,86 3,77 227,67 [-1,500 120,67 23,14 [-2,000 32,24 4,56 67 10,42 19,99 71,18

Line	Program Element	Item	FY 2013 Request	House Authorized
43	0604283F	BATTLE MGMT COM & CTRL SENSOR DEVELOPMENT	114,417	114,417
44 45	0604317F 0604327F	TECHNOLOGY TRANSFER HARD AND DEEPLY BURIED TARGET DEFEAT SYSTEM	2,576 16,711	2,576 16,711
47	0604337F	(HDBTDS) PROGRAM. REQUIREMENTS ANALYSIS AND MATURATION	16,343	16,343
48	0604557F 0604422F	WEATHER SATELLITE FOLLOW-ON	2,000	2,000
50	0604635F	GROUND ATTACK WEAPONS FUZE DEVELOPMENT	9,423	9,423
54	0604857F	OPERATIONALLY RESPONSIVE SPACE	,	25,000
		Operationally Responsive Space		[25,000]
55	0604858F	TECH TRANSITION PROGRAM	37,558	34,558
56	0305164F	Project decrease NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT)	96,840	[-3,000] 96,840
		(SPACE). SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	1,181,177	1,199,677
		SYSTEM DEVELOPMENT & DEMONSTRATION		
58	0603840F	GLOBAL BROADCAST SERVICE (GBS)	$14,\!652$	14,652
59	0604222F	NUCLEAR WEAPONS SUPPORT	25,713	25,713
60	0604233F	SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	6,583	6,583
61	0604270F	ELECTRONIC WARFARE DEVELOPMENT	1,975	1,975
62	0604280F	JOINT TACTICAL RADIO	2,594	2,594
$63 \\ 64$	0604281F	TACTICAL DATA NETWORKS ENTERPRISE PHYSICAL SECURITY EQUIPMENT	24,534	24,534
64 65	0604287F 0604329F	SMALL DIAMETER BOMB (SDB)—EMD	51 143,000	51 143,000
66	0604325F 0604421F	COUNTERSPACE SYSTEMS	28,797	28,797
67	0604425F	SPACE SITUATION AWARENESS SYSTEMS	267,252	267,252
68	0604429F	AIRBORNE ELECTRONIC ATTACK	4,118	4,118
69	0604441F	SPACE BASED INFRARED SYSTEM (SBIRS) HIGH EMD	448,594	446,594
		Project decrease		[-2,000]
70	0604602F	ARMAMENT/ORDNANCE DEVELOPMENT	9,951	9,951
71	0604604F	SUBMUNITIONS	2,567	2,567
72	0604617F	AGILE COMBAT SUPPORT	13,059	13,059
73	0604706F	LIFE SUPPORT SYSTEMS	9,720	9,720
74	0604735F	COMBAT TRAINING RANGES	9,222	9,222
76	0604750F	INTELLIGENCE EQUIPMENT	803	803
77 78	0604800F 0604851F	F-35—EMD INTERCONTINENTAL BALLISTIC MISSILE—EMD	1,210,306 135,437	1,210,306 135,437
79 79	0604853F	EVOLVED EXPENDABLE LAUNCH VEHICLE PROGRAM (SPACE)—END.	155,457 7,980	7,980
80	0604932F	LONG RANGE STANDOFF WEAPON	2,004	2,004
81	0604933F	ICBM FUZE MODERNIZATION	73,512	73,512
82	0605213F	F-22 MODERNIZATION INCREMENT 3.2B	140,100	140,100
83	0605221F	NEXT GENERATION AERIAL REFUELING AIRCRAFT	1,815,588	1,815,588
84	0605229F	CSAR HH–60 RECAPITALIZATION	123,210	123,210
85	0605278F	HC/MC-130 RECAP RDT&E	19,039	19,039
86	0605931F	B-2 DEFENSIVE MANAGEMENT SYSTEM	281,056	281,056
$\frac{87}{89}$	0101125F 0207604F	NUCLEAR WEAPONS MODERNIZATION	80,200 310	80,200 310
90	0207701F	NANCE. FULL COMBAT MISSION TRAINING	14.961	14.961
90 91	0305230F	MC-12	14,861 19,949	14,861 19,949
92	0401138F	C-27J AIRLIFT SQUADRONS	10,010	25,000
		Joint Cargo Aircraft		[25,000]
93	0401318F	CV-22	28,027	28,027
94	0401845F	AIRBORNE SENIOR LEADER C3 (SLC3S)	1,960	1,960
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	4,966,724	4,989,724
		RDT&E MANAGEMENT SUPPORT		
95	0604256F	THREAT SIMULATOR DEVELOPMENT	22,812	22,812
96	0604759F	MAJOR T&E INVESTMENT	42,236	42,236
97 00	0605101F	RAND PROJECT AIR FORCE	25,579	25,579
99 100	0605712F 0605807F	INITIAL OPERATIONAL TEST & EVALUATION TEST AND EVALUATION SUPPORT	16,197 722,071	16,197 722,071
100	0605860F	ROCKET SYSTEMS LAUNCH PROGRAM (SPACE)	16,200	16,200
101	0605864F	SPACE TEST PROGRAM (STP)	10,200	45,001
102	0605976F	Program increase	42,597	[34,950] 42,597
104	0605978F	EVALUATION SUPPORT. FACILITIES SUSTAINMENT—TEST AND EVALUATION SUP-	27,301	27,301
105	0606323F	PORT. MULTI-SERVICE SYSTEMS ENGINEERING INITIATIVE	13,964	13,964
105	0606323F 0606392F	SPACE AND MISSILE CENTER (SMC) CIVILIAN WORKFORCE	203,766	203,766
107	0702806F	ACQUISITION AND MANAGEMENT SUPPORT	42,430	42,430
108	0804731F	GENERAL SKILL TRAINING	1,294	1,294
111	$1001004 \mathrm{F}$	INTERNATIONAL ACTIVITIES	3,851	3,851
		SUBTOTAL RDT&E MANAGEMENT SUPPORT	1,190,349	1,225,299

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Request A CONTROL 371,593 P-IPPS) 91,693 17,033 53,206 431 16,266 35,976 30,888 100 0DERNIZA- 5,609 147,971 ENT 49,844 13,538 190,257 13,688 371,667 371,667 8,117 8,234 87,044 MRAAM) 87,044 \$) 1,477 2,093 1,115	$\begin{array}{c} [-1,500]\\ 7&91,697\\ 7&17,037\\ 8&53,208\\ 1&431\\ 5&16,265\\ 0&35,970\\ 9&30,889\\ 0&10\\ 9&5,609\\ 8&15,098\\ 1&147,971\\ 8&49,848\\ 7&190,257\\ 7&190,257\\ 7&190,257\\ 7&190,257\\ 7&190,257\\ 7&192,677\\ 3&13,683\\ 7&371,667\\ 7&8,117\\ 4&8,234\\ 1&87,041\\ \end{array}$
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Line	Program Element	Item	FY 2013 Request	House Authorized
202	0305174F	SPACE INNOVATION AND DEVELOPMENT CENTER	2,430	2,430
203	0305182F	SPACELIFT RANGE SYSTEM (SPACE)	8,760	8,760
$205 \\ 206$	0305202F	DRAGON U-2 ENDUDANCE UNMANNED AEDIAL VEHICLES	23,644	23,644
206	0305205F 0305206F	ENDURANCE UNMANNED AERIAL VEHICLES AIRBORNE RECONNAISSANCE SYSTEMS	21,000 96,735	21,000 96,735
207	0305200F 0305207F	MANNED RECONNAISSANCE SYSTEMS	13,316	13,316
209	0305208F	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	63,501	63,501
210	0305219F	MQ-1 PREDATOR A UAV	9,122	9,122
211	0305220F	RQ-4 UAV	236,265	236,265
212	0305221F	NETWORK-CENTRIC COLLABORATIVE TARGETING	7,367	7,367
213	0305236F	COMMON DATA LINK (CDL)	38,094	38,094
214	0305238F	NATO AGS	210,109	210,109
215	0305240F	SUPPORT TO DCGS ENTERPRISE	24,500	24,500
216	0305265F	GPS III SPACE SEGMENT	318,992	318,992
217	0305614F	JSPOC MISSION SYSTEM	54,645	54,645
218	0305881F	RAPID CYBER ACQUISITION	4,007	4,007
219	0305887F	INTELLIGENCE SUPPORT TO INFORMATION WARFARE	13,357	13,357
220	0305913F	NUDET DETECTION SYSTEM (SPACE)	64,965	64,965
221	0305940F	SPACE SITUATION AWARENESS OPERATIONS	19,586	19,586
223	0308699F	SHARED EARLY WARNING (SEW)	1,175	1,175
224	0401115F	C-130 AIRLIFT SQUADRON	5,000	5,000
225	0401119F	C-5 AIRLIFT SQUADRONS (IF)	35,115	35,115
226	0401130F	C-17 AIRCRAFT (IF)	99,225	99,225
227	0401132F	C-130J PROGRAM	30,652	30,652
228	0401134F	LARGE AIRCRAFT IR COUNTERMEASURES (LAIRCM)	7,758	7,758
229	0401139F	LIGHT MOBILITY AIRCRAFT (LIMA)	100	100
231	0401219F	KC-108	24,022	24,022
232	0401314F	OPERATIONAL SUPPORT AIRLIFT	7,471	7,471
234	0408011F	SPECIAL TACTICS/COMBAT CONTROL	4,984	4,984
235	0702207F	DEPOT MAINTENANCE (NON-IF)	1,588	1,588
236	0708012F	LOGISTICS SUPPORT ACTIVITIES	577	577
237	0708610F	LOGISTICS INFORMATION TECHNOLOGY (LOGIT)	119,327	119,327
238	0708611F	SUPPORT SYSTEMS DEVELOPMENT	15,873	15,873
240	0804743F	OTHER FLIGHT TRAINING	349	349
242	0808716F	OTHER PERSONNEL ACTIVITIES	117	117
243	0901202F	JOINT PERSONNEL RECOVERY AGENCY	2,018	2,018
244	0901202F 0901218F	CIVILIAN COMPENSATION PROGRAM	1,561	1,561
245	0901210F 0901220F	PERSONNEL ADMINISTRATION	7,634	7,634
245 246	0901226F	AIR FORCE STUDIES AND ANALYSIS AGENCY	1,175	1,034
240 247	0901220F 0901279F	FACILITIES OPERATION—ADMINISTRATIVE	3,491	3,491
248	0901538F	FINANCIAL MANAGEMENT INFORMATION SYSTEMS DEVELOP- MENT.	100,160	100,160
249A	99999999999	CLASSIFIED PROGRAMS	11,172,183 15,867,972	11,172,183 15,866,472
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF.	25,428,046	25,512,996
		RESEARCH, DEVELOPMENT, TEST & EVAL, DW		
		BASIC RESEARCH		
1	0601000BR	DTRA BASIC RESEARCH INITIATIVE	45,071	45,071
2	0601101E	DEFENSE RESEARCH SCIENCES	309,051	309,051
3	0601110D8Z	BASIC RESEARCH INITIATIVES	19,405	19,405
4	0601117E	BASIC OPERATIONAL MEDICAL RESEARCH SCIENCE	39,676	39,676
5	0601120D8Z	NATIONAL DEFENSE EDUCATION PROGRAM	87,979	87,979
	0601384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	50,566	50,566
6		SUBTOTAL BASIC RESEARCH	551,748	551,748
0				
		APPLIED RESEARCH		
7	0602000D8Z	JOINT MUNITIONS TECHNOLOGY	20,615	
	0602000D8Z 0602115E 0602228D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU)		110,900
7 8	0602115E	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE.	20,615	110,900 10,000
7 8 9	0602115E 0602228D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase	20,615 110,900	110,900 10,000 [10,000]
7 8 9 10	0602115E 0602228D8Z 0602234D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM	20,615 110,900 36,826	110,900 10,000 [10,000] 36,826
7 8 9 10 11	0602115E 0602228D8Z 0602234D8Z 0602250D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH	20,615 110,900 36,826 7,898	110,900 10,000 [10,000] 36,826 7,898
7 8 9 10 11 12	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 06022303E	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY	20,615 110,900 36,826 7,898 392,421	$110,900 \\ 10,000 \\ [10,000] \\ 36,826 \\ 7,898 \\ 392,421 \\ $
7 8 9 10 11 12 13	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602303E 0602304E	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS	20,615 110,900 36,826 7,898 392,421 30,424	$110,900 \\ 10,000 \\ [10,000] \\ 36,826 \\ 7,898 \\ 392,421 \\ 30,424 \\ \end{cases}$
7 8 9 10 11 12 13 15	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602303E 0602304E 0602383E	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS BIOLOGICAL WARFARE DEFENSE	20,615 110,900 36,826 7,898 392,421 30,424 19,236	$\begin{array}{c} 110,900\\ 10,000\\ \hline \\ 36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\end{array}$
$7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 15 \\ 16 \\ 16 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10$	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602303E 0602304E 0602383E 0602384BP	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS BIOLOGICAL WARFARE DEFENSE CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	$\begin{array}{c} 20,615\\ 110,900\\ \\ 36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,269\\ \end{array}$	$110,900 \\ 10,000 \\ [10,000] \\ 36,820 \\ 7,898 \\ 392,421 \\ 30,424 \\ 19,236 \\ 223,265 \\ \end{tabular}$
7 8 9 10 11 12 13 15 16 17	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602304E 0602304E 0602383E 0602384BP 0602663D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS BIOLOGICAL WARFARE DEFENSE CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM DATA TO DECISIONS APPLIED RESEARCH	20,615 110,900 36,826 7,898 392,421 30,424 19,236 223,269 13,753	$\begin{array}{c} 110,900\\ 10,000\\ \hline \\ 10,000\\ 36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,269\\ 13,753\end{array}$
$7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 15 \\ 16 \\ 16 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10$	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602303E 0602304E 0602383E 0602384BP	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS BIOLOGICAL WARFARE DEFENSE CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM DATA TO DECISIONS APPLIED RESEARCH CYBER SECURITY RESEARCH HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB)	$\begin{array}{c} 20,615\\ 110,900\\ \\ 36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,269\\ \end{array}$	$\begin{array}{c} 110,900\\ 10,000\\ \hline \\ 86,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,266\\ 13,753\\ 18,985\end{array}$
7 8 9 10 11 12 13 15 16 17 18 19	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602303E 0602303E 0602383E 0602384BP 0602663D8Z 0602663D8Z 06026670D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS BIOLOGICAL WARFARE DEFENSE CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM DATA TO DECISIONS APPLIED RESEARCH CYBER SECURITY RESEARCH CYBER SECURITY RESEARCH HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB) APPLIED RESEARCH.	$\begin{array}{c} 20,615\\ 110,900\\ \\ 36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,269\\ 13,753\\ 18,985\\ 6,771\\ \end{array}$	$\begin{array}{c} 110,900\\ 10,000\\ \hline \\ [10,000\\ 36,820\\ 7,899\\ 392,421\\ 30,422\\ 19,230\\ 223,260\\ 13,755\\ 18,985\\ 6,771\end{array}$
7 8 9 10 11 12 13 15 16 17 18 19 20	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602304E 0602304E 0602383E 0602384BP 0602663D8Z 0602663D8Z 0602660D8Z 0602670D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS BIOLOGICAL WARFARE DEFENSE CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM DATA TO DECISIONS APPLIED RESEARCH CYBER SECURITY RESEARCH HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB) APPLIED RESEARCH. TACTICAL TECHNOLOGY	$\begin{array}{c} 20,615\\ 110,900\\ \\36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,269\\ 13,753\\ 18,985\\ 6,771\\ \\233,209\end{array}$	110,900 10,000 36,820 7,898 392,421 30,424 19,234 223,269 13,755 18,985 6,771 233,209
$ \begin{array}{r} 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 15 \\ 16 \\ 17 \\ 18 \\ 19 \\ \end{array} $	0602115E 0602228D8Z 0602234D8Z 0602250D8Z 0602303E 0602303E 0602383E 0602384BP 0602663D8Z 0602663D8Z 06026670D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE. Program increase LINCOLN LABORATORY RESEARCH PROGRAM SYSTEMS 2020 APPLIED RESEARCH INFORMATION & COMMUNICATIONS TECHNOLOGY COGNITIVE COMPUTING SYSTEMS BIOLOGICAL WARFARE DEFENSE CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM DATA TO DECISIONS APPLIED RESEARCH CYBER SECURITY RESEARCH CYBER SECURITY RESEARCH HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB) APPLIED RESEARCH.	$\begin{array}{c} 20,615\\ 110,900\\ \\ 36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,269\\ 13,753\\ 18,985\\ 6,771\\ \end{array}$	$\begin{array}{c} 20,615\\ 110,900\\ 10,000\\ \hline \\ 36,826\\ 7,898\\ 392,421\\ 30,424\\ 19,236\\ 223,269\\ 13,753\\ 18,985\\ 6,771\\ 233,209\\ 166,067\\ 222,416\\ \end{array}$

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Line	Program Element	Item	FY 2013 Request	House Authorized
24	1160401BB	SPECIAL OPERATIONS TECHNOLOGY DEVELOPMENT SUBTOTAL APPLIED RESEARCH	28,739 1,703,881	28,739 1,713,881
		ADVANCED TECHNOLOGY DEVELOPMENT (ATD)		
25	0603000 D8Z	JOINT MUNITIONS ADVANCED TECHNOLOGY	25,612	25,612
26	0603121D8Z	SO/LIC ADVANCED DEVELOPMENT	26,324	26,324
27	0603122D8Z	COMBATING TERRORISM TECHNOLOGY SUPPORT	77,144	77,144
28	0603160BR	COUNTERPROLIFERATION INITIATIVES—PROLIFERATION PREVENTION AND DEFEAT. BALLISTIC MISSILE DEFENSE TECHNOLOGY	275,022	275,022
$\frac{29}{31}$	0603175C 0603225D8Z	JOINT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT	79,975 20,032	79,975 20,032
31 32	06032648	AGILE TRANSPORTATION FOR THE 21ST CENTURY (AT21)— THEATER CAPABILITY.	20,052 3,892	3,892
33	0603274C	SPECIAL PROGRAM—MDA TECHNOLOGY	36,685	36,685
34	0603286E	ADVANCED AEROSPACE SYSTEMS	174,316	149,316
		Program decrease		[-25,000]
35	0603287E	SPACE PROGRAMS AND TECHNOLOGY CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—ADVANCED	159,704	159,704
36	0603384BP	DEVELOPMENT.	234,280	234,280
37	0603618D8Z	JOINT ELECTRONIC ADVANCED TECHNOLOGY	6,983	6,983
38	0603648D8Z	JOINT CAPABILITY TECHNOLOGY DEMONSTRATIONS	158,263	158,263
39 40	0603662D8Z 0603663D8Z	NETWORKED COMMUNICATIONS CAPABILITIES DATA TO DECISIONS ADVANCED TECHNOLOGY DEVELOP-	25,393 13,754	25,393 13,754
		MENT.		
42 43	0603668D8Z 0603670D8Z	CYBER SECURITY ADVANCED RESEARCH HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB)	19,935 8,235	19,935 8,235
44	0603680 D8 Z	ADVANCED DEVELOPMENT. DEFENSE-WIDE MANUFACTURING SCIENCE AND TECH-	21,966	21,966
15	0603699D8Z	NOLOGY PROGRAM.	24.662	04.000
45 47	0603699D8Z 0603712S	EMERGING CAPABILITIES TECHNOLOGY DEVELOPMENT GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS	24,662 24,605	24,662 24,605
48	06037128	DEPLOYMENT AND DISTRIBUTION ENTERPRISE TECH- NOLOGY.	24,005 30,678	30,678
49	0603716D8Z	STRATEGIC ENVIRONMENTAL RESEARCH PROGRAM	65,282	65,282
50	06037208	MICROELECTRONICS TECHNOLOGY DEVELOPMENT AND SUP- PORT.	72,234	82,234
		Program increase		[10,000]
51	0603727 D8Z	JOINT WARFIGHTING PROGRAM	8,403	8,403
52	0603739E	ADVANCED ELECTRONICS TECHNOLOGIES	111,008	111,008
54	0603760E	COMMAND, CONTROL AND COMMUNICATIONS SYSTEMS Program reduction	237,859	212,859 [-25,000]
55	0603765E	CLASSIFIED DARPA PROGRAMS	3,000	3,000
56	0603766E	NETWORK-CENTRIC WARFARE TECHNOLOGY	236,883	236,883
$57 \\ 58$	0603767E 0603769SE	SENSOR TECHNOLOGY DISTRIBUTED LEARNING ADVANCED TECHNOLOGY DEVELOP-	299,438 12,195	299,438 12,195
50	0000701D07	MENT.	20.020	20.020
59 60	0603781D8Z	SOFTWARE ENGINEERING INSTITUTE QUICK REACTION SPECIAL PROJECTS	30,036	30,036
60 62	0603826D8Z 0603828J	JOINT EXPERIMENTATION	107,002 21,230	107,002 21,230
63	06038235 0603832D8Z	DOD MODELING AND SIMULATION MANAGEMENT OFFICE	47,433	47,433
64	0603901C	DIRECTED ENERGY RESEARCH	46,944	76,944
		Program increase	,	[30,000]
65	0603902C	NEXT GENERATION AEGIS MISSILE	224,077	224,077
66	0603941 D8Z	TEST & EVALUATION SCIENCE & TECHNOLOGY	92,602	92,602
68	$0604055\mathrm{D8Z}$	OPERATIONAL ENERGY CAPABILITY IMPROVEMENT	26,244	26,244
69 70	0303310D8Z 1160402BB	CWMD SYSTEMS	53,946 45,317	53,946 45,317
71	1160400000	MENT.	0.01	0.04
71 72	1160422BB 1160472BB	AVIATION ENGINEERING ANALYSIS	861 4,959	861 4,959
		TECHNOLOGY. SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT (ATD).	3,194,413	3,184,413
		ADVANCED COMPONENT DEVELOPMENT & PROTO-		
73	0603161 D8 Z	TYPES NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIP- MENT PD055F ADC5D	33,234	33,234
74	0603527D8Z	MENT RDT&E ADC&P. RETRACT LARCH	21,023	21,023
74 75	0603527D8Z 0603600D8Z	WALKOFF	94,624	21,025 94,624
77	0603714D8Z	ADVANCED SENSOR APPLICATIONS PROGRAM	16,958	16,958
78	0603851D8Z	ENVIRONMENTAL SECURITY TECHNICAL CERTIFICATION PROGRAM.	75,941	75,941
79	0603881C	BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT	316,929	316,929
80	0603882C	BALLISTIC MISSILE DEFENSE MIDCOURSE DEFENSE SEG- MENT.	903,172	1,363,172
		East Coast site planning and development, and EIS work Program increase		[103,000] [357,000]

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	Program Element	Item	FY 2013 Request	House Authorized
81	0603884BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEM/VAL	179,023	179,023
82	0603884C	BALLISTIC MISSILE DEFENSE SENSORS	347,012	347,012
84	0603890C	BMD ENABLING PROGRAMS	362,711	362,711
85	0603891C	SPECIAL PROGRAMS—MDA	272,387	272,387
86	0603892C	AEGIS BMD	992,407	992,407
87	0603893C	SPACE TRACKING & SURVEILLANCE SYSTEM	51,313	51,313
88	0603895C	BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS	6,912	6,912
89	0603896C	BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BAT- TLE MANAGEMENT & COMMUNICATION.	366,552	366,552
90 91	0603898C 0603904C	BALLISTIC MISSILE DEFENSE JOINT WARFIGHTER SUPPORT MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER (MDIOC).	55,550 63,043	55,550 63,043
92	0603906C	REGARDING TRENCH	11,371	11,371
93	0603907C	SEA BASED X-BAND RADAR (SBX)	9,730	9,730
94	0603913C	ISRAELI COOPERATIVE PROGRAMS	99,836	267,836
95	0603914C	Increase to DSWS, ASIP, Arrow-3 cooperative programs BALLISTIC MISSILE DEFENSE TEST	454,400	[168,000] 454,400
96	0603915C	BALLISTIC MISSILE DEFENSE TARGETS	435,747	435,747
97	0603920D8Z	HUMANITARIAN DEMINING	13,231	13,231
98	0603923D8Z	COALITION WARFARE	11,398	11,398
99	0604016D8Z	DEPARTMENT OF DEFENSE CORROSION PROGRAM	3,283	3,283
100	0604400D8Z	DEPARTMENT OF DEFENSE (DOD) UNMANNED AIRCRAFT SYS- TEM (UAS) COMMON DEVELOPMENT.	12,368	12,368
101	$0604670\mathrm{D8Z}$	HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB) RESEARCH AND ENGINEERING.	5,131	5,131
104	0604787 J	JOINT SYSTEMS INTEGRATION	3,273	3,273
106	0604828J	JOINT FIRES INTEGRATION AND INTEROPERABILITY TEAM	7,364	7,364
107	0604880C	LAND-BASED SM-3 (LBSM3)	276,338	276,338
108	0604881C	AEGIS SM–3 BLOCK IIA CO-DEVELOPMENT	420,630	420,630
109	0604883C	PRECISION TRACKING SPACE SENSOR RDT&E	297,375	50,000
		Project decrease to support technology development		[-247, 375]
111	0604886C	ADVANCED REMOTE SENSOR TECHNOLOGY (ARST)	58,742	58,742
113	0303191D8Z	JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM	3,158	3,158
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES	6,282,166	6,662,791
$\frac{116}{117}$	0604165D8Z 0604384BP	MENT RDT&E SDD. PROMPT GLOBAL STRIKE CAPABILITY DEVELOPMENT CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—EMD	110,383 311,071	110,383 311,071
119	0604764 K	ADVANCED IT SERVICES JOINT PROGRAM OFFICE (AITS-JPO)	25,787	25,787
120	$0604771\mathrm{D8Z}$	JOINT TACTICAL INFORMATION DISTRIBUTION SYSTEM		
		(JTIDS).	20,688	20,688
121	$0605000 \mathrm{BR}$	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES	5,749	20,688 5,749
121 122	0605000BR 0605013BL	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT		20,688
		(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE	5,749	20,688 5,749
122 125 126	$0605013 \mathrm{BL}$	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM	5,749 12,699	20,688 5,749 12,699
$122 \\ 125$	0605013BL 0605021SE	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE	5,749 12,699 387	20,688 5,749 12,699 387
122 125 126 127 128	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605070S	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION.	5,749 12,699 387 1,859 7,010 133,104	20,688 5,749 12,699 387 1,859 7,010 133,104
122 125 126 127 128 129	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605070S 0605075D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION	5,749 12,699 387 1,859 7,010 133,104 25,269	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\end{array}$
122 125 126 127 128 129 131	0605013BL 0605021SE 0605022D8Z 0605027D8Z 06050708 0605075D8Z 0605210D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\end{array}$
122 125 126 127 128 129	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605070S 0605075D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES GLOBAL COMBAT SUPPORT SYSTEM DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT	5,749 12,699 387 1,859 7,010 133,104 25,269	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\end{array}$
122 125 126 127 128 129 131 132	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605070S 0605075D8Z 0605210D8Z 0303141K	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES GLOBAL COMBAT SUPPORT SYSTEM	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\end{array}$
122 125 126 127 128 129 131 132 133	0605013BL 0605021SE 0605022D8Z 0605027D8Z 06050708 0605075D8Z 0605210D8Z 0303141K 0305304D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES EGLOBAL COMBAT SUPPORT SYSTEM	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287	20,688 5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287
122 125 126 127 128 129 131 132	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605070S 0605075D8Z 0605210D8Z 0303141K	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES GLOBAL COMBAT SUPPORT SYSTEM DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM). SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION (SDD).	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\end{array}$
122 125 126 127 128 129 131 132 133	0605013BL 0605021SE 0605022D8Z 0605027D8Z 06050708 0605075D8Z 0605210D8Z 0303141K 0305304D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287	20,688 5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287
122 125 126 127 128 129 131 132 133 135 136 137	0605013BL 0605021SE 0605022D8Z 060502D8Z 06050708 0605075D8Z 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 0604475D8Z 0604940D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES GLOBAL COMBAT SUPPORT SYSTEM DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM). SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION (SDD). RDT&E MANAGEMENT SUPPORT DEFENSE READINESS REPORTING SYSTEM (DRRS) JOINT SYSTEMS ARCHITECTURE DEVELOPMENT CENTRAL TEST AND EVALUATION INVESTMENT DEVELOP- MENT (CTEIP).	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109	20,688 5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109
122 125 126 127 128 129 131 132 133 135 136 137 138	0605013BL 0605021SE 0605022D8Z 0605027D8Z 06050708 0605075D8Z 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 0604475D8Z 0604940D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES GLOBAL COMBAT SUPPORT SYSTEM DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM). SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION (SDD). RDT&E MANAGEMENT SUPPORT DEFENSE READINESS REPORTING SYSTEM (DRRS) JOINT SYSTEMS ARCHITECTURE DEVELOPMENT CENTRAL TEST AND EVALUATION INVESTMENT DEVELOP.	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419	20,688 5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419
122 125 126 127 128 129 131 132 133 135 136 137 138 139	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605070S 0605075D8Z 0303141K 0305304D8Z 06044774D8Z 0604475D8Z 06044875D8Z 0604940D8Z 0604942D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214	20,688 5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214
122 125 126 127 128 129 131 132 133 135 136 137 138 139 140	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605075D8Z 0605075D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 0604475D8Z 06044940B8Z 0604942D8Z 0604943D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380	20,688 5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380
122 125 126 127 128 129 131 132 133 135 136 137 138 139 140 141	0605013BL 0605021SE 0605022D8Z 0605022D8Z 0605075D8Z 0605075D8Z 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 06044942D8Z 06049440D8Z 0605104D8Z 0605104D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\\ \textbf{694,287}\\ \textbf{6,383}\\ 3,845\\ 144,109\\ 2,419\\ 8,214\\ 19,380\\ 32,266\end{array}$
122 125 126 127 128 131 132 133 133 135 136 137 138 139 140 141 142	0605013BL 0605021SE 0605022D8Z 0605022D8Z 06050708S 06050708S 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 0604940D8Z 0604940D8Z 0604942D8Z 0604943D8Z 0605100D8Z 0605110D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES GLOBAL COMBAT SUPPORT SYSTEM DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM). SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION (SDD). RDT&E MANAGEMENT SUPPORT DEFENSE READINESS REPORTING SYSTEM (DRRS) JOINT SYSTEMS ARCHITECTURE DEVELOPMENT CENTRAL TEST AND EVALUATION INVESTMENT DEVELOP- MENT (CTEIP). ASSESSMENTS AND EVALUATIONS THERMAL VICAR JOINT MISSION ENVIRONMENT TEST CAPABILITY (JMETC) USD(A&T)—CRITICAL TECHNOLOGY SUPPORT	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266 840	20,688 5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266 840
122 125 126 127 128 129 131 132 133 135 136 137 138 139 140 141	0605013BL 0605021SE 0605022D8Z 0605022D8Z 0605075D8Z 0605075D8Z 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 06044942D8Z 06049440D8Z 0605104D8Z 0605104D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\\ \textbf{694,287}\\ \textbf{6,383}\\ 3,845\\ 144,109\\ 2,419\\ 8,214\\ 19,380\\ 32,266\end{array}$
122 125 126 127 128 129 131 132 133 133 135 136 137 138 139 140 141 142 143	0605013BL 0605021SE 0605022D8Z 0605027D8Z 06050708 0605075D8Z 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 06044755D8Z 0604940D8Z 0604942D8Z 0604943D8Z 0605100D8Z 0605104D8Z 0605110D8Z	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266 840	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\\ \textbf{694,287\\ 6,383\\ 3,845\\ 144,109\\ 2,419\\ 8,214\\ 19,380\\ 32,266\\ 840\\ 56,012\\ \end{array}$
122 125 126 127 128 129 131 132 133 135 136 137 138 139 140 141 142 143	0605013BL 0605021SE 0605022D8Z 0605027D8Z 0605075D8Z 0605075D8Z 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 0604475D8Z 06044940D8Z 0604940D8Z 0604940D8Z 0604940D8Z 0605100D8Z 0605110D8Z 0605117D8Z 0605126J	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266 840 56,012 55,508 18,174	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\\ \textbf{694,287}\\ \textbf{6,383}\\ 3,845\\ 144,109\\ 2,419\\ 8,214\\ 19,380\\ 32,266\\ 840\\ 56,012\\ 55,508\\ \end{array}$
122 125 126 127 128 129 131 132 133 135 136 137 138 139 140 141 142 143 144 144 144	0605013BL 0605021SE 0605022D8Z 060502D8Z 06050708 0605075D8Z 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 0604875D8Z 0604940D8Z 0604940D8Z 0604942D8Z 0604943D8Z 0605100D8Z 0605110D8Z 0605110D8Z 0605126J	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT INFORMATION TECHNOLOGY DEVELOPMENT DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION DCMO POLICY AND INTEGRATION DCMO POLICY AND INTEGRATION DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM). SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION (SDD). RDT&E MANAGEMENT SUPPORT DEFENSE READINESS REPORTING SYSTEM (DRRS)	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266 840 56,012 55,508 18,174 43,195	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\\ \textbf{694,287\\ 694,287\\ \textbf{6},383\\ 3,845\\ 144,109\\ 2,419\\ 8,214\\ 19,380\\ 32,266\\ 840\\ 56,012\\ 55,508\\ 18,174\\ 43,195\\ \end{array}$
122 125 126 127 128 129 131 132 133 133 135 136 137 138 139 140 141 142 143 144 144	0605013BL 0605021SE 0605022D8Z 060502D8Z 06050708 06050708 0605210D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 0604940D8Z 0604940D8Z 0605104D8Z 0605104D8Z 0605110D8Z 06051126J	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT HOMELAND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266 840 56,012 55,508 18,174	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\\ \textbf{694,287\\ 694,287\\ 6,383\\ 3,845\\ 144,109\\ 2,419\\ 8,214\\ 19,380\\ 32,266\\ 840\\ 56,012\\ 55,508\\ 18,174\end{array}$
122 125 126 127 128 129 131 132 133 135 136 137 138 139 140 141 142 143 144 144 144 144	0605013BL 0605021SE 0605022D8Z 0605027D8Z 06050708 0605075D8Z 0605075D8Z 0303141K 0305304D8Z 06044774D8Z 06044774D8Z 06044875D8Z 0604940D8Z 0604942D8Z 0604943D8Z 0605104D8Z 0605110D8Z 0605110D8Z 0605110D8Z 0605126J	(JTIDS). WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES INFORMATION TECHNOLOGY DEVELOPMENT DOBLOW AND PERSONNEL SECURITY INITIATIVE DEFENSE EXPORTABILITY PROGRAM OUSD(C) IT DEVELOPMENT INITIATIVES DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION. DCMO POLICY AND INTEGRATION	5,749 12,699 387 1,859 7,010 133,104 25,269 10,238 19,670 3,556 694,287 6,383 3,845 144,109 2,419 8,214 19,380 32,266 840 56,012 55,508 18,174 43,195 6,457	$\begin{array}{c} 20,688\\ 5,749\\ 12,699\\ 387\\ 1,859\\ 7,010\\ 133,104\\ 25,269\\ 10,238\\ 19,670\\ 3,556\\ \textbf{694,287}\\ \textbf{6,383}\\ 3,845\\ 144,109\\ 2,419\\ 8,214\\ 19,380\\ 32,266\\ 840\\ 56,012\\ 55,508\\ 18,174\\ 43,195\\ 6,457\\ \end{array}$

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Line	Program Element	Item	FY 2013 Request	House Authorized
152	0605384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	92,849	92,849
159	0605790D8Z	SMALL BUSINESS INNOVATION RESEARCH (SBIR)/ SMALL BUSINESS TECHNOLOGY TRANSFER (S.	1,857	1,857
160	0605798D8Z	DEFENSE TECHNOLOGY ANALYSIS	12,056	12,056
162	0605801KA	DEFENSE TECHNICAL INFORMATION CENTER (DTIC)	55,454	55,454
163	0605803SE	R&D IN SUPPORT OF DOD ENLISTMENT, TESTING AND EVAL- UATION.	16,364	16,364
164	0605804D8Z	DEVELOPMENT TEST AND EVALUATION	15,110	15,110
$166 \\ 167$	0605898E 0606100D8Z	MANAGEMENT HQ—R&D BUDGET AND PROGRAM ASSESSMENTS	69,767	69,767
167	0203345D8Z	DEFENSE OPERATIONS SECURITY INITIATIVE (DOSI)	4,454 2,637	4,454 2,637
174	0303166J	SUPPORT TO INFORMATION OPERATIONS (IO) CAPABILITIES	2,031	8,238
176	0305103E	CYBER SECURITY INITIATIVE	1,801	1,801
177	0305193D8Z	INTELLIGENCE SUPPORT TO INFORMATION OPERATIONS (IO)	16,041	16,041
180	$0804767\mathrm{D8Z}$	COCOM EXERCISE ENGAGEMENT AND TRAINING TRANS- FORMATION (CE2T2).	77,475	77,475
182	0901598C	MANAGEMENT HQ—MDA	34,855	34,855
183	0901598D8W	MANAGEMENT HEADQUARTERS WHS	104	104
184A	99999999999	CLASSIFIED PROGRAMS	64,255 887,928	64,255 887,928
		OPERATIONAL SYSTEMS DEVELOPMENT		
185	0604130V	ENTERPRISE SECURITY SYSTEM (ESS)	8,866	8,866
186	0605127T	REGIONAL INTERNATIONAL OUTREACH (RIO) AND PARTNER-	3,238	3,238
187	0605147T	SHIP FOR PEACE INFORMATION MGMT. OVERSEAS HUMANITARIAN ASSISTANCE SHARED INFORMA-	288	288
101	00001111	TION SYSTEM (OHASIS).	200	200
188	$0607384 \mathrm{BP}$	CHEMICAL AND BIOLOGICAL DEFENSE (OPERATIONAL SYS- TEMS DEVELOPMENT).	14,745	14,745
190	0607828J	JOINT INTEGRATION AND INTEROPERABILITY	5,013	5,013
191	0208043J	PLANNING AND DECISION AID SYSTEM (PDAS)	3,922	3,922
192	0208045 K	C4I INTEROPERABILITY	72,574	72,574
194	0301144K	JOINT/ALLIED COALITION INFORMATION SHARING	6,214	6,214
201	0302016K	NATIONAL MILITARY COMMAND SYSTEM-WIDE SUPPORT	499	499
202	0302019K	DEFENSE INFO INFRASTRUCTURE ENGINEERING AND INTE- GRATION.	14,498	14,498
203	0303126K	LONG-HAUL COMMUNICATIONS—DCS	26,164	26,164
204	0303131K	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET- WORK (MEECN).	12,931	12,931
205	0303135G	PUBLIC KEY INFRASTRUCTURE (PKI)	6,296	6,296
206	0303136G	KEY MANAGEMENT INFRASTRUCTURE (KMI)	30,948	30,948
207	0303140D8Z	INFORMATION SYSTEMS SECURITY PROGRAM	11,780	11,780
208	0303140G	INFORMATION SYSTEMS SECURITY PROGRAM	191,452	241,452
211	$0303150 { m K}$	Program increase GLOBAL COMMAND AND CONTROL SYSTEM	36,575	[50,000] 46,575
919	0303153K	Program increase DEFENSE SPECTRUM ORGANIZATION	94 979	[10,000]
$212 \\ 213$		NET-CENTRIC ENTERPRISE SERVICES (NCES)	24,278	24,278
$\frac{213}{214}$	0303170K 0303260D8Z	DEFENSE MILITARY DECEPTION PROGRAM OFFICE (DMDPO)	2,924 1,294	2,924 1,294
214	0303200D8Z	TELEPORT PROGRAM	6,050	6,050
217	0304210BB	SPECIAL APPLICATIONS FOR CONTINGENCIES	17,058	17,058
222	0305103K	CYBER SECURITY INITIATIVE	4,189	4,189
223	$0305125\mathrm{D8Z}$	CRITICAL INFRASTRUCTURE PROTECTION (CIP)	10,462	10,462
227	0305186D8Z	POLICY R&D PROGRAMS	6,360	6,360
229	0305199D8Z	NET CENTRICITY	21,190	21,190
232	0305208BB	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	7,114	7,714
235	0305208K	Program increase DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	3,247	[600] 3,247
$\frac{235}{237}$	0305219BB	MQ-1 PREDATOR A UAV	1,355	3,247 1,355
240	0305387D8Z	HOMELAND DEFENSE TECHNOLOGY TRANSFER PROGRAM	2,303	2,303
241	0305600D8Z	INTERNATIONAL INTELLIGENCE TECHNOLOGY AND ARCHI- TECTURES.	1,478	1,478
249	0708011S	INDUSTRIAL PREPAREDNESS	27,044	27,044
250	07080128	LOGISTICS SUPPORT ACTIVITIES	4,711	4,711
251	0902298J	MANAGEMENT HQ—OJCS	4,100	4,100
253	1105219BB	MQ-9 UAV	3,002	3,002
257	1160403BB	SPECIAL OPERATIONS AVIATION SYSTEMS ADVANCED DEVEL- OPMENT.	97,267	97,267
258 259	1160404BB 1160405BB	SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOP- MENT.	821 25,935	821 25,935
260	1160408BB	SOF OPERATIONAL ENHANCEMENTS	51,700	51,700
261	1160403BB	SPECIAL OPERATIONS CV-22 DEVELOPMENT	1,822	1,822
262	1160427BB	MISSION TRAINING AND PREPARATION SYSTEMS (MTPS)	10,131	10,131
263	1160429BB	AC/MC-130J	19,647	19,647
264	$1160474 \mathrm{BB}$	SOF COMMUNICATIONS EQUIPMENT AND ELECTRONICS SYS-	2,225	2,225
		TEMS. SOF TACTICAL RADIO SYSTEMS	3,036	3,036

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

(In Thousands of Dollars)	J
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Line	Program Element	Item	FY 2013 Request	House Authorized
266	1160477BB	SOF WEAPONS SYSTEMS	1,511	1,511
267	1160478BB	SOF SOLDIER PROTECTION AND SURVIVAL SYSTEMS	4,263	4,263
268	1160479BB	SOF VISUAL AUGMENTATION, LASERS AND SENSOR SYSTEMS	4,448	4,448
269	1160480BB	SOF TACTICAL VEHICLES	11,325	11,325
270	1160481BB	SOF MUNITIONS	1,515	1,515
271	1160482BB	SOF ROTARY WING AVIATION	24,430	24,430
272	1160483BB	SOF UNDERWATER SYSTEMS	26,405	61,405
		Program increase		[35,000]
273	1160484BB	SOF SURFACE CRAFT	8,573	8,573
275	1160489BB	SOF GLOBAL VIDEO SURVEILLANCE ACTIVITIES	7,620	7,620
276	1160490BB	SOF OPERATIONAL ENHANCEMENTS INTELLIGENCE	16,386	16,386
276A	99999999999	CLASSIFIED PROGRAMS	3,754,516	3,774,416
		Program increases		[19,900]
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	4,667,738	4,783,238
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, DW.	17,982,161	18,478,286
		OPERATIONAL TEST & EVAL, DEFENSE RDT&E MANAGEMENT SUPPORT		
1	0605118OTE	OPERATIONAL TEST AND EVALUATION	72,501	107,501
		Program increase for DOT&E cyber—range operations		[25,000]
		Program increase for DOT&E cyber—threat development and assess- ment.		[10,000]
2	06051310TE	LIVE FIRE TEST AND EVALUATION	49,201	49,201
3	06058140TE	OPERATIONAL TEST ACTIVITIES AND ANALYSES	63,566	63,566
		SUBTOTAL RDT&E MANAGEMENT SUPPORT	185,268	220,268
		TOTAL OPERATIONAL TEST & EVAL, DEFENSE	185,268	220,268
		TOTAL RDT&E	69,407,767	70,387,256

1SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-2TION FOR OVERSEAS CONTINGENCY OPER-

ATIONS.

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SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION FOR OVERSEAS CONTINGENCY OP-ERATIONS (In Thousands of Dollars)

Line	Program Element	Item	FY 2013 Request	House Authorized
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
60	0603747A	SOLDIER SUPPORT AND SURVIVABILITY SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	19,860 19,860	19,860 19,860
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY.	19,860	19,860
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
56	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	4,600 4,600	4,600 4,600
131	0604771N	SYSTEM DEVELOPMENT & DEMONSTRATION MEDICAL DEVELOPMENT	2,173	2,175
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	2,173	2,173
160	0605866N	RDT&E MANAGEMENT SUPPORT NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT	5,200	5,200
100	00033001	SUBTOTAL RDT&E MANAGEMENT SUPPORT	5,200 5,200	5,200 5,200
		OPERATIONAL SYSTEMS DEVELOPMENT		
195 221	0206624M 0305233N	MARINE CORPS COMBAT SERVICES SUPPORT RQ-7 UAV	6,762 7,600	6,762 7,600
230A	999999999999	CLASSIFED PROGRAMS SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	33,784	33,784
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY.	48,146 60,119	48,146 60,119
		OPERATIONAL SYSTEMS DEVELOPMENT		
249A	99999999999	CLASSIFIED PROGRAMS	53,150	53,150
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	53,150	53,150
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF.	53,150	53,150
0	0400000000	APPLIED RESEARCH		10.000
9	0602228D8Z	HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU) SCIENCE.		10,000
		Program increase SUBTOTAL APPLIED RESEARCH		[10,000] 10,000
		ADVANCED TECHNOLOGY DEVELOPMENT (ATD)		
27	$0603122\mathrm{D8Z}$	COMBATING TERRORISM TECHNOLOGY SUPPORT		25,000
		Program increase SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT (ATD).		[25,000] 25,000
94	$0603913\mathrm{C}$	ISRAELI COOPERATIVE PROGRAMS		680,000
102	$0604775\mathrm{D8Z}$	Iron Dome		[680,000] 200,000 [200,000]
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.		880,000
		OPERATIONAL SYSTEMS DEVELOPMENT		
239 276A	0305231BB 99999999999	MQ-8 UAV CLASSIFIED PROGRAMS	5,000 107,387	5,000 107,387
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL,	112,387 112,387	112,387 1,027,387
		DW.	,	_,,_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

TITLE XLIII—OPERATION AND MAINTENANCE

3 SEC. 4301. OPERATION AND MAINTENANCE.

SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)

Line	Item	FY 2013 Request	House Authorized
	OPERATION & MAINTENANCE, ARMY		
	OPERATING FORCES		
10	MANEUVER UNITS	1,223,087	1,223,08
20	MODULAR SUPPORT BRIGADES	80,574	80,57
30	ECHELONS ABOVE BRIGADE	723,039	723,03
40	THEATER LEVEL ASSETS	706,974	706,97
$\frac{50}{60}$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS	1,226,650	1,226,65
70	FORCE READINESS OPERATIONS SUPPORT	1,319,832 3,447,174	1,319,83 3,447,17
80	LAND FORCES SYSTEMS READINESS	454,774	454,77
90	LAND FORCES DEPOT MAINTENANCE	1,762,757	1,762,75
100	BASE OPERATIONS SUPPORT	7,401,613	7,401,61
110	FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION	2 041 074	
	Realignment to Cemeterial Expenses, Army	3,041,074	3,234,67 [-25,000
	Restoration and Modernization of Facilities		[218,600
120	MANAGEMENT AND OPERATIONAL HQ'S	410,171	410,17
130	COMBATANT COMMANDERS CORE OPERATIONS	177,819	177,81
170	COMBATANT COMMANDERS ANCILLARY MISSIONS	461,333	461,33
	SUBTOTAL OPERATING FORCES	22,436,871	22,630,47
	MOBILIZATION		
180	STRATEGIC MOBILITY	405,496	405,49
190	ARMY PREPOSITIONING STOCKS	195,349	195,34
200	INDUSTRIAL PREPAREDNESS SUBTOTAL MOBILIZATION	6,379 607,224	6,37 607,22
	TO ATNING AND DECOLUTING	,	,
210	TRAINING AND RECRUITING OFFICER ACQUISITION	112,866	112,86
220	RECRUIT TRAINING	73,265	73,26
230	ONE STATION UNIT TRAINING	51,227	51,22
240	SENIOR RESERVE OFFICERS TRAINING CORPS	443,306	443,30
250	SPECIALIZED SKILL TRAINING	1,099,556	1,099,55
260	FLIGHT TRAINING	1,130,627	1,130,62
270	PROFESSIONAL DEVELOPMENT EDUCATION	$191,\!683$	191,68
280	TRAINING SUPPORT	652,095	652,09
290	RECRUITING AND ADVERTISING	507,510	507,51
300	EXAMINING	156,964	156,96
310	OFF-DUTY AND VOLUNTARY EDUCATION	244,343	244,34
$320 \\ 330$	CIVILIAN EDUCATION AND TRAINING JUNIOR ROTC	212,477 182,691	212,47 182,69
550	SUBTOTAL TRAINING AND RECRUITING	5,058,610	5,058,61
	ADMIN & SRVWIDE ACTIVITIES		
350	SERVICEWIDE TRANSPORTATION	601,331	601,33
360	CENTRAL SUPPLY ACTIVITIES	741,324	741,32
370	LOGISTIC SUPPORT ACTIVITIES	610,136	610,13
380	AMMUNITION MANAGEMENT	478,707	478,70
390	ADMINISTRATION	556,307	556,30
400	SERVICEWIDE COMMUNICATIONS	1,547,925	1,547,92
410	MANPOWER MANAGEMENT	362,205	362,20
420	OTHER PERSONNEL SUPPORT	220,754	220,75
430	OTHER SERVICE SUPPORT	1,153,556	1,150,50
440	Army Museum Funding (Early to need) ARMY CLAIMS ACTIVITIES	950.070	[-3,047
$440 \\ 450$	REAL ESTATE MANAGEMENT	250,970 222,351	250,97 222,35
450	BASE OPERATIONS SUPPORT	222,331 222,379	222,33
470	SUPPORT OF NATO OPERATIONS	459,710	459,71
480	MISC. SUPPORT OF OTHER NATIONS	25,637	25,63
490	CLASSIFIED PROGRAMS	1,052,595	1,052,59

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	(In Thousands of Dollars)	THE OCCUP	
Line	Item	FY 2013 Request	House Authorized
	SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	8,505,887	8,502,840
	UNDISTRIBUTED ADJUSTMENTS		
500	UNDISTRIBUTED ADJUSTMENTS		-350,700
	Army Medical Evacuation Paramedic Certification Training Historical unobligated balances		[5,000] [-289,200]
	Overestimate of Foreign Currency Fluctuation Costs		[-235,200]
	SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		-350,700
	TOTAL OPERATION & MAINTENANCE,		
	ARMY	36,608,592	36,448,445
	OPERATION & MAINTENANCE, NAVY		
	OPERATING FORCES		
10	MISSION AND OTHER FLIGHT OPERATIONS	4,918,144	4,927,144
20	Cruiser Retention	1 000 005	[9,000]
$\frac{20}{30}$	FLEET AIR TRAINING AVIATION TECHNICAL DATA & ENGINEERING SERV-	1,886,825	1,886,825
30	ICES	44,032	44,032
40	AIR OPERATIONS AND SAFETY SUPPORT	101,565	101,565
50	AIR SYSTEMS SUPPORT	374,827	374,827
60	AIRCRAFT DEPOT MAINTENANCE	960,802	960,802
70	AIRCRAFT DEPOT OPERATIONS SUPPORT	37,545	37,545
80	AVIATION LOGISTICS	328,805	328,805
90	MISSION AND OTHER SHIP OPERATIONS	4,686,535	4,711,185
	Cruiser Retention		[24,650]
100	SHIP OPERATIONS SUPPORT & TRAINING	769,204	769,204
110	SHIP DEPOT MAINTENANCE	5,089,981	5,157,944
	Cruiser Retention		[67, 963]
120	SHIP DEPOT OPERATIONS SUPPORT	1,315,366	1,329,237
	Cruiser Retention		[13,871]
130	COMBAT COMMUNICATIONS	619,909	619,909
140	ELECTRONIC WARFARE	92,364	92,364
150	SPACE SYSTEMS AND SURVEILLANCE	174,437	174,437
160	WARFARE TACTICS	441,035	441,035
170	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	333,554	333,554
$180 \\ 190$	COMBAT SUPPORT FORCES EQUIPMENT MAINTENANCE	910,087 167,158	910,087 167 159
200	DEPOT OPERATIONS SUPPORT	4,183	167,158 4,183
200 210	COMBATANT COMMANDERS CORE OPERATIONS	95,528	95,528
220	COMBATANT COMMANDERS DIRECT MISSION SUPPORT	204,569	204,569
230	CRUISE MISSILE	111,884	111,884
240	FLEET BALLISTIC MISSILE	1,181,038	1,181,038
250	IN-SERVICE WEAPONS SYSTEMS SUPPORT	87,606	87,606
260	WEAPONS MAINTENANCE	519,583	519,583
270	OTHER WEAPON SYSTEMS SUPPORT	300,435	300,435
280	ENTERPRISE INFORMATION	1,077,924	1,077,924
290	SUSTAINMENT, RESTORATION AND MODERNIZATION	2,101,279	2,155,879
	Restoration and Modernization of Facilities		[54,600]
300	BASE OPERATING SUPPORT	4,822,093	4,822,093
	SUBTOTAL OPERATING FORCES	33,758,297	33,928,381
	MOBILIZATION		
310	SHIP PREPOSITIONING AND SURGE	334,659	334,659
320	AIRCRAFT ACTIVATIONS/INACTIVATIONS	6,562	6,562
330	SHIP ACTIVATIONS/INACTIVATIONS	1,066,329	587,329
	Cruiser Retention		[-9,000]
	Fiscal year 2013 portion of USS ENTERPRISE Inactiva- tion Costs		[-470,000]
340	EXPEDITIONARY HEALTH SERVICES SYSTEMS	83,901	
350	INDUSTRIAL READINESS	2,695	83,901 2,695
360	COAST GUARD SUPPORT	23,502	23,502
	SUBTOTAL MOBILIZATION	1,517,648	1,038,648
	TRAINING AND RECRUITING		
370	OFFICER ACQUISITION	147,807	147,807
380	RECRUIT TRAINING	10,473	10,473
390	RESERVE OFFICERS TRAINING CORPS	139,220	139,220
400	SPECIALIZED SKILL TRAINING	582,177	582,177
400			

SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2013 Request	House Authorized
420	PROFESSIONAL DEVELOPMENT EDUCATION	170,746	170,74
430	TRAINING SUPPORT	153,403	153,403
440	RECRUITING AND ADVERTISING	241,329	242,267
	Naval Sea Cadet Corps		[938
450	OFF-DUTY AND VOLUNTARY EDUCATION	108,226	108,220
460	CIVILIAN EDUCATION AND TRAINING	105,776	105,77
470	JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	51,817	51,81
	SUBTOTAL TRAINING AND RECRUITING	1,716,430	1,717,368
100	ADMIN & SRVWD ACTIVITIES		505.45
480	ADMINISTRATION	797,177	797,17
490	EXTERNAL RELATIONS	12,872	12,875
500	CIVILIAN MANPOWER AND PERSONNEL MANAGEMENT	120,181	120,18
510	MILITARY MANPOWER AND PERSONNEL MANAGE-	005 550	005 55
500	MENT	235,753	235,75
520	OTHER PERSONNEL SUPPORT	263,060	263,06
530	SERVICEWIDE COMMUNICATIONS	363,213	363,21
550	SERVICEWIDE TRANSPORTATION	182,343	182,34
570	PLANNING, ENGINEERING AND DESIGN	282,464	282,46
580	ACQUISITION AND PROGRAM MANAGEMENT	1,092,123	1,092,12
590	HULL, MECHANICAL AND ELECTRICAL SUPPORT	53,560	53,56
600	COMBAT/WEAPONS SYSTEMS	25,299	25,29
610	SPACE AND ELECTRONIC WARFARE SYSTEMS	64,418	64,41
620	NAVAL INVESTIGATIVE SERVICE	580,042	580,04
680	INTERNATIONAL HEADQUARTERS AND AGENCIES	4,984	4,98
710	CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	537,079 4,614,568	537,07 4,614,56
720	UNDISTRIBUTED ADJUSTMENTS		166.40
720	UNDISTRIBUTED ADJUSTMENTS UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances		[-166,400
720	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances	41,606,943	[-166,400 -166,40
720	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS	41,606,943	[-166,400 -166,40
	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances		[-166,400 - 166,40 0 41,132,56
10	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances	788,055	[-166,400 -166,40 41,132,56
10 20	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances	788,055 762,614	[-166,400 -166,40 41,132,56 788,05 762,61
10 20 30	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances	788,055 762,614 168,447	[-166,400 -166,400 41,132,56 788,05 762,61 168,44
10 20 30 40	UNDISTRIBUTED ADJUSTMENTS	788,055762,614168,447100,374	[-166,400 -166,400 41,132,563 788,05 762,61 168,44 100,37
10 20 30	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447	[-166,400 -166,400 41,132,563 788,05 762,61 168,44 100,37 847,83
10 20 30 40 50	UNDISTRIBUTED ADJUSTMENTS	788,055762,614168,447100,374825,039	[-166,400 -166,40 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800
10 20 30 40	UNDISTRIBUTED ADJUSTMENTS	788,055762,614168,447100,374	[-166,400 -166,400 41,132,56 768,05 762,61 168,44 100,37 847,83 [22,800 2,188,88
10 20 30 40 50	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883	[-166,400 -166,400 41,132,56 768,05 762,61 168,44 100,37 847,83 [22,800 2,188,88
10 20 30 40 50 60	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412	[-166,400 -166,40 41,132,56 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21
10 20 30 40 50 60 70	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251	[-166,400 -166,400 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25
$ \begin{array}{r} 10 \\ 20 \\ 30 \\ 40 \\ 50 \\ 60 \\ 70 \\ 80 \\ \end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869	[-166,400 -166,400 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25 86
$ \begin{array}{r} 10 \\ 20 \\ 30 \\ 40 \\ 50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 90 \\ \end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914	[-166,400 -166,400 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25 86 80,91
$ \begin{array}{r} 10 \\ 20 \\ 30 \\ 40 \\ 50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ \end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744	[-166,400 -166,400 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25 86 80,91 42,74
$ \begin{array}{r} 10 \\ 20 \\ 30 \\ 40 \\ 50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ \end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150	[-166,400 -166,400 41,132,56 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25 86 80,91 42,74 292,15
$ \begin{array}{r} 10 \\ 20 \\ 30 \\ 40 \\ 50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ \end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744	$\begin{bmatrix} -166,400 \\ -166,400 \\ \hline \\ 41,132,56 \\ \hline \\ 788,05 \\ 762,61 \\ 168,44 \\ 100,37 \\ 847,83 \\ [22,800 \\ 2,188,88 \\ \hline \\ 4,856,21 \\ \hline \\ 18,25 \\ 86 \\ 80,91 \\ 42,74 \\ 292,15 \\ 178,60 \\ \end{bmatrix}$
$ \begin{array}{r} 10 \\ 20 \\ 30 \\ 40 \\ 50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ \end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 $762,614$ $168,447$ $100,374$ $825,039$ $2,188,883$ $4,833,412$ $18,251$ 869 $80,914$ $42,744$ $292,150$ $168,609$	$\begin{bmatrix} -166,400 \\ -166,400 \\ \hline \\ 41,132,56 \\ \hline \\ 788,05 \\ 762,61 \\ 168,44 \\ 100,37 \\ 847,83 \\ [22,800 \\ 2,188,88 \\ \hline \\ 4,856,21 \\ \hline \\ 18,25 \\ 86 \\ 80,91 \\ 42,74 \\ 292,15 \\ 178,60 \\ [10,000 \\ \hline \end{bmatrix}$
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\\\70\\80\\90\\100\\110\\120\\\\130\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 $762,614$ $168,447$ $100,374$ $825,039$ $2,188,883$ $4,833,412$ $18,251$ 869 $80,914$ $42,744$ $292,150$ $168,609$ $56,865$	[-166,400 -166,40 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25 86 80,91 42,74 292,15 178,60 [10,000 56,86
$ \begin{array}{r} 10 \\ 20 \\ 30 \\ 40 \\ 50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ \end{array} $	UNDISTRIBUTED ADJUSTMENTS	788,055 $762,614$ $168,447$ $100,374$ $825,039$ $2,188,883$ $4,833,412$ $18,251$ 869 $80,914$ $42,744$ $292,150$ $168,609$	$\begin{bmatrix} -166,400 \\ -166,400 \\ -166,400 \\ \end{bmatrix}$
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\\\70\\80\\90\\100\\110\\120\\\\130\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	788,055 $762,614$ $168,447$ $100,374$ $825,039$ $2,188,883$ $4,833,412$ $18,251$ 869 $80,914$ $42,744$ $292,150$ $168,609$ $56,865$ $19,912$	$\begin{bmatrix} -166,400 \\ -166,400 \\ -166,400 \\ \end{bmatrix}$
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\70\\80\\90\\100\\110\\120\\130\\140\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES MARITIME PREPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150 168,609 56,865 19,912 680,314	[-166,400 -166,400 41,132,564 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21: 18,25 86 80,91 42,74 292,15 178,60 [10,000 56,86 19,91 690,31
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\70\\80\\90\\100\\110\\120\\130\\140\\150\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & FORCES OPERATION AL FORCES OPERATION PROPORT MARITIME PREPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OPFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150 168,609 56,865 19,912 680,314 39,962	[-166,400 -166,400 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25 86 80,91 42,74 292,15 178,60 [10,000 56,86 19,91 690,31 39,96
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\\\100\\110\\120\\\\130\\140\\\\150\\170\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & FORCES OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & FORCES OPERATION REPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION ACQUISITION AND PROGRAM MANAGEMENT	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150 168,609 56,865 19,912 680,314 39,962 83,404	[-166,400 -166,40 41,132,56 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21 18,25 86 80,91 42,74 292,15 178,60 [10,000 56,86 19,91 690,31 39,96 83,40
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\70\\80\\90\\100\\110\\120\\130\\140\\150\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & FORCES OPERATION AL FORCES OPERATION PROPORT MARITIME PREPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OPFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150 168,609 56,865 19,912 680,314 39,962	$\begin{bmatrix} -166,400 \\ -166,400 \\ -166,400 \\ \end{bmatrix}$
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\\\100\\110\\120\\\\130\\140\\\\150\\170\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING MAINTE SERVICE TRANSPORTATION ACQUISITION AND PROGRAM MANAGEMENT CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150 168,609 56,865 19,912 680,314 39,962 83,404 346,071	$\begin{bmatrix} -166,400 \\ -166,400 \\ -166,400 \\ \end{bmatrix}$
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\\\100\\110\\120\\\\130\\140\\\\150\\170\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & FORCES OPERATIONAL FORCES OPERATIONAL FORCES OPERATIONAL FORCES OPERATIONAL FORCES MARITIME PREPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OPFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION ACQUISITION AND PROGRAM MANAGEMENT CLASSIFIED PROGRAMS	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150 168,609 56,865 19,912 680,314 39,962 83,404 346,071	[-166,400 -166,400 41,132,56 788,05 762,61 168,44 100,37 847,83 [22,800 2,188,88 4,856,21: 18,25 86 80,91 42,74 292,15 178,60 [10,000 56,86 19,91 690,31 39,96 83,40 346,07 469,43
$ \begin{array}{c} 10\\20\\30\\40\\50\\60\\70\\80\\90\\100\\110\\120\\130\\140\\150\\170\\190\\\end{array} $	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING SUSTAINMENT, RESTORATION & MODERNIZATION Restoration and Modernization of Facilities BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING Recruiting and advertising OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION ACQUISITION AND PROGRAM MANAGEMENT CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	788,055 762,614 168,447 100,374 825,039 2,188,883 4,833,412 18,251 869 80,914 42,744 292,150 168,609 56,865 19,912 680,314 39,962 83,404 346,071	-166,400 [-166,400 -166,400 41,132,564 788,05: 762,61- 168,44 100,37: 847,833 [22,800 2,188,88: 4,856,213 18,25 866 80,91- 42,74 292,155 178,600 [10,000 56,86 19,913 690,31- 39,965 83,40- 346,07 469,437 -23,900 [-23,900

. .	(In Thousands of Dollars)	FY 2013	House
Line	Item	Request	Authorized
	TOTAL OPERATION & MAINTENANCE, MA- RINE CORPS	E 009 1 <i>0</i> 9	E 009 069
	RINE CORPS	5,983,163	5,992,063
	OPERATION & MAINTENANCE, AIR FORCE		
10	OPERATING FORCES	0.050.4.44	0.050.4.4
10 20	PRIMARY COMBAT FORCES COMBAT ENHANCEMENT FORCES	2,973,141	2,973,141
20	Global Hawk Block 30	1,611,032	1,744,032 [133,000]
30	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	1,472,806	1,472,806
40	DEPOT MAINTENANCE	5,545,470	5,545,470
50	FACILITIES SUSTAINMENT, RESTORATION & MOD-		
	ERNIZATION	$1,\!353,\!987$	1,569,487
	Restoration and Modernization of Facilities		[215,500]
60 70	BASE SUPPORT	2,595,032	2,595,032
$\frac{70}{80}$	GLOBAL C3I AND EARLY WARNING OTHER COMBAT OPS SPT PROGRAMS	957,040 916,200	957,040 916,200
100	TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	733,716	733,716
110	LAUNCH FACILITIES	314,490	314,490
120	SPACE CONTROL SYSTEMS	488,762	488,762
130	COMBATANT COMMANDERS DIRECT MISSION SUPPORT	862,979	862,979
140	COMBATANT COMMANDERS CORE OPERATIONS	222,429	222,429
	SUBTOTAL OPERATING FORCES	20,047,084	20,395,584
	MODILIZITION		
150		1 705 970	1 705 970
$150 \\ 160$	AIRLIFT OPERATIONS MOBILIZATION PREPAREDNESS	1,785,379 154.049	1,785,379
170	DEPOT MAINTENANCE	$154,049 \\ 1,477,396$	154,049 1,477,396
180	FACILITIES SUSTAINMENT, RESTORATION & MOD-	1,411,550	1,411,550
100	ERNIZATION	309,699	309,699
190	BASE SUPPORT	707,574	707,574
	SUBTOTAL MOBILIZATION	4,434,097	4,434,097
200	TRAINING AND RECRUITING	115 497	115 497
$200 \\ 210$	OFFICER ACQUISITION RECRUIT TRAINING	$115,427 \\ 17,619$	115,427 17,619
210	RESERVE OFFICERS TRAINING CORPS (ROTC)	92,949	92,949
230	FACILITIES SUSTAINMENT, RESTORATION & MOD-	02,010	02,010
	ERNIZATION	336,433	336,433
240	BASE SUPPORT	842,441	842,441
250	SPECIALIZED SKILL TRAINING	482,634	482,634
260	FLIGHT TRAINING	750,609	750,609
270	PROFESSIONAL DEVELOPMENT EDUCATION	235,114	235,114
$\frac{280}{290}$	TRAINING SUPPORT DEPOT MAINTENANCE	101,231	101,231
$\frac{290}{310}$	RECRUITING AND ADVERTISING	$233,330 \\ 130,217$	233,330 130,217
320	EXAMINING	2,738	2,738
330	OFF-DUTY AND VOLUNTARY EDUCATION	155,170	155,170
340	CIVILIAN EDUCATION AND TRAINING	175,147	175,147
350	JUNIOR ROTC	74,809	74,809
	SUBTOTAL TRAINING AND RECRUITING	3,745,868	3,745,868
9.00	ADMIN & SRVWD ACTIVITIES LOGISTICS OPERATIONS	1 000 794	1 000 794
$\frac{360}{370}$	TECHNICAL SUPPORT ACTIVITIES	1,029,734 913,843	1,029,734
390	FACILITIES SUSTAINMENT, RESTORATION & MOD-	515,645	913,843
000	ERNIZATION	303,610	303,610
400	BASE SUPPORT	1,266,800	1,266,800
410	ADMINISTRATION	587,654	587,654
420	SERVICEWIDE COMMUNICATIONS	667,910	667,910
430	OTHER SERVICEWIDE ACTIVITIES	1,094,509	1,094,509
440	CIVIL AIR PATROL	23,904	23,904
470	INTERNATIONAL SUPPORT	81,307	81,307
480	CLASSIFIED PROGRAMS	1,239,040	1,239,040
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	7,208,311	7,208,311
	UNDISTRIBUTED ADJUSTMENTS		
490	UNDISTRIBUTED ADJUSTMENTS		-43,700
	Historical unobligated balances		[-141,700]
	Overestimate of Foreign Currency Fluctuation Costs		[-32,000]
	Retain Air Force Force Structure		[130,000]

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Line	Item	FY 2013 Request	House Authorized
	SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		-43,700
	TOTAL OPERATION & MAINTENANCE, AIR		
	FORCE	35,435,360	35,740,160
	OPERATION & MAINTENANCE, DEFENSE-WIDE		
10	OPERATING FORCES JOINT CHIEFS OF STAFF	495 709	495 70
20	SPECIAL OPERATIONS COMMAND	485,708	485,708 5,091,002
20	Transfer from line 025		[5,091,001
25	CLASSIFIED PROGRAMS	5,091,001	-5,091,00
	Transfer to Line 020		[-5,091,001
	SUBTOTAL OPERATING FORCES	5,576,709	5,576,70
	TRAINING AND RECRUITING		
30	DEFENSE ACQUISITION UNIVERSITY	147,210	144,71
10	Program decrease	04.000	[-2,500
40	NATIONAL DEFENSE UNIVERSITY Program decrease	84,999	82,49 [-2,500
	SUBTOTAL TRAINING AND RECRUITING	232,209	227,20
50	ADMIN & SRVWD ACTIVITIES CIVIL MILITARY PROGRAMS	161,294	161,29
80	DEFENSE CONTRACT AUDIT AGENCY	573,973	573,97
90	DEFENSE CONTRACT MANAGEMENT AGENCY	1,293,196	1,293,19
100	DEFENSE FINANCE AND ACCOUNTING SERVICE	17,513	17,51
110	DEFENSE HUMAN RESOURCES ACTIVITY	676,186	676,18
120	DEFENSE INFORMATION SYSTEMS AGENCY	1,346,847	1,346,84
140 150	DEFENSE LEGAL SERVICES AGENCY DEFENSE LOGISTICS AGENCY	35,137 431,893	35,13 431,89
160	DEFENSE MEDIA ACTIVITY	224,013	224,01
170	DEFENSE POW/MIA OFFICE	21,964	21,96
180	DEFENSE SECURITY COOPERATION AGENCY	557,917	557,91
190	DEFENSE SECURITY SERVICE		506,66
	Transfer from Line 280		[506,662
200	DEFENSE TECHNOLOGY SECURITY ADMINISTRATION	35,319	35,31
210	DEFENSE THREAT REDUCTION AGENCY Transfer from Line 280		443,38 [443,382
220	DEPARTMENT OF DEFENSE EDUCATION ACTIVITY	2,744,971	2,744,97
230	MISSILE DEFENSE AGENCY	259,975	259,97
250	OFFICE OF ECONOMIC ADJUSTMENT	253,437	253,43
260	OFFICE OF THE SECRETARY OF DEFENSE	2,095,362	2,135,36
	Advancing Diversity and EO		[5,000
	Office of Net Assessment		[10,000
270	Readiness Environmental Protection Initiative WASHINGTON HEADQUARTERS SERVICE	521,297	[25,000 521,29
280	CLASSIFIED PROGRAMS	14,933,801	14,045,75
	Program increase	,,	[62,000
	Transfer to Line 190		[-506, 662
	Transfer to Line 210 SUBTOTAL ADMIN & SRVWD ACTIVITIES	26,184,095	[-443,382 26,286,09
		20,101,000	10,100,000
200	UNDISTRIBUTED ADJUSTMENTS		107.70
290	UNDISTRIBUTED ADJUSTMENTS DOD Impact Aid		-107,70 [30,000
	Historical unobligated balances		[-128,000
	Overestimate of Foreign Currency Fluctuation Costs		[-9,700
	SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		-107,70
	TOTAL OPERATION & MAINTENANCE, DE- FENSE-WIDE	31,993,013	31,982,31
	OPERATION & MAINTENANCE, ARMY RES		
10	OPERATING FORCES MANEUVER UNITS	1,391	1,39
20	MODULAR SUPPORT BRIGADES	20,889	20,88
30	ECHELONS ABOVE BRIGADE	592,724	592,72
40	THEATER LEVEL ASSETS	114,983	114,98
50	LAND FORCES OPERATIONS SUPPORT	633,091	633,09 76,82
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SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2013 Request	House Authorized
70	FORCE READINESS OPERATIONS SUPPORT	481,997	481,997
80	LAND FORCES SYSTEMS READINESS	70,118	70,118
90	LAND FORCES DEPOT MAINTENANCE	141,205	141,205
100	BASE OPERATIONS SUPPORT	561,878	561,878
110	FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION	287,399	308,099
	Restoration and Modernization of Facilities		[20,700]
120	MANAGEMENT AND OPERATIONAL HQ'S	52,431	52,431
	SUBTOTAL OPERATING FORCES	3,034,929	3,055,629
	ADMIN & SRVWD ACTIVITIES		
140	SERVICEWIDE TRANSPORTATION	12,995	12,995
150	ADMINISTRATION	32,432	32,432
160	SERVICEWIDE COMMUNICATIONS	4,895	4,895
170	MANPOWER MANAGEMENT	16,074	16,074
180	RECRUITING AND ADVERTISING	60,683 127,079	60,683 127,079
	UNDISTRIBUTED ADJUSTMENTS		
190	UNDISTRIBUTED ADJUSTMENTS		1,100
	Army Medical Evacuation Paramedic Certification Training		[5,000]
	Deny request of increase for technicians		[-3,900]
	SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		1,100
	TOTAL OPERATION & MAINTENANCE, ARMY RES	3,162,008	3,183,808
	OPERATION & MAINTENANCE, NAVY RES		
	OPERATING FORCES		
10	MISSION AND OTHER FLIGHT OPERATIONS	616,776	616,776
20	INTERMEDIATE MAINTENANCE	15,076	15,076
30	AIR OPERATIONS AND SAFETY SUPPORT	1,479	1,479
40	AIRCRAFT DEPOT MAINTENANCE	107,251	107,251
50 co	AIRCRAFT DEPOT OPERATIONS SUPPORT	355	355
60 70	MISSION AND OTHER SHIP OPERATIONS SHIP OPERATIONS SUPPORT & TRAINING	$82,186 \\ 589$	82,186 589
80	SHIP DEPOT MAINTENANCE	48,593	48,593
90	COMBAT COMMUNICATIONS	15,274	40,333 15,274
100	COMBAT SUPPORT FORCES	124,917	124,917
110	WEAPONS MAINTENANCE	1,978	1,978
120	ENTERPRISE INFORMATION	43,699	43,699
130	SUSTAINMENT, RESTORATION AND MODERNIZATION	60,646	60,646
140	BASE OPERATING SUPPORT	105,227	105,227
	SUBTOTAL OPERATING FORCES	1,224,046	1,224,046
	ADMIN & SRVWD ACTIVITIES		
150	ADMINISTRATION	3,117	3,117
160	MILITARY MANPOWER AND PERSONNEL MANAGE-	44.005	1100=
170	MENT	14,337	14,337
170	SERVICEWIDE COMMUNICATIONS	2,392	2,392
180	ACQUISITION AND PROGRAM MANAGEMENT SUBTOTAL ADMIN & SRVWD ACTIVITIES	3,090 22,936	3,090 22,936
	TOTAL OPERATION & MAINTENANCE, NAVY		
	RES	1,246,982	1,246,982
	OPERATION & MAINTENANCE, MC RESERVE		
10	OPERATING FORCES OPERATING FORCES	89,690	89,690
20	DEPOT MAINTENANCE	16,735	89,690 16,735
30	SUSTAINMENT, RESTORATION AND MODERNIZATION	37,913	37,913
40	BASE OPERATING SUPPORT	103,746	103,746
10	SUBTOTAL OPERATING FORCES	248,084	248,084
	ADMIN & SRVWD ACTIVITIES		
50	SERVICEWIDE TRANSPORTATION	873	
60	SERVICEWIDE TRANSPORTATION	14,330	14,330
	SERVICEWIDE TRANSPORTATION		873 14,330 8,998 24,201

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	Item	FY 2013 Request	House Authorized
		Request	Authorized
	TOTAL OPERATION & MAINTENANCE, MC RESERVE	272,285	272,2
	OPERATION & MAINTENANCE, AF RESERVE OPERATING FORCES		
10	PRIMARY COMBAT FORCES	2,089,326	2,089,3
20	MISSION SUPPORT OPERATIONS	112,992	112,9
30	DEPOT MAINTENANCE	406,101	406,1
40	FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION	71,564	78,2
50	Restoration and Modernization of Facilities BASE SUPPORT	364,862	[6,70] 364,8
	SUBTOTAL OPERATING FORCES	3,044,845	3,051,5
	ADMIN & SRVWD ACTIVITIES		
60 70	ADMINISTRATION	78,824	78,8
70 80	RECRUITING AND ADVERTISING MILITARY MANPOWER AND PERS MGMT (ARPC)	$16,020 \\ 19,496$	16,0 19,4
90	OTHER PERS SUPPORT (DISABILITY COMP)	6,489	6,4
100	AUDIOVISUAL	808	8
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	121,637	121,6
	UNDISTRIBUTED ADJUSTMENTS		
110	UNDISTRIBUTED ADJUSTMENTS		161,6
	Retain Air Force Reserve Force Structure		[161,61 161,6]
	SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		101,0
	TOTAL OPERATION & MAINTENANCE, AF RESERVE	3,166,482	3,334,7
	OPERATION & MAINTENANCE, ARNG OPERATING FORCES		
10	MANEUVER UNITS	680,206	680,2
20	MODULAR SUPPORT BRIGADES	186,408	186,4
30	ECHELONS ABOVE BRIGADE	865,628 112,651	865,6 112,6
40	THEATER LEVEL ASSETS		112,0
40 50	THEATER LEVEL ASSETS LAND FORCES OPERATIONS SUPPORT		36.0
40 50 60	LAND FORCES OPERATIONS SUPPORT	36,091	
50			907,0
50 60	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS	$36,091 \\ 907,011$	907,0 751,6
50 60 70	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT	$36,091 \\907,011 \\751,606$	907,0 751,6 60,0
50 60 70 80	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS	36,091 907,011 751,606 60,043	907,0 751,6 60,0 411,9
50 60 70 80 90 100	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS	36,091 907,011 751,606 60,043 411,940	907,0 751,6 60,0 411,9 995,4 737,5
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\end{array}$	907,0751,660,0411,9995,4737,5[49,40]
50 60 70 80 90 100	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40] 953,7
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40] 953,7
50 60 70 80 90 100 110 120	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION	36,091 907,011 751,606 60,043 411,940 995,423 688,189 953,716 6,648,912 11,806	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8
5060708090100110120130140	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUBTAINMENT, RESTORATION & MOD- ERNIZATION MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ \textbf{6,648,912}\\ 11,806\\ 1,656\end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 111,8 1,6
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 150 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES OPERATIONS SUPPORT BASE OPERATIONS SUPPORT BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL OPERATIONAL HQ'S SUBTOTAL OPERATION SUBTOTAL OPERATION RERVICEWIDE TRANSPORTATION READINE STATE MANAGEMENT ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 89,3
50 60 70 80 90 100 110 120 130 140 150 160	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL OPERATIONAL HQ'S SUBTOTAL OPERATION BASE NEWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMIN STRATION SERVICEWIDE COMMUNICATIONS	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ \textbf{6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 89,3 39,5
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 150 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES OPERATIONS SUPPORT BASE OPERATIONS SUPPORT BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL OPERATIONAL HQ'S SUBTOTAL OPERATION SUBTOTAL OPERATION RERVICEWIDE TRANSPORTATION READINE STATE MANAGEMENT ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ 7,224\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 89,3 39,5 7,2
50 60 70 80 90 100 110 120 130 140 150 160 170	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANAGEMENT	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ \textbf{6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,4(953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 160 \\ 170 \\ 180 \\ 180 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL OPERATIONAL HQ'S SUBTOTAL OPERATION SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT RECRUITING AND ADVERTISING SUBTOTAL ADMIN & SRVWD ACTIVITIES	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ 7,224\\ 310,143\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1 459,7
50 60 70 80 90 100 110 120 130 140 150 160 170	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL OPERATIONAL HQ'S SUBTOTAL OPERATION REAL ESTATE MANAGEMENT ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT RECRUITING AND ADVERTISING SUBTOTAL ADMIN & SRVWD ACTIVITIES MINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT ADMINISTRATION SUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ 7,224\\ 310,143\\ \end{array}$	36,0 907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1 459,7 (-79,7
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 160 \\ 170 \\ 180 \\ 180 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES SUPPORT MAINTENANCE BASE OPERATIONS SUPPORT FACILITES SUBTOTAL SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT RECRUITING AND ADVERTISING SUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS UNDISTRIBUTED ADJUSTMENTS Army Medical Evacuation Paramedic Certification Training	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ 7,224\\ 310,143\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1 459,7 0 -79,7 [5,000
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 160 \\ 170 \\ 180 \\ 180 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT RECRUITING AND ADVERTISING SUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS UNDISTRIBUTED ADJUSTMENTS Army Medical Evacuation Paramedic Certification Training Deny request of increase for technicians	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ 7,224\\ 310,143\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 8,9,3 39,5 7,2 310,1 459,7 (-79,7 [5,00 [-95,00]
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 160 \\ 170 \\ 180 \\ 180 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES SUPPORT MAINTENANCE BASE OPERATIONS SUPPORT FACILITES SUBTOTAL SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT RECRUITING AND ADVERTISING SUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS UNDISTRIBUTED ADJUSTMENTS Army Medical Evacuation Paramedic Certification Training	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ 7,224\\ 310,143\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,44 953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1 459,7 -79,7 [5,00 [-95,00 [10,30]
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 160 \\ 170 \\ 180 \\ 180 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT ADMINISTRATION SUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS AUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS Army Medical Evacuation Paramedic Certification Training Deny request of increase for technicians Retain Army National Guard Force Structure SUBTOTAL UNDISTRIBUTED ADJUSTMENTS Artny National Guard Force Structure SUBTOTAL UNDISTRIBUTED ADJUSTMENTS	36,091 907,011 751,606 60,043 411,940 995,423 688,189 953,716 6,648,912 11,806 1,656 89,358 39,513 7,224 310,143 459,700	907,0 751,6 60,0 411,9 995,4 737,5 [49,4(953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1 459,7 -79,7 [5,00 [-95,00 [10,33 -79,7
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 160 \\ 170 \\ 180 \\ 180 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES SYSTEMS READINESS LAND FORCES SYSTEMS READINESS LAND FORCES SYSTEMS READINESS LAND FORCES SUSTAINMENT RESTORATION & MOD- BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL OPERATION of Facilities MANAGEMENT AND OPERATION FORCES ADMIN & SRVWD ACTIVITIES SUBTOTAL OPERATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SUBTOTAL ADMIN & SRVWD ACTIVITIES MANPOWER MANAGEMENT RECRUITING AND ADVERTISING SUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS Army Medical Evacuation Paramedic Certification Training Deny request of increase for technicians Retain Army National Guard Force Structure SUBTOTAL UNDISTRIBUTED ADJUSTMENTS TOTAL OPERATION & MAINTENANCE, ARNG	$\begin{array}{c} 36,091\\ 907,011\\ 751,606\\ 60,043\\ 411,940\\ 995,423\\ 688,189\\ 953,716\\ {\bf 6,648,912}\\ 11,806\\ 1,656\\ 89,358\\ 39,513\\ 7,224\\ 310,143\\ \end{array}$	907,0 751,6 60,0 411,9 995,4 737,5 [49,4(953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1 459,7 -79,7 [5,00 [-95,00 [10,33 -79,7
$50 \\ 60 \\ 70 \\ 80 \\ 90 \\ 100 \\ 110 \\ 120 \\ 130 \\ 140 \\ 150 \\ 160 \\ 170 \\ 180 \\ 180 \\ 100$	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT LAND FORCES SYSTEMS READINESS LAND FORCES DEPOT MAINTENANCE BASE OPERATIONS SUPPORT FACILITIES SUBTOTAL SUSTAINMENT, RESTORATION & MOD- ERNIZATION Restoration and Modernization of Facilities MANAGEMENT AND OPERATIONAL HQ'S SUBTOTAL OPERATING FORCES ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATION REAL ESTATE MANAGEMENT ADMINISTRATION SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT ADMINISTRATION SUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS AUBTOTAL ADMIN & SRVWD ACTIVITIES UNDISTRIBUTED ADJUSTMENTS Army Medical Evacuation Paramedic Certification Training Deny request of increase for technicians Retain Army National Guard Force Structure SUBTOTAL UNDISTRIBUTED ADJUSTMENTS Artny National Guard Force Structure SUBTOTAL UNDISTRIBUTED ADJUSTMENTS	36,091 907,011 751,606 60,043 411,940 995,423 688,189 953,716 6,648,912 11,806 1,656 89,358 39,513 7,224 310,143 459,700	907,0 751,6 60,0 411,9 995,4 737,5 [49,40 953,7 6,698,3 11,8 1,6 89,3 39,5 7,2 310,1 459,7 -79,7

SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2013 Request	House Authorized
	Aerospace Control Alert		[3,505
20	MISSION SUPPORT OPERATIONS	721,225	721,22
30	DEPOT MAINTENANCE	774,875	774,87
40	FACILITIES SUSTAINMENT, RESTORATION & MOD-	,	,
	ERNIZATION	270,709	295,409
	Restoration and Modernization of Facilities	,	[24,700
50	BASE SUPPORT	624,443	624,44
	SUBTOTAL OPERATING FORCES	5,951,076	5,979,281
	ADMIN & SRVWD ACTIVITIES		
60	ADMINISTRATION	32,358	32,35
70	RECRUITING AND ADVERTISING	32,021	32,02
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	64,379	64,37
	UNDISTRIBUTED ADJUSTMENTS		
80	UNDISTRIBUTED ADJUSTMENTS		286,800
	Retain Air National Guard Force Structure		[286,800
	SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		286,800
	TOTAL OPERATION & MAINTENANCE, ANG	6,015,455	6,330,46
	MISCELLANEOUS APPROPRIATIONS		
	MISCELLANEOUS APPROPRIATIONS		
20	OVERSEAS HUMANITARIAN, DISASTER AND CIVIC AID	108,759	108,75
30	COOPERATIVE THREAT REDUCTION	519,111	519,111
40	ACQ WORKFORCE DEV FD	274,198	274,198
50	ENVIRONMENTAL RESTORATION, ARMY	335,921	335,921
	SUBTOTAL MISCELLANEOUS APPROPRIA-		
	TIONS	1,237,989	1,237,989
	MISCELLANEOUS APPROPRIATIONS		
60	ENVIRONMENTAL RESTORATION, NAVY	310,594	310,59
	SUBTOTAL MISCELLANEOUS APPROPRIA-		
	TIONS	310,594	310,594
	MISCELLANEOUS APPROPRIATIONS		
70	ENVIRONMENTAL RESTORATION, AIR FORCE	529,263	529,26
	SUBTOTAL MISCELLANEOUS APPROPRIA- TIONS	529,263	529,26
		020,200	020,20
	MISCELLANEOUS APPROPRIATIONS		
10	US COURT OF APPEALS FOR THE ARMED FORCES, DE-		
~ ~	FENSE	13,516	13,51
80	ENVIRONMENTAL RESTORATION, DEFENSE	11,133	11,133
	SUBTOTAL MISCELLANEOUS APPROPRIA- TIONS	24,649	24,64
	MISCELLANEOUS APPROPRIATIONS		
90	ENVIRONMENTAL RESTORATION FORMERLY USED		
50	SITES	237,543	237,543
	SUBTOTAL MISCELLANEOUS APPROPRIA-	201,010	201,04
	TIONS	237,543	237,54
	TOTAL MISCELLANEOUS APPROPRIATIONS	2,340,038	2,340,03

1 SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS

CONTINGENCY OPERATIONS.

OPERATING F 40 THEATER LEVE 50 LAND FORCES (60 AVIATION ASSE 70 FORCE READIN 80 LAND FORCES (100 BASE OPERATIO 110 FACILITIES SUS 140 ADDITIONAL AC Reduction to ' Reduction to ' 150 COMMANDERS I Historical und Unexecutable SUBTOTAI SUBTOTAI 350 SERVICEWIDE T 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 430 OTHER SERVICI 500 UNDISTRIBUTE 500 UNDISTRIBUTE 500 UNDISTRIBUTE 500 UNDISTRIBUTE Historical und SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 UNDISTRIBUTE 6 OPERATING F 10 MISSION AND O 30 AVIATION TECH	L ASSETS	. 991,396 40,300 1,755,445 307,244 393,165 250,000 12,524,137 400,000 3,687,973 3,687,973 3,687,973 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	2,758,162 991,39(40,300 1,755,44; 307,244 393,162 250,000 12,395,133 [-129,000 200,000 [-200,000 3,437,972 [-250,000 22,528,825 3,238,310 129,000 78,022 137,277 72,292 1,828,717 5,483,615 -179,700 [-179,700 27,832,741
 40 THEATER LEVE 50 LAND FORCES (60 AVIATION ASSE 70 FORCE READIN: 80 LAND FORCES (80 BASE OPERATION 81 BASE OPERATION 81 BASE OPERATION 81 ADDITIONAL AC 82 Reduction to ' 150 COMMANDERS I 160 RESET 160 CENTRAL SUPTOTAI 360 CENTRAL SUPTOTAI 360 OTHER PERSON 360 OTHER SERVICE 430 OTHER SERVICI 430 OTHER SERVICI 430 OTHER SERVICI 500 UNDISTRIBUTE 430 Historical und SUBTOTAI 500 UNDISTRIBUTE 500 HISTRIBUTE 500 HISTOFIAL O 90 OPERATION & OPERATION	L ASSETS	. 991,396 40,300 1,755,445 307,244 393,165 250,000 12,524,137 400,000 3,687,973 3,687,973 3,687,973 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	991,390 40,300 1,755,44 307,24 393,16 250,000 200,000 [-200,000 3,437,97; [-250,000 22,528,82; 3,238,310 129,000 78,02; 137,27 72,29; 1,828,71 5,483,61; -179,700 [-179,700
 LAND FORCES (60 AVIATION ASSE 70 FORCE READIN: 80 LAND FORCES (80 AVIATION ASSE 70 FORCE READIN: 80 LAND FORCES S 8100 BASE OPERATIO 110 FACILITIES SUS 140 ADDITIONAL AC Reduction to ' 150 COMMANDERS I Historical und 80 RESET Unexecutable SUBTOTAI ADMIN & SRV SUBTOTAI ADMIN & SRV SERVICEWIDE 7 60 CENTRAL SUPP AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 490 CLASSIFIED PR SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 OPERATION & OPERATION & OPERATION S OPERATION & OPERATION TECH 40 AIR OPERATION 	DPERATIONS SUPPORT	. 991,396 40,300 1,755,445 307,244 393,165 250,000 12,524,137 400,000 3,687,973 3,687,973 3,687,973 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	991,39 40,300 1,755,44 307,24 393,16 250,000 200,000 [-200,000 3,437,97 [-250,000 22,528,82 3,238,314 129,000 78,02 137,27 72,29 1,828,71 5,483,61 -179,700 [-179,700
 AVIATION ASSE FORCE READINE FORCE READINE LAND FORCES & BASE OPERATIONE ADDITIONAL AC Reduction to ' COMMANDERS I Historical und RESET Unexecutable SUBTOTAI SERVICEWIDE T GENTRAL SUPP OTHER PERSON OTHER PERSON OTHER SERVICI UNDISTRIBUTE Historical und SUBTOTAI OPERATION & OPERATIONE MISSION AND O AVIATION TECH AIR OPERATION 	TS	. 40,300 1,755,445 307,244 393,165 250,000 12,524,137 400,000 3,687,973 23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	40,30 1,755,44 307,24 393,16 250,00 12,395,13 [-129,000 200,000 [-200,000 3,437,973 [-250,000 22,528,82 3,238,31 129,000 78,022 137,27 72,299 1,828,71 5,483,61 -179,700 [-179,700
 FORCE READINE IAND FORCES S BASE OPERATIO BASE OPERATIO FACILITIES SUS ADDITIONAL AC Reduction to ' COMMANDERS I Historical und RESET Unexecutable SUBTOTAL ADMIN & SRV SERVICEWIDE 7 CENTRAL SUPP AMMUNITION M OTHER PERSON OTHER SERVICI UNDISTRIBUTE Historical und SUBTOTAL SUBTOTAL OTHER SERVICI UNDISTRIBUTE Historical und SUBTOTAL SUBTOTAL OTHER SERVICI MISSION AND O AVIATION TECH AIR OPERATION 	ESS OPERATIONS SUPPORT	 1,755,445 307,244 393,165 250,000 12,524,137 400,000 3,687,973 23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619 	1,755,44 307,24 393,16 250,000 12,395,13 [-129,000 3,437,973 [-250,000 22,528,82 3,238,314 129,000 78,022 137,27 72,299 1,828,71 5,483,61 -179,700 [-179,700
 80 LAND FORCES S 80 BASE OPERATIO 810 FACILITIES SUS 8140 ADDITIONAL AC Reduction to ' 8150 COMMANDERS I Historical und 8160 RESET	SYSTEMS READINESS	. 307,244 393,165 250,000 12,524,137 400,000 3,687,973 23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	307;24 393,16 250,00 12,395,13 [-129,000 200,00 [-200,000 22,528,82 3,238,31 129,000 78,02 137,27 72,29 1,828,71 5,483,61 -179,700 [-179,700
 BASE OPERATIO BASE OPERATIO FACILITIES SUS ADDITIONAL AC Reduction to ' COMMANDERS H Historical und RESET Unexecutable SUBTOTAI SERVICEWIDE T CENTRAL SUPP AMMUNITION M OTHER PERSON OTHER PERSON UNDISTRIBUTE Historical und SUBTOTAI UNDISTRIBUTE Historical und SUBTOTAI OTHER SERVICI OTHER SERVICI OTHER SERVICI OTHER SUBTOTAI MISSION AND O AVIATION TECH AIR OPERATION 	DNS SUPPORT	. 393,165 250,000 12,524,137 . 400,000 . 3,687,973 . 23,107,822 . 3,238,310 . 129,000 . 78,022 . 137,277 . 72,293 . 1,828,717 . 5,483,619	393,16 250,000 12,395,13 [-129,000 200,000 3,437,97 [-250,000 22,528,82 3,238,314 129,000 78,02 137,27 72,29 1,828,71 5,483,61 -179,700 [-179,700
 FACILITIES SUS ADDITIONAL AC Reduction to ' Reduction to ' COMMANDERS I Historical und RESET Unexecutable SUBTOTAI RESET	STAINMENT, RESTORATION & MODERNIZATION TIVITIES Task Force for Business and Stability Operations EMERGENCY RESPONSE PROGRAM lerexecution depot-level maintenance JOPERATING FORCES WIDE ACTIVITIES FRANSPORTATION LY ACTIVITIES TRANSPORTATION LY ACTIVITIES TANAGEMENT SUPPORT OGRAMS JADMIN & SRVWIDE ACTIVITIES SUPPORT OGRAMS JADMIN & SRVWIDE ACTIVITIES SUPJUSTMENTS D ADJUSTMENTS D ADJUSTMENTS SUPJUSTMENTS SUPJUSTMENTS SUPJUSTATION & MAINTENANCE, ARMY MAINTENANCE, NAVY	250,000 12,524,137 400,000 3,687,973 23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	250,00 12,395,13 [-129,000 200,00 [-200,000 3 ,437,97 [-250,000 22,528,82 : 3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,61 : -179,70 [-179,700
 140 ADDITIONAL AC Reduction to ' Reduction to ' 150 COMMANDERS I Historical und RESETun Unexecutable SUBTOTAI ADMIN & SRV' 350 SERVICEWIDE T 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 430 OTHER SERVICI 490 CLASSIFIED PR' SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 UNDISTRIBUTE 500 UNDISTRIBUTE 500 OPERATION & OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION 	TIVITIES	 12,524,137 400,000 3,687,973 23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619 	12,395,13 [-129,000 200,00 [-200,000 3 ,437,97 [-250,000 22,528,82 3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,61 -179,70 [-179,700
Reduction to ' ISO COMMANDERS I Historical und RESET Unexecutable SUBTOTAL ADMIN & SRV ADMIN & SRV SERVICEWIDE T GO CENTRAL SUPP CLASSIFIED PR SUBTOTAL UNDISTRIBUTE Historical und SUBTOTAL OPERATION & OPERATION & OPERATION & INSSION AND O 30 AVIATION TECH 40 AIR OPERATION	Task Force for Business and Stability Operations EMERGENCY RESPONSE PROGRAM depot-level maintenance	400,000 3,687,973 23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	[-129,000 200,00 [-200,000 3,437,97 [-250,000 22,528,82 : 3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,61 : -179,70 [-179,700
 150 COMMANDERS I Historical und RESET Unexecutable SUBTOTAI ADMIN & SRV 350 SERVICEWIDE T 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 490 CLASSIFIED PR SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 UNDISTRIBUTE 500 UNDISTRIBUTE 500 OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION 	EMERGENCY RESPONSE PROGRAM	. 400,000 . 3,687,973 . 23,107,822 . 3,238,310 . 129,000 . 78,022 . 137,277 . 72,293 . 1,828,717 . 5,483,619	200,00 [-200,000 3,437,97 [-250,000 22,528,82 : 3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,61 : -179,70 [-179,700 -179,700
 160 RESETUnexecutable SUBTOTAI ADMIN & SRV SERVICEWIDE T 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 490 CLASSIFIED PR SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 OPERATION & OPERATION & OPERATION & MISSION AND O 30 AVIATION TECH 40 AIR OPERATION 	depot-level maintenance	 3,687,973 23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619 	3,437,97 [-250,000 22,528,82 3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,61 -179,70 [-179,700 -179,70
Unexecutable SUBTOTAL ADMIN & SRV 350 SERVICEWIDE 7 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 490 CLASSIFIED PR SUBTOTAL 500 UNDISTRIBUTE Historical und SUBTOTAL 500 OPERATION & OPERATION & OPERATION & 030 AVIATION TECH 40 AIR OPERATION	depot-level maintenance	23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	[-250,000 22,528,82: 3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,61: -179,70 [-179,700 -179,700
ADMIN & SRV ADMIN & SRV 350 SERVICEWIDE T 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICE 490 CLASSIFIED PR SUBTOTAL 500 UNDISTRIBUTE Historical und SUBTOTAL 500 OPERATION & OPERATION & 000000000000000000000000000000000000	OPERATING FORCES WIDE ACTIVITIES FRANSPORTATION LY ACTIVITIES ANAGEMENT SUPPORT OGRAMS ADMIN & SRVWIDE ACTIVITIES CED ADJUSTMENTS D ADJUSTMENTS D ADJUSTMENTS D ADJUSTMENTS D ADJUSTRIBUTED ADJUSTMENTS OPERATION & MAINTENANCE, ARMY MAINTENANCE, NAVY	23,107,822 3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	22,528,82: 3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,619 -179,700 [-179,700 -179,700
ADMIN & SRV 350 SERVICEWIDE 7 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 490 CLASSIFIED PR SUBTOTAL 500 UNDISTRIBUTE Historical und SUBTOTAL 500 OPERATION & OPERATION & 000000000000000000000000000000000000	WIDE ACTIVITIES FRANSPORTATION LY ACTIVITIES IANAGEMENT ES UNEL SUPPORT OGRAMS ADMIN & SRVWIDE ACTIVITIES ED ADJUSTMENTS D ADJUSTMENTS Dibligated balances UNDISTRIBUTED ADJUSTMENTS PPERATION & MAINTENANCE, ARMY MAINTENANCE, NAVY	3,238,310 129,000 78,022 137,277 72,293 1,828,717 5,483,619	3,238,31 129,00 78,02 137,27 72,29 1,828,71 5,483,61 -179,70 [-179,700 -179,70
 350 SERVICEWIDE 1 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 490 CLASSIFIED PR SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 UNDISTRIBUTE TOTAL O OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION 	TRANSPORTATION	. 129,000 78,022 137,277 72,293 1,828,717 5,483,619	129,00 78,02 137,27 72,29 1,828,71 5,483,61 9 -179,700 [-179,700 -179,700
 360 CENTRAL SUPP 380 AMMUNITION M 420 OTHER PERSON 430 OTHER SERVICI 490 CLASSIFIED PR SUBTOTAI 500 UNDISTRIBUTE Historical und SUBTOTAI 500 OPERATION & OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION 	LY ACTIVITIES ANAGEMENT INEL SUPPORT COGRAMS	. 129,000 78,022 137,277 72,293 1,828,717 5,483,619	129,00 78,02 137,27 72,29 1,828,71 5,483,61 9 -179,700 [-179,700 -179,700
 AMMUNITION M OTHER PERSON OTHER SERVICI OTHER SERVICI CLASSIFIED PR SUBTOTAI UNDISTRIBUTE Historical und SUBTOTAI TOTAL O OPERATION & OPERATION F MISSION AND O AVIATION TECH AIR OPERATION 	ANAGEMENT INEL SUPPORT	. 78,022 137,277 72,293 1,828,717 5,483,619	78,02 137,27 72,29 1,828,71 5,483,61 9 -179,700 [-179,700 -179,700
 OTHER PERSON OTHER PERSON OTHER SERVICI CLASSIFIED PR SUBTOTAL UNDISTRIBUTE Historical und SUBTOTAL TOTAL O OPERATION & OPERATION F MISSION AND O AVIATION TECH AIR OPERATION 	INEL SUPPORT E SUPPORT OGRAMS ADMIN & SRVWIDE ACTIVITIES YED ADJUSTMENTS D ADJUSTMENTS	. 137,277 72,293 . 1,828,717 . 5,483,619	137,27 72,29 1,828,71 5,483,61 -179,700 [-179,700 -179,700
 430 OTHER SERVICI 490 CLASSIFIED PROBUME 500 UNDISTRIBUTE 500 UNDISTRIBUTE 500 Historical und 500 SUBTOTAL 500 OPERATION & 500 OPERATION & 500 OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION 	E SUPPORT OGRAMS	. 72,293 . 1,828,717 . 5,483,619	72,29 1,828,71 5,483,61 -179,70 [-179,700 -179,70
 490 CLASSIFIED PR SUBTOTAL UNDISTRIBUTE UNDISTRIBUTE Historical und SUBTOTAL TOTAL O OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION 	OGRAMS ADMIN & SRVWIDE ACTIVITIES TED ADJUSTMENTS D ADJUSTMENTS Subligated balances UNDISTRIBUTED ADJUSTMENTS PERATION & MAINTENANCE, ARMY MAINTENANCE, NAVY	. 1,828,717 5,483,619	1,828,71 5,483,61 -179,700 [-179,700 -179,70
SUBTOTAL UNDISTRIBUTE 500 UNDISTRIBUTE Historical und SUBTOTAL TOTAL O OPERATION & OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION	ADMIN & SRVWIDE ACTIVITIES ED ADJUSTMENTS D ADJUSTMENTS	5,483,619	5,483,61 -179,700 [-179,700 -179,70
500 UNDISTRIBUTE Historical und SUBTOTAL TOTAL O OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION	D ADJUSTMENTS obligated balances UNDISTRIBUTED ADJUSTMENTS PPERATION & MAINTENANCE, ARMY		[-179,700 - 179,70
500 UNDISTRIBUTE Historical und SUBTOTAL TOTAL O OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION	D ADJUSTMENTS obligated balances UNDISTRIBUTED ADJUSTMENTS PPERATION & MAINTENANCE, ARMY		[-179,700 - 179,70
SUBTOTAL TOTAL O OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION	L UNDISTRIBUTED ADJUSTMENTS PPERATION & MAINTENANCE, ARMY		-179,70
TOTAL O OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION	PPERATION & MAINTENANCE, ARMY		
OPERATION & OPERATING F 10 MISSION AND O 30 AVIATION TECH 40 AIR OPERATION	MAINTENANCE, NAVY	28,591,441	27,832,74
OPERATING F10MISSION AND O30AVIATION TECH40AIR OPERATION			
 MISSION AND O AVIATION TECH AIR OPERATION 	'ORCE'S		
30 AVIATION TECH40 AIR OPERATION		005.000	005.00
40 AIR OPERATION	THER FLIGHT OPERATIONS INICAL DATA & ENGINEERING SERVICES	,	937,09
	INICAL DATA & ENGINEERING SERVICES IS AND SAFETY SUPPORT	,	1,00 15,79
	UPPORT	/	19,01
	OT MAINTENANCE		201,91
	OT OPERATIONS SUPPORT	/	3,00
80 AVIATION LOGIS	STICS		44,15
90 MISSION AND O	THER SHIP OPERATIONS	. 463,738	463,73
100 SHIP OPERATIO	NS SUPPORT & TRAINING	. 24,774	24,77
	INTENANCE	. 1,310,010	1,310,01
	UNICATIONS		42,96
			25,97
	METEOROLOGY AND OCEANOGRAPHY		19,22
	RT FORCES INTENANCE		1,668,35
	APONS SYSTEMS SUPPORT		7,95 94,65
	TENANCE		303,08
	RESTORATION AND MODERNIZATION		3,21
	NG SUPPORT		143,44
	OPERATING FORCES		5,329,36
MOBILIZATIO			
	Y HEALTH SERVICES SYSTEMS	/	31,39
	SUPPORT		254,46
SUBTOTAL	MOBILIZATION	. 285,856	285,85
TRAINING AN	DRECRUITING		
		F0 000	FA 44
SUBTOTAI	KILL TRAINING		50,90 50,90

	Item	FY 2013 Request	House Authorized
		noquest	
100	ADMIN & SRVWD ACTIVITIES	4 055	1.05
$\frac{480}{490}$	ADMINISTRATION EXTERNAL RELATIONS	1,377 487	1,37 48
510	MILITARY MANPOWER AND PERSONNEL MANAGEMENT	6,022	6,02
520	OTHER PERSONNEL SUPPORT	3,514	3,51
550	SERVICEWIDE TRANSPORTATION	184,864	184,86
580	ACQUISITION AND PROGRAM MANAGEMENT	2,026	2,02
$620 \\ 710$	NAVAL INVESTIGATIVE SERVICE CLASSIFIED PROGRAMS	1,425 14,556	1,42 14,55
110	SUBTOTAL ADMIN & SRVWD ACTIVITIES	214,271	214,27
	UNDISTRIBUTED ADJUSTMENTS		
720	UNDISTRIBUTED ADJUSTMENTS		-22,10
	Historical unobligated balances		[-22,100 -22,10
	TOTAL OPERATION & MAINTENANCE, NAVY	5,880,395	5,858,29
	OPERATION & MAINTENANCE, MARINE CORPS		
	OPERATING FORCES		
10	OPERATIONAL FORCES	1,921,258	1,921,25
20 30	FIELD LOGISTICS DEPOT MAINTENANCE	1,094,028 222,824	1,094,02 222,82
60	BASE OPERATING SUPPORT	88,690	88,69
	SUBTOTAL OPERATING FORCES	3,326,800	3,326,80
	TRAINING AND RECRUITING		
110	TRAINING SUPPORT	215,212 215,212	215,21 215,21
	ADMIN & SRVWD ACTIVITIES		
150	SERVICEWIDE TRANSPORTATION	512,627	512,62
190	CLASSIFIED PROGRAMS	11,701	11,70
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	524,328	524,32
200	UNDISTRIBUTED ADJUSTMENTS		4 - 00
200	UNDISTRIBUTED ADJUSTMENTS Historical unobligated balances		-15,60 [-15,600
	SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		–15,60
	TOTAL OPERATION & MAINTENANCE, MARINE CORPS	4,066,340	4,050,74
		4,000,540	4,000,74
	OPERATION & MAINTENANCE, AIR FORCE OPERATING FORCES		
	PRIMARY COMBAT FORCES	1,494,144	1,494,14
10			
20	COMBAT ENHANCEMENT FORCES	809,531	
$\frac{20}{30}$	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	13,095	809,53 13,09 1 403 23
20		13,095 1,403,238	13,09 1,403,23
20 30 40	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT MAINTENANCE	13,095	13,09 1,403,23 155,95
20 30 40 50	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION BASE SUPPORT GLOBAL C3I AND EARLY WARNING	$13,095 \\ 1,403,238 \\ 155,954$	13,09
20 30 40 50 60 70 80	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION BASE SUPPORT GLOBAL C3I AND EARLY WARNING OTHER COMBAT OPS SPT PROGRAMS	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\end{array}$	$\begin{array}{c} 13,09\\ 1,403,23\\ 155,95\\ 342,22\\ 15,10\\ 271,39\end{array}$
20 30 40 50 60 70 80 100	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION BASE SUPPORT GLOBAL C3I AND EARLY WARNING OTHER COMBAT OPS SPT PROGRAMS TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	$\begin{array}{r} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\end{array}$	$\begin{array}{c} 13,09\\ 1,403,23\\ 155,95\\ 342,22\\ 15,10\\ 271,39\\ 25,40\end{array}$
20 30 40 50 60 70 80 100 120	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION BASE SUPPORT GLOBAL C3I AND EARLY WARNING OTHER COMBAT OPS SPT PROGRAMS TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES SPACE CONTROL SYSTEMS	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\\ 5,110\end{array}$	$13,09 \\1,403,23 \\155,95 \\342,22 \\15,10 \\271,39 \\25,40 \\5,11$
20 30 40 50 60 70 80 100 120	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT MAINTENANCE FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION BASE SUPPORT GLOBAL C3I AND EARLY WARNING OTHER COMBAT OPS SPT PROGRAMS TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	$\begin{array}{r} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\end{array}$	$\begin{array}{c} 13,09\\ 1,403,23\\ 155,95\\ 342,22\\ 15,10\\ 271,39\\ 25,40\\ 5,11\\ 52,17\end{array}$
20 30 40 50 60 70 80 100 120 130	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	13,095 1,403,238 155,954 342,226 15,108 271,390 25,400 5,110 52,173 4,587,369	13,09 1,403,23 155,95 342,22 15,10 271,39 25,40 5,11 52,17 4,587,36
20 30 40 50 60 70 80 100 120 130	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\\ 5,110\\ 52,173\\ \textbf{4,587,369}\\ 3,187,211\end{array}$	$\begin{array}{c} 13,09\\ 1,403,23\\ 155,95\\ 342,22\\ 15,10\\ 271,39\\ 25,40\\ 5,11\\ 52,17\\ \textbf{4,587,36}\\ 3,187,21\end{array}$
20 30 40 50 60 70 80 100 120 130	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\\ 5,110\\ 52,173\\ \textbf{4,587,369}\\ 3,187,211\\ 43,509\end{array}$	$\begin{array}{c} 13,09\\ 1,403,23\\ 155,95\\ 342,22\\ 15,10\\ 271,39\\ 25,40\\ 5,11\\ 52,17\\ \textbf{4,587,36}\\ 3,187,21\\ 43,50\end{array}$
20 30 40 50 60 70 80 100 120 130 150 160 170	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\\ 5,110\\ 52,173\\ \textbf{4,587,369}\\ 3,187,211\\ 43,509\\ 554,943\end{array}$	$\begin{array}{c} 13,09\\ 1,403,23\\ 155,95\\ 342,22\\ 15,10\\ 271,38\\ 25,40\\ 5,11\\ 52,17\\ \textbf{4,587,36}\\ 3,187,21\\ 43,50\\ 554,94\end{array}$
20 30 40 50 60 70 80 100 120 130 150 160 170 180	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\\ 5,110\\ 52,173\\ \textbf{4,587,369}\\ 3,187,211\\ 43,509\end{array}$	$\begin{array}{c} 13,09\\ 1,403,22\\ 155,92\\ 342,22\\ 15,10\\ 271,38\\ 25,44\\ 5,11\\ 52,17\\ \textbf{4,587,36}\\ 3,187,21\\ 43,56\\ 554,94\\ 4,45\end{array}$
20 30 40 50 60 70 80 100 120 130 150 160 170 180	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\\ 5,110\\ 52,173\\ \textbf{4,587,369}\\ 3,187,211\\ 43,509\\ 554,943\\ 4,431\\ \end{array}$	$\begin{array}{c} 13,09\\ 1,403,22\\ 155,95\\ 342,22\\ 15,10\\ 271,39\\ 25,40\\ 52,17\\ \textbf{4,587,36}\\ 3,187,21\\ 43,50\end{array}$
20 30 40 50 60 70 80 100 120	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	$\begin{array}{c} 13,095\\ 1,403,238\\ 155,954\\ 342,226\\ 15,108\\ 271,390\\ 25,400\\ 5,110\\ 52,173\\ \textbf{4,587,369}\\ 3,187,211\\ 43,509\\ 554,943\\ 4,431\\ 9,256\end{array}$	$\begin{array}{c} 13,09\\ 1,403,22\\ 155,92\\ 342,22\\ 15,10\\ 271,32\\ 25,44\\ 5,11\\ 52,17\\ \textbf{4,587,36}\\ 3,187,21\\ 43,50\\ 554,94\\ 43,50\\ 554,94\\ 4,42\\ 9,25\end{array}$

		IN COLO	
Line	Item	FY 2013 Request	House Authorized
250	SPECIALIZED SKILL TRAINING	10,923	10,923
$260 \\ 270$	FLIGHT TRAINING PROFESSIONAL DEVELOPMENT EDUCATION	72 323	71 321
280	TRAINING SUPPORT	352	35
	SUBTOTAL TRAINING AND RECRUITING	13,130	13,130
360	ADMIN & SRVWD ACTIVITIES LOGISTICS OPERATIONS	100,429	100,42
390 390	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	47,200	47,20
400	BASE SUPPORT	7,242	7,24
410 420	ADMINISTRATION SERVICEWIDE COMMUNICATIONS	1,552	1,55
420 430	OTHER SERVICEWIDE ACTIVITIES	82,094 582,977	82,09 582,97
480	CLASSIFIED PROGRAMS	20,270	20,27
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	841,764	841,76
	UNDISTRIBUTED ADJUSTMENTS		
490	UNDISTRIBUTED ADJUSTMENTS		-34,70
	Historical unobligated balances		[-34,700 -34,70
	TOTAL OPERATION & MAINTENANCE, AIR FORCE	9,241,613	9,206,91
	OPERATION & MAINTENANCE, DEFENSE-WIDE OPERATING FORCES		
10	JOINT CHIEFS OF STAFF	2,000	2,00
20	SPECIAL OPERATIONS COMMAND	2,503,060	2,503,06
	SUBTOTAL OPERATING FORCES	2,505,060	2,505,06
	ADMIN & SRVWD ACTIVITIES		
80 90	DEFENSE CONTRACT AUDIT AGENCY DEFENSE CONTRACT MANAGEMENT AGENCY	30,674 69,803	30,67 69,80
90 110	DEFENSE CONTRACT MANAGEMENT AGENCT DEFENSE HUMAN RESOURCES ACTIVITY	3,334	3,33
120	DEFENSE INFORMATION SYSTEMS AGENCY	152,925	152,92
140	DEFENSE LEGAL SERVICES AGENCY	102,322	102,32
160	DEFENSE MEDIA ACTIVITY	10,823	10,82
180	DEFENSE SECURITY COOPERATION AGENCY Program Decrease—Coalition Support Funds	2,200,000	1,550,00 [-650,000]
220	DEPARTMENT OF DEFENSE EDUCATION ACTIVITY	139,830	139,83
260	OFFICE OF THE SECRETARY OF DEFENSE	87,805	87,80
280	CLASSIFIED PROGRAMS	2,522,003 5,319,519	2,522,00 4,669,51
	UNDISTRIBUTED ADJUSTMENTS	0,010,010	1,000,01
290	UNDISTRIBUTED ADJUSTMENTS		-29,30
	Historical unobligated balances SUBTOTAL UNDISTRIBUTED ADJUSTMENTS		[-29,300 -29,30
			-29,50
	TOTAL OPERATION & MAINTENANCE, DEFENSE- WIDE	7,824,579	7,145,27
	OPERATION & MAINTENANCE, ARMY RES		
20	OPERATING FORCES	70,000	7 0.00
$\frac{30}{50}$	ECHELONS ABOVE BRIGADE LAND FORCES OPERATIONS SUPPORT	$78,600 \\ 20,811$	78,60 20,81
30 70	FORCE READINESS OPERATIONS SUPPORT	20,811	20,81
100	BASE OPERATIONS SUPPORT	34,400	34,40
	SUBTOTAL OPERATING FORCES	154,537	154,53'
	TOTAL OPERATION & MAINTENANCE, ARMY RES	154,537	154,53'
	OPERATION & MAINTENANCE, NAVY RES OPERATING FORCES		
10	MISSION AND OTHER FLIGHT OPERATIONS	24,834	24,83
20	INTERMEDIATE MAINTENANCE	300	30
40	AIRCRAFT DEPOT MAINTENANCE	13,364	13,36
60 80	MISSION AND OTHER SHIP OPERATIONS	8,213	8,21
80 100	SHIP DEPOT MAINTENANCE COMBAT SUPPORT FORCES	929 8,244	92 8,24
	BASE OPERATING SUPPORT	40	4

	(In Thousands of Dollars)	FY 2013	House
Line	Item	Request	Authorized
	SUBTOTAL OPERATING FORCES	55,924	55,924
	TOTAL OPERATION & MAINTENANCE, NAVY RES	55,924	55,924
	OPERATION & MAINTENANCE, MC RESERVE		
	OPERATING FORCES		
10	OPERATING FORCES	22,657	22,657
40	BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES	2,820 25,477	2,820 25,477
		20,111	20,111
	TOTAL OPERATION & MAINTENANCE, MC RE- SERVE	25,477	25,477
	OPERATION & MAINTENANCE, AF RESERVE OPERATING FORCES		
10	PRIMARY COMBAT FORCES	7,600	7,600
30	DEPOT MAINTENANCE	106,768	106,768
50	BASE SUPPORT	6,250	6,250
	SUBTOTAL OPERATING FORCES	120,618	120,618
	TOTAL OPERATION & MAINTENANCE, AF RE- SERVE	120,618	120,618
	OPERATION & MAINTENANCE, ARNG		
	OPERATING FORCES		
10	MANEUVER UNITS	38,485	38,485
20	MODULAR SUPPORT BRIGADES	1,959	1,959
30	ECHELONS ABOVE BRIGADE	20,076	20,076
40	THEATER LEVEL ASSETS	2,028	2,028
60 70	AVIATION ASSETS FORCE READINESS OPERATIONS SUPPORT	$ 183,811 \\ 43,780 $	$183,811 \\ 43,780$
100	BASE OPERATIONS SUPPORT	43,780 70,237	43,780
120	MANAGEMENT AND OPERATIONAL HQ'S	20,072	20,072
	SUBTOTAL OPERATING FORCES	380,448	380,448
	ADMIN & SRVWD ACTIVITIES		
160	SERVICEWIDE COMMUNICATIONS SUBTOTAL ADMIN & SRVWD ACTIVITIES	2,000 2,000	2,000 2,000
	TOTAL OPERATION & MAINTENANCE, ARNG	382,448	382,448
	OPERATION & MAINTENANCE, ANG OPERATING FORCES		
20	MISSION SUPPORT OPERATIONS	19,975	19,975
	SUBTOTAL OPERATING FORCES	19,975	19,975
	TOTAL OPERATION & MAINTENANCE, ANG	19,975	19,975
	AFGHANISTAN SECURITY FORCES FUND		
10	MINISTRY OF DEFENSE SUSTAINMENT	9 599 095	9 299 002
10 20	INFRASTRUCTURE	2,523,825 190,000	2,523,825 190,000
30	EQUIPMENT AND TRANSPORTATION	241,521	241,521
40	TRAINING AND OPERATIONS	758,380	758,380
	SUBTOTAL MINISTRY OF DEFENSE	3,713,726	3,713,726
	MINISTRY OF INTERIOR		
50 60	SUSTAINMENT	1,305,950	1,305,950
60 70	INFRASTRUCTURE	50,000	50,000
$\frac{70}{80}$	EQUIPMENT AND TRANSPORTATION TRAINING AND OPERATIONS	84,859 569,868	84,859 569,868
00	SUBTOTAL MINISTRY OF INTERIOR	2,010,677	2,010,677
	RELATED ACTIVITIES		
90	SUSTAINMENT	$18,\!325$	18,325
100	INFRASTRUCTUE	1,200	1,200
110	EQUIPMENT & TRANSPORTATION	1,239	1,239
120	TRAINING AND OPERATIONS SUBTOTAL RELATED ACTIVITIES	4,000 24 764	4,000 24 764
	SUDIVIAL RELATED AUTIVITIES	24,764	24,764

Line	Item	FY 2013 Request	House Authorized
	TOTAL AFGHANISTAN SECURITY FORCES FUND	5,749,167	5,749,167
	AFGHANISTAN INFRASTRUCTURE FUND AFGHANISTAN INFRASTRUCTURE FUND		
10	POWER	400,000	375,000
	Program Decrease		[-25,000]
	SUBTOTAL AFGHANISTAN INFRASTRUCTURE FUND	400,000	375,000
	TOTAL AFGHANISTAN INFRASTRUCTURE FUND	400,000	375,000
	TOTAL OPERATION & MAINTENANCE	62,512,514	60,977,114

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TITLE XLIV—MILITARY PERSONNEL

3 SEC. 4401. MILITARY PERSONNEL.

SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)

(III Thousanus of Donais)				
Item	FY 2013 Request	House Authorized		
MILITARY PERSONNEL	135,111,799	135,726,855		
Army medical evacuation paramedic certification train-				
ing		2,000		
Basic allowance for housing for members of the Na-				
tional Guard (Section 603)		6,000		
Non-medical attendant travel (Section 621)		2,000		
Reserve Components administrative absence (Section				
604)		2,000		
Restore accrual payments to the Medicare eligible				
health care trust fund		672,000		
Retain 128 Air National Guard AGRs for two air sov-				
ereignty alert locations		8,300		
Retain Air Force Force Structure		30,000		
Retain Air Force Reserve Force Structure		20,000		
Retain Air National Guard Force Structure		70,826		
Retain Global Hawk		22,200		
Unobligated balances		[-352,000]		
USMC military personnel in lieu of LAV funding		131,730		

1 SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTIN-

GENCY OPERATIONS.

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SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTINGENCY OPERATIO (In Thousands of Dollars)		
Item	FY 2013 Request	House Authorized
IILITARY PERSONNEL	14,060,094	14,060,09

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TITLE XLV—OTHER AUTHORIZATIONS

3 SEC. 4501. OTHER AUTHORIZATIONS.

SEC. 4501. OTHER AUTHORIZATION (In Thousands of Dollars)	18	
Item	FY 2013 Request	House Authorized
WORKING CAPITAL FUND, ARMY		
PREPOSITIONED WAR RESERVE STOCKS	60,037	60,037
TOTAL WORKING CAPITAL FUND, ARMY	60,037	60,037
WORKING CAPITAL FUND, AIR FORCE		
SUPPLIES AND MATERIALS (MEDICAL/DENTAL)	45,452	45,452
TOTAL WORKING CAPITAL FUND, AIR FORCE	45,452	45,452
WORKING CAPITAL FUND, DEFENSE-WIDE		
DEFENSE LOGISTICS AGENCY (DLA)	39,135	39,135
TOTAL WORKING CAPITAL FUND, DEFENSE-		
WIDE	39,135	39,135
WORKING CAPITAL FUND, DECA		
WORKING CAPITAL FUND, DECA	1,371,560	1,371,560
TOTAL WORKING CAPITAL FUND, DECA	1,371,560	1,371,560
NATIONAL DEFENSE SEALIFT FUND		
MPF MLP	38,000	38,000
POST DELIVERY AND OUTFITTING	39,386	39,386
LG MED SPD RO/RO MAINTENANCE	128,819	128,819
DOD MOBILIZATION ALTERATIONS	26,598	26,598
TAH MAINTENANCE	29,199	29,199
RESEARCH AND DEVELOPMENT	42,811	42,811
READY RESERVE FORCE	303,323	303,323
TOTAL NATIONAL DEFENSE SEALIFT FUND	608,136	608,136
DEFENSE HEALTH PROGRAM		
IN-HOUSE CARE	8,625,507	8,625,507
PRIVATE SECTOR CARE	$16,\!148,\!263$	16,148,263
CONSOLIDATED HEALTH SUPPORT	2,309,185	2,309,185
INFORMATION MANAGEMENT	1,465,328	1,465,328
MANAGEMENT ACTIVITIES	332,121	332,121
EDUCATION AND TRAINING	722,081	722,081
BASE OPERATIONS/COMMUNICATIONS	1,746,794	1,746,794
UNDISTRIBUTED, OPERATION & MAINTENANCE	, ,	281,900
Foreign currency flucuation		[-5,100]
Overfunding in electronic health record		[-30,000
Restore estimated savings in TRICARE Prime and		- , .
Standard enrollment fees and deductibles for TRICARE Standard		[273,000
		e ,
Restore pharmacy co-pay estimated savings TRICARE rate adjustments		[179,000]
Unobligated balances		[90,000] [-225,000]
RDT&E	679 077	e ,
PROCUREMENT	672,977 506,462	672,977 454,462
	500,402	
Overfunding in electronic health record TOTAL DEFENSE HEALTH PROGRAM	32,528,718	[-52,000] 32,758,618
CHEM AGENTS & MUNITIONS DESTRUCTION		
OPERATION & MAINTENANCE	695 049	695 049
RDT&E	635,843 647,351	635,843 647,351
	647,351 18 509	647,351 18 502
PROCUREMENT	18,592	18,592

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SEC. 4501. OTHER AUTHORIZATIONS (In Thousands of Dollars)				
Item	FY 2013 Request	House Authorized		
TOTAL CHEM AGENTS & MUNITIONS DE- STRUCTION	1,301,786	1,301,786		
DRUG INTERDICTION & CTR-DRUG ACTIVITIES, DEF				
DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES,				
DEFENSE	889,545	889,545		
DRUG DEMAND REDUCTION PROGRAM	109,818	109,818		
TOTAL DRUG INTERDICTION & CTR-DRUG AC- TIVITIES, DEF	999,363	999,363		
OFFICE OF THE INSPECTOR GENERAL				
OPERATION & MAINTENANCE	272,821	272,821		
PROCUREMENT	1,000	1,000		
TOTAL OFFICE OF THE INSPECTOR GENERAL	273,821	273,821		
CEMETERIAL EXPENSES, ARMY				
OPERATION & MAINTENANCE	41,000	41,000		
CONSTRUCTION	4,800	4,800		
FACILITIES MAINTENANCE		25,000		
Realignment from Operation and Maintenance, Army		[25,000]		
TOTAL CEMETERIAL EXPENSES, ARMY	45,800	70,800		

1 SEC. 4502. OTHER AUTHORIZATIONS FOR OVERSEAS CON-

TINGENCY OPERATIONS.

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SEC. 4502. OTHER AUTHORIZATIONS FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)

Item	FY 2013 Request	House Authorized
WORKING CAPITAL FUND, ARMY		
PREPOSITIONED WAR RESERVE STOCKS	42,600	42,600
TOTAL WORKING CAPITAL FUND, ARMY	42,600	42,600
WORKING CAPITAL FUND, AIR FORCE		
C–17 CLS ENGINE REPAIR	230,400	230,400
TRANSPORTATION FALLEN HEROES	10,000	10,000
TOTAL WORKING CAPITAL FUND, AIR FORCE	240,400	240,400
WORKING CAPITAL FUND, DEFENSE-WIDE		
DEFENSE LOGISTICS AGENCY (DLA)	220,364	220,364
TOTAL WORKING CAPITAL FUND, DEFENSE- WIDE	220,364	220,364
DEFENSE HEALTH PROGRAM		
IN-HOUSE CARE	483,326	483,326
PRIVATE SECTOR CARE	376,982	376,982
CONSOLIDATED HEALTH SUPPORT	111,675	111,675
INFORMATION MANAGEMENT	4,773	4,773
MANAGEMENT ACTIVITIES	660	660
EDUCATION AND TRAINING	15,370	15,370
BASE OPERATIONS/COMMUNICATIONS	1,112	1,112
TOTAL DEFENSE HEALTH PROGRAM	993,898	993,898
DRUG INTERDICTION & CTR-DRUG ACTIVITIES, DEF		
DEF DEFENSEWIDE ACTIVITIES	469,025	469,025
TOTAL DRUG INTERDICTION & CTR-DRUG AC-	405,025	405,025
TIVITIES, DEF	469,025	469,025
OFFICE OF THE INSPECTOR GENERAL		
OPERATION & MAINTENANCE	10,766	10,766
TOTAL OFFICE OF THE INSPECTOR GENERAL	10,766	10,766
TOTAL OTHER AUTHORIZATIONS	1,977,053	1,977,053

TITLE XLVI-MILITARY **CONSTRUCTION**

3 SEC. 4601. MILITARY CONSTRUCTION.

Alaska Army Fort Wainwright Modified Record Fire Range Army Joint Base Elmendorf- Modified Record Fire Range Army Joint Base Elmendorf- Modified Record Fire Range Richardson Richardson California Army Concord Army Concord Lightning Protection System Colorado Army Fort Carson Army Fort Carson Central Energy Plant		5,80
Army Joint Base Elmendorf- Modified Record Fire Range Richardson California Army Concord Engineering/Housing Maintenance Shop Army Concord Lightning Protection System Colorado		7,90 3,10 5,80
Richardson California Army Concord Engineering/Housing Maintenanee Shop Army Concord Lightning Protection System Colorado	3,100 5,800 0 18,000 7,200	3,10 5,80
California Army Concord Engineering/Housing Maintenance Shop Army Concord Lightning Protection System Colorado		5,80
Army Concord Engineering/Housing Maintenance Shop Army Concord Lightning Protection System Colorado		5,80
rmy Concord Lightning Protection System Colorado		5,80
Colorado		
rmy Fort Carson Central Energy Plant		
,		10.00
rmy Fort Carson, Colorado Digital Multipurpose Training Range		18,00
District of Columbia		.,
Army Fort Mcnair Vehicle Storage Building, Installation		7,20
Georgia		1,20
urmy Fort Benning Ground Source Heat Transfer System		16,00
· ·		
rmy Fort Gordon Modified Record Fire Range		
rmy Fort Gordon Multipurpose Machine Gun Range		
rmy Fort Stewart, Georgia Automated Combat Pistol Qual Crse		
rmy Fort Stewart, Georgia Digital Multipurpose Training Range		22,00
rmy Fort Stewart, Georgia Unmanned Aerial Vehicle Complex		24,00
Hawaii		
rmy Pohakuloa Training Automated Infantry Platoon Battle Course	29,000	29,00
Area		
Army Schofield Barracks Barracks		55,00
rmv Schofield Barracks Barracks	,	41,00
urmy Wheeler Army Air Field Combat Aviation Brigade Barracks	,	85,00
		00,00
Italy rmv Camp Ederle Barracks	26.000	26.00
· · · · · · · · · · · · · · · · · · ·		36,00
rmy Vicenza Simulations Center		32,00
Japan		
rmy Okinawa Satellite Communications Facility		78,00
rmy Sagami Vehicle Maintenance Shop		18,00
Kansas		
Army Fort Riley, Kansas Unmanned Aerial Vehicle Complex		12,20
Kentucky		
rmy Fort Campbell, Ken- Battalion Headquarters Complex		55,00
tucky		
Army Fort Campbell, Ken- Live Fire Exercise Shoothouse		3,80
tucky		-,
Army Fort Campbell, Ken- Unmanned Aerial Vehicle Complex		23,00
		20,00
tucky	C 000	C 00
Army Fort Knox Automated Infantry Squad Battle Course		6,00
Korea		
rmy Camp Humphreys Battalion Headquarters Complex		45,00
Kwajalein Atoll		
rmy Kwajalein Atoll Pier	0	
Missouri		
rmy Fort Leonard Wood Battalion Complex Facilities		26,00
rmy Fort Leonard Wood Trainee Barracks Complex 3, Ph 2		
rmy Fort Leonard Wood Vehicle Maintenance Shop		39,00
New Jersev		55,00
•	17.000	17.00
Army Joint Base Mcguire-Dix- Flight Equipment Complex		47,00
Lakehurst		
Army Picatinny Arsenal Ballistic Evaluation Center		10,20
New York		
rmy Fort Drum, New York Aircraft Maintenance Hangar		95,00
rmy U.S. Military Academy Cadet Barracks		192,00
North Carolina		
urmy Fort Bragg Aerial Gunnery Range		42,00
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Army Fort Bragg Unmanned Aerial Vehicle Complex		26,00
Oklahoma		
rmy Fort Sill Modified Record Fire Range		4,90
South Carolina		
rmy Fort Jackson Trainee Barracks Complex 2, Ph 2		24,00
Texas	,	,
rmy Corpus Christi Aircraft Component Maintenance Shop		13,20
Army Corpus Christi Aircraft Paint Shop Army Fort Bliss Multipurpose Machine Gun Range		

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SEC. 4601. MILITARY CONSTRUCTION

Account	State/Country and Installation	Project Title	Budget Request	House Agreemen
Army	Fort Hood, Texas	Modified Record Fire Range	4,200	4,20
army	Fort Hood, Texas	Training Aids Center	25,000	25,00
Army	Fort Hood, Texas	Unmanned Aerial Vehicle Complex	22,000	22,00
Army	Joint Base San Antonio Virginia	Barracks	21,000	21,00
rmy	Arlington Fort Belvoir	Cemetery Expansion Millennium Site Secure Admin/Operations Facility	84,000	84,00 94,00
amy amy	Fort Lee	Adv Individual Training Barracks Cplx, Ph2	94,000 81,000	94,00 81,00
rmy	Washington Joint Base Lewis-	Battalion Complex	73,000	73,00
rmy	Mcchord Joint Base Lewis-	Waste Water Treatment Plant	91,000	91,00
rmy	Mcchord Yakima	Convoy Live Fire Range	5,100	5,10
rmy	Worldwide Unspecified Unspecified Worldwide	Host Nation Support Fy 13	34,000	34,00
rmy	Locations Unspecified Worldwide	Minor Construction Fy 13	25,000	25,00
rmy	Locations Unspecified Worldwide	Planning and Design Fy13	65,173	65,17
	Locations			
Total Milita	ry Construction, Army		1,923,323	1,923,323
T	Arizona	Conclust Alexandt La 21	15 005	1800
Vavy Jour	Yuma Yuma	Combat Aircraft Loading Apron	15,985	15,98
Javy	Bahrain Island	Security Operations Complex	13,300	13,30
lavy lavv	Sw Asia Sw Asia	Combined Dining Facility Transient Quarters	9,819 41,529	
	California			
avy	Camp Pendleton, Cali- fornia	Comm. Information Systems Ops Complex	78,897	78,89
avy	Camp Pendleton, Cali- fornia	Mv22 Aviation Simulator Building	4,139	4,13
lavy lavy	Camp Pendleton, Cali- fornia Coronado	San Jacinto Road Extension	5,074 76,063	5,07 76,06
lavy	Coronado	Bachelor Quarters H–60s Simulator Training Facility	2,478	2,47
avy	Lemoore	Bams Maintenance Training Facility	14,843	2,11
avy	Miramar	Hangar 5 Renovations & Addition	27,897	27,89
avy	Point Mugu	Bams Maintenance Training Facility	0	12,79
avy	San Diego	Entry Control Point (Gate Five)	11,752	11,75
lavy	San Diego	Les Training Facility	59,436	59,43
lavy	Seal Beach	Strategic Systems Weapons Eval. Test Lab	30,594	30,59
lavy	Twentynine Palms, Cali- fornia	Land Expansion Phase 2	47,270	47,27
r	Diego Garcia	Communications Information dama	1 601	1.00
lavy	Diego Garcia Djibouti	Communications Infrastructure	1,691	1,69
avy	Camp Lemonier, Djibouti	Containerized Living and Work Units	7,510	
lavy	Camp Lemonier, Djibouti	Fitness Center	26,960	
lavy	Camp Lemonier, Djibouti	Galley Addition and Warehouse	22,220	
lavy	Camp Lemonier, Djibouti Florida	Joint HQ/Joint Operations Center Facility	42,730	
Javy	Jacksonville Greece	Bams Mission Control Complex	21,980	21,98
Javy	Souda Bay	Aircraft Parking Apron Expansion	20,493	20,49
lavy	Souda Bay Guam	Intermodal Access Road	4,630	4,63
lavy	Joint Region Marianas Hawaii	North Ramp Parking (Andersen AFB)—Inc 2	25,904	25,90
avy	Kaneohe Bay	Aircraft Staging Area	14,680	14,68
avy	Kaneohe Bay Japan	Mv–22 Hangar and Infrastructure	82,630	82,63
lavy	Iwakuni	Maintenance Hangar Improvements	5,722	5,72
lavy Javy	Iwakuni Okinawa	Vertical Take-Off and Landing Pad North Bachelor Quarters	7,416 8,206	7,41 8,20
Javy	Mississippi Meridian	Dining Facility	10,926	10,92
Javy	New Jersey Earle	Combat System Engineering Building Addition	33,498	33,49
	North Carolina			40,90
Navy	Camp Lejeune, North Carolina	Base Access and Road—Phase 3	40,904	4

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		(In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	Budget Request	House Agreement
Navy	Camp Lejeune, North	Staff Nco Academy Facilities	28,986	28,986
Navy	Carolina Cherry Point Marine	Armory	11,581	11,581
Navy	Corps Air Station Cherry Point Marine	Marine Air Support Squadron Compound	34,310	34,310
Navy	Corps Air Station New River	Personnel Administration Center	8,525	8,525
Navy	Romania Deveselu, Romania	Aegis Ashore Missile Defense Complex	45,205	45,205
Navy	South Carolina Beaufort	Aircraft Maintenance Hangar	42,010	42,010
Navy Navy	Beaufort	Airfield Security Upgrades	42,010 13,675	13,675
Navy	Beaufort	Ground Support Equipment Shop	9,465	9,465
Navy	Beaufort	Recycling/Hazardous Waste Facility	3,743	3,743
Navy	Beaufort	Simulated Lhd Flight Deck	12,887	12,887
Navy	Parris Island Spain	Front Gate Atfp Improvements	10,135	10,135
Navy	Rota	General Purpose Warehouse	3,378	3,378
Navy	Rota	High Explosive Magazine	13,837	13,837
	Virginia			
Navy	Dahlgren	Cruiser/Destroyer Upgrade Training Facility	16,494	16,494
Navy	Dahlgren	Physical Fitness Center	11,734	11,734
Navy	Oceana Naval Air Sta- tion	A School Barracks	39,086	39,086
Navv	Portsmouth	Drydock 8 Electrical Distribution Upgrade	32,706	32,706
Navy	Quantico	Infrastruture—Widen Russell Road	14,826	14,826
Navy	Quantico	The Basic School Student Quarters—Phase 7	31,012	31,012
Navy	Quantico	Weapons Training Battalion Mess Hall	12,876	12,876
Navy	Yorktown	Armory	4,259	4,259
Navy	Yorktown	Bachelor Enlisted Quarters	18,422	18,422
Navy	Yorktown	Motor Transportation Facility	6,188	6,188
Navy	Yorktown	Regimental Headquarters	11,015	11,015
Navy	Yorktown Washington	Supply Warehouse Facility	8,939	8,939
Navy	Washington Kitsap	Explosives Handling Wharf #2 (Inc)	280,041	280,041
Navy	Whidbey Island	Ea–18g Flight Simulator Facility	6,272	6,272
	Worldwide Unspecified		., .	., .
Navy	Unspecified Worldwide Locations	Mcon Design Funds	102,619	102,619
Navy	Unspecified Worldwide Locations	Unspecified Minor Construction	16,535	16,535
Navy	Various Worldwide Lo- cations	Bams Operational Facilities	34,048	34,048
Total Militar	ry Construction, Navy		1,701,985	1,549,164
	Arkansas			
AF	Little Rock AFB	C-130J Flight Simulator Addition	4,178	4,178
AF	Little Rock AFB Florida	C–130J Fuel Systems Maintenance Hangar	26,000	26,000
AF	Tyndall AFB Georgia	F–22 Adal Hangar for Low Observable/Composite	14,750	14,750
AF	Fort Stewart, Georgia	Air Support Operations Center (ASOC)	7,250	7,250
AF	Moody AFB	HC-130J Simulator Facility	8,500	8,500
AF	Greenland Thule Ab	Consolidated Engineer Shop and Supply Facility	0	0
AF	Thule Ab	Dormitory (48 Pn)	24,500	24,500
AF	Guam Andersen AFB	Fuel Systems Hangar	0	0
AF	Italy Aviano Ab	F-16 Mission Training Center	9,400	9,400
AF	Nebraska Offutt AFB	US STRATCOM Replacement Facility, Incr 2	161,000	
	New Mexico	¥ V/	,	161,000
AF	Holloman AFB North Dakota	Mq–9 Maintenance Hangar	25,000	25,000
AF	Minot AFB Texas	B–52 Add/Alter Munitions Age Facility	4,600	4,600
	Joint Base San Antonio Utah	Dormitory (144 Rm)	18,000	18,000
AF			4,000	4,000
	Hill AFB	F–35 Adal Building 118 for Flight Simulator	4,000	
AF		F-35 Adal Hangar 45w/AMU	7,250	7,250
AF AF	Hill AFB	<u> </u>		7,250 2,280
AF AF AF AF	Hill AFB Hill AFB Hill AFB	F-35 Adal Hangar 45w/AMU	7,250	

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SEC. 4601. MILITARY CONSTRUCTION

Account	State/Country and Installation	Project Title	Budget Request	House Agreement
AF	Unspecified Worldwide	Transient Aircraft Hangars	15,032	15,032
AF	Locations Unspecified Worldwide Locations	Transient Contingency Dormitory—100 Rm	17,625	17,625
AF	Various Worldwide Lo- cations	Unspecified Minor Construction	18,200	18,200
Total Militar	ry Construction, Air Ford	2e	388,200	388,200
	Arizona			
Def-Wide	Yuma Belgium	Truck Unload Facility	1,300	1,300
Def-Wide	Brussels	NATO Headquarters Facility	26,969	26,969
	California		10.000	10.000
Def-Wide Def-Wide	Coronado Coronado	SOF Close Quarters Combat/Dynamic Shoot Fac	13,969 31,170	13,969 31,170
Def-Wide	Coronado	SOF Indoor Dynamic Shooting Facility SOF Mobile Comm Detachment Support Facility	10,120	10,120
Def-Wide	Def Fuel Support	Replace Fuel Pier	91,563	91,563
	Point—San Diego	x	,	,
Def-Wide	Edwards Air Force Base	Replace Fuel Storage	27,500	27,500
Def-Wide	Twentynine Palms, Cali- fornia	Medical Clinic Replacement	27,400	27,400
Def-Wide	Colorado Bucklev Air Force Base	Denver Power House	30,000	30,000
Def-Wide	Fort Carson, Colorado	SOF Battalion Operations Complex	56,673	56,673
Def-Wide	Pikes Peak Conus Classified	High Altitude Medical Research Lab	3,600	3,600
Def-Wide	Classified Location	SOF Parachute Training Facility	6,477	6,477
Def-Wide	Delaware Dover AFB	Replace Truck Off-Load Facility	2,000	2,000
Def-Wide	Florida Eglin AFB	SOF Avfid Ops and Maintenance Facilities	41,695	41,695
Def-Wide	Hurlburt Field	Construct Fuel Storage Facility	16,000	16,000
Def-Wide	Macdill AFB	SOF Joint Special Ops University Fac (Jsou)	34,409	34,409
	Germany	sor com special ope cancelog rae (coost) annun		
Def-Wide	Rhine Ordnance Bar- racks	Medical Center Replacement Incr 2	127,000	127,000
Def-Wide	Stuttgart-Patch Bar- racks	DISA Europe Facility Upgrades	2,413	2,413
Def-Wide	Vogelweh	Replace Vogelweh Elementary School	61,415	61,415
Def-Wide	Weisbaden	Weisbaden High School Addition	52,178	52,178
D-ew:1-	Guam	Unema la Frad Binsling	67 500	67.500
Def-Wide	Andersen AFB Guantanamo Bay, Cuba	Upgrade Fuel Pipeline	67,500	67,500
Def-Wide	Guantanamo Bay	Replace Fuel Pier	37,600	37,600
Def-Wide	Guantanamo Bay	Replace Truck Load Facility	2,600	2,600
	Hawaii	· · · · · · · · · · · · · · · · · · ·	,	,
Def-Wide	Joint Base Pearl Har- bor-Hickam	SOF Sdvt–1 Waterfront Operations Facility	24,289	24,289
D CWC1	Illinois		20 700	20.700
Def-Wide Def-Wide	Great Lakes Scott AFB	Drug Laboratory Replacement DISA Facility Upgrades	28,700 84,111	28,700 84,111
Def-Wide	Scott AFB	Medical Logistics Warehouse	2,600	2,600
	Indiana		_,	_,
Def-Wide	Grissom ARB Japan	Replace Hydrant Fuel System	26,800	26,800
Def-Wide	Camp Zama	Renovate Zama High School	$13,\!273$	13,273
Def-Wide	Kadena Ab	Replace Elementary School	71,772	71,772
Def-Wide	Kadena Ab	Replace Stearley Heights Elementary School	71,773	71,773
Def-Wide Def-Wide	Sasebo Zukeran	Replace Sasebo Elementary School Replace Zukeran Elementary School	35,733 79,036	35,733 79,036
Def-Wide	Kentucky Fort Campbell, Ken-	Replace Barkley Elementary School	41,767	41,767
Def-Wide	tucky Fort Campbell, Ken-	SOF Ground Support Battalion	26,313	26,313
	tucky			
Def-Wide	Fort Campbell, Ken- tucky	SOF Landgraf Hangar Extension	3,559	3,559
Def-Wide	Korea Kunsan Air Base	Medical/Dental Clinic Addition	13,000	13,000
Def-Wide	Osan AFB	Hospital Addition/Alteration	34,600	34,600
Def-Wide	Osan AFB	Replace Osan Elementary School	42,692	42,692
Def-Wide	Louisiana Barksdale AFB	Upgrade Pumphouse	11,700	11,700
	Maryland			
Def-Wide	Annapolis	Health Clinic Replacement	66,500 7,000	66,500

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Account	State/Country and Installation	Project Title	Budget Request	House Agreement
Def-Wide	Bethesda Naval Hos-	Electrical Capacity and Cooling Towers	35,600	35,600
Def-Wide	pital Bethesda Naval Hos- pital	Temporary Medical Facilities	26,600	26,600
Def-Wide	Fort Detrick	USAMRIID Stage I, Incr 7	19,000	19,000
Def-Wide	Fort Meade	High Performance Computing Center Inc 2	300,521	300,521
Def-Wide	Fort Meade	NSAW Recapitalize Building #1/Site M Inc 1	25,000	25,000
	Missouri			
Def-Wide	Fort Leonard Wood New Mexico	Dental Clinic	18,100	18,100
Def-Wide	Cannon AFB	Medical/Dental Clinic Repalcement	71,023	71,023
Def-Wide	Cannon AFB New York	SOF Ac-130J Combat Parking Apron	22,062	22,062
Def-Wide	Fort Drum, New York	Idt Complex	25,900	25,900
Def-Wide	Fort Drum, New York North Carolina	Soldier Specialty Care Clinic	17,300	17,300
Def-Wide	Camp Lejeune, North Carolina	Medical Clinic Replacement	21,200	21,200
Def-Wide	Camp Lejeune, North	SOF Marine Battalion Company/Team Facilities	53,399	53,399
Def-Wide	Carolina Camp Lejeune, North	SOF Survival Evasion Resist. Escape Tng Fac	5,465	5,465
Def-Wide	Carolina Fort Bragg	SOF Battalian Operations Facility	40.401	40.401
Det-Wide Def-Wide	Fort Bragg Fort Bragg	SOF Battalion Operations Facility SOF Civil Affairs Battalion Complex	40,481 31,373	40,481
Def-Wide Def-Wide	Fort Bragg Fort Bragg	SOF Civil Affairs Battalion Complex SOF Support Addition	31,373 3,875	31,373 3,875
Def-Wide	Fort Bragg	SOF Support Addition	24,693	24,693
Def-Wide	Seymour Johnson AFB	Medical Clinic Replacement	53,600	53,600
Def-Wide	Seymour Johnson AFB	Replace Pipeline	1,850	1,850
Def-Wide	Pennsylvania Def Distribution Depot	Replace Communications Building	6,800	6,800
Def-Wide	New Cumberland Def Distribution Depot	Replace Reservoir	4,300	4,300
Def-Wide	New Cumberland Def Distribution Depot New Cumberland	Replace Sewage Treatment Plant	6,300	6,300
D 4117 1	Romania		155.000	02.00
Def-Wide	Deveselu, Romania South Carolina	Aegis Ashore Missile Defense System Complex	157,900	82,900
Def-Wide	Shaw AFB Texas	Medical Clinic Replacement	57,200	57,200
Def-Wide	Fort Bliss	Hospital Replacement Incr 4	207,400	207,400
Def-Wide	Joint Base San Antonio	Ambulatory Care Center Phase 3 Incr	80,700	80,700
Def-Wide	Red River Army Depot United Kingdom	Dfas Facility	16,715	16,715
Def-Wide	Menwith Hill Station	MHS Utilities and Roads	3,795	3,795
Def-Wide	Menwith Hill Station	Replace Menwith Hill Elementary/High School	46,488	46,488
Def-Wide	Raf Feltwell	Feltwell Elementary School Addition	30,811	30,811
Def-Wide	Raf Mildenhall Utah	SOF CV-22 Simulator Facility	6,490	6,490
Def-Wide	Camp Williams	Ie Cnei Data Center 1 Ine 4	191,414	191,414
Def-Wide	Virginia Dam Neck	SOF Magazines	0	(
Def-Wide	Joint Expeditionary Base Little Creek—	SOF Combat Services Support Facility—East	11,132	11,132
Def-Wide	Story Norfolk	Veterinary Facility Replacement	8,500	8,500
	Washington			
Def-Wide Def-Wide	Fort Lewis Fort Lewis	SOF Battalion Operations Facility SOF Military Working Dog Kennel	46,553 3,967	46,553 3,967
Def-Wide	Worldwide Unspecified Unspecified Worldwide	Contingency Construction	10,000	(
Def-Wide	Locations Unspecified Worldwide	Energy Conservation Investment Program	150,000	150,000
Def-Wide	Locations Unspecified Worldwide	Exercise Related Minor Construction	6,440	6,440
Def-Wide	Locations Unspecified Worldwide	Minor Construction	5,000	5,000
Def-Wide	Locations Unspecified Worldwide	Planning & Design	5,000	5,000
Def-Wide	Locations Unspecified Worldwide	Planning and Design	7,928	7,928
Def-Wide	Locations Unspecified Worldwide	Planning and Design	105,700	105,700
	Locations			
Def-Wide	Unspecified Worldwide Locations	Planning and Design	27,620	27,620
Def-Wide	Unspecified Worldwide Locations	Planning and Design	8,300	8,300

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SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars) State/Country and Installation Budget Request House **Project Title** Account Agreement Def-Wide Unspecified Worldwide Planning and Design 47,978 47,978 Locations Def-Wide Unspecified Worldwide Planning and Design .. 105,569 105,569Locations Def-Wide Unspecified Worldwide Planning and Design 2.9192,919 Locations Def-Wide Unspecified Worldwide 4,548 4,548 Planning and Design ... Locations Def-Wide Unspecified Worldwide SOF Operations and Skills Training Complex ... 0 0Locations Unspecified Worldwide Def-Wide 10,000 10,000 Unspecified Minor Const Locations Unspecified Worldwide Def-Wide Unspecified Minor Construction 7,254 7,254 Locations Unspecified Worldwide Def-Wide Unspecified Minor Construction 4,091 4,091 Locations Def-Wide Unspecified Worldwide Unspecified Minor Construction 3,000 3,000 Locations Def-Wide Unspecified Worldwide Unspecified Minor Milcon 3,000 3,000 Locations **Total Military Construction, Defense-Wide** 3,569,623 3,654,623 Colorado Chem Demil Pueblo Depot Ammunition Demilitarization Facility, Ph Xiv 36,000 36,000 Kentucky Chem Demil Blue Grass Army Depot Ammunition Demilitarization Ph Xiii 115.000 115,000 **Total Chemical Demilitarization Construction, Defense** 151,000 151,000 Worldwide Unspecified NATO NATO Security Invest-NATO Security Investment Program 254.163254.163ment Program **Total NATO Security Investment Program** 254.163 254.163 Alabama Fort MC Clellan 5.400Army NG Live Fire Shoot House 5.400Arkansas Army NG Searcy Field Maintenance Shop 6,800 6,800 California Army NG Fort Irwin Maneuver Area Training & Equipment Site Ph3 25,000 25,000 Connecticut Army NG Camp Hartell Combined Support Maintenance Shop 32,000 32,000 Delaware Army NG Bethany Beach Regional Training Institute Ph1 5,5005,500Florida Army NG Camp Blanding Combined Arms Collective Training Fac 9,000 9,000 Army NG Miramar Readiness Center 20,000 20,000 Guam Barrigada Army NG JFHQ Ph4 8,500 8,500 Hawaii Kapolei Army Aviation Support Facility Ph1 28,000 Army NG 28,000 Idaho Army NG Orchard Trainig Area Orte(Barracks)Ph2 ... 40,000 40,000 Indiana Army NG South Bend Armed Forces Reserve Center Add/Alt 21,000 21,000 Terre Haute Army NG Field Maintenance Shop 9,000 9,000 Iowa Army NG Camp Dodge 3.000 3.000 Urban Assault Course Kansas Army NG Topeka Taxiway, Ramp & Hangar Alterations 9,500 9,500 Kentucky Army NG Frankfort Army Aviation Support Facility 32,000 32,000 Massachusetts Army NG Camp Edwards Ground Water Extraction, Treatment, and Recharge 0 0 System Army NG Camp Edwards Unit Training Equipment Site 22.000 22.000 Michigan Army NG Camp Grayling Operational Readiness Training Complex (Ortc) Bar-0 0 racks. Minnesota Army NG Camp Ripley Scout Reconnaisance Range 17.000 17,000 Army NG St Paul Readiness Center ... 17,000 17,000 Missouri Army NG Fort Leonard Wood Regional Training Institute 18.000 18.000 Army NG Kansas City Readiness Center Add/Alt 1,900 1,900 Army NG Monett Readiness Center Add/Alt 820 820

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SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)

Account	State/Country and Installation	Project Title	Budget Request	House Agreemer
Army NG	Perryville	Readiness Center Add/Alt	700	70
rmy NG	Montana Miles City	Readiness Center	11,000	11,00
rmy NG	New Jersey Sea Girt	Regional Training Institute	34,000	34,00
rmy NG	New York Stormville	Combined Support Maint Shop Ph1	24,000	24,00
rmy NG	Ohio Chillicothe	Field Maintenance Shop Add/Alt	3,100	3,10
rmy NG	Delaware	Readiness Center	12,000	12,00
	Oklahoma		,	,
rmy NG	Camp Gruber Puerto Rico	Operations Readiness Training Complex	25,000	25,00
rmy NG	Camp Santiago	Readiness Center	3,800	3,80
rmy NG	Ceiba	Refill Station Building	2,200	2,20
rmy NG	Guaynabo	Readiness Center (JFHQ)	15,000	15,00
rmy NG	Gurabo	Readiness Center	14,700	14,70
1.0	Utah			
rmy NG	Camp Williams	BEQ Facility (Regional Training Institute)	15,000	15,00
rmy NG	Camp Williams	Regional Training Institute Ph2	21,000	21,00
rmy NG	Vermont North Hyde Park	Field Maintenance Shop	0	
iniy ivo	Washington	rea mananana shop	0	
rmy NG	Fort Lewis	Readiness Center	35,000	35,00
	West Virginia		,	,.
rmy NG	Logan	Readiness Center	14,200	14,20
	Wisconsin			
rmy NG	Wausau	Field Maintenance Shop	10,000	10,00
	Worldwide Unspecified			
rmy NG	Unspecified Worldwide	Planning and Design	26,622	26,62
rmy NG	Locations Unspecified Worldwide	Unspecified Minor Construction	15,057	15,0
	Locations			
Total Milita	ry Construction, Army Na	ational Guard	613,799	613,79
	California			
rmy Res	Fort Hunter Liggett	Access Control Point	0	
rmy Res	Fort Hunter Liggett	Orte	64,000	64,00
rmy Res	Fort Hunter Liggett	Uph Barracks	4,300	4,30
rmy Res	Tustin	Army Reserve Center	27,000	27,00
-	Illinois			
rmy Res	Fort Sheridan	Army Reserve Center	28,000	28,00
rmy Res	Maryland Aberdeen Proving	Army Reserve Center	21,000	21,00
rmy Res	Ground Baltimore	Add/Alt Army Reserve Center	10,000	10,00
	Massachusetts			
rmy Res	Devens Reserve Forces	Automatic Record Fire Range	4,800	4,80
	Training Area			
rmy Res	Devens Reserve Forces	Combat Pistol/MP Firearms Qualification	3,700	3,70
rmy Res	Devens Reserve Forces Training Area	Combat Pistol/MP Firearms Qualification	3,700	3,70
·	Devens Reserve Forces Training Area Nevada			
	Devens Reserve Forces Training Area Nevada Las Vegas	Combat Pistol/MP Firearms Qualification	3,700 21,000	
rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix-			21,00
rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst	Army Reserve Center/AMSA	21,000	21,00
rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania	Army Reserve Center/AMSA	21,000	21,00
rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake	Army Reserve Center/AMSA Automated Infantry Squad Battle Course	21,000 7,400	21,00
rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania	Army Reserve Center/AMSA Automated Infantry Squad Battle Course	21,000 7,400	21,00
rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road	21,000 7,400 0	21,00
rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Mcguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis-	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center	21,000 7,400 0	21,00
rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wiscousin Fort Mecoy	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Facility	21,000 7,400 0 40,000 12,200	21,00 7,40 40,00 12,20
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Facility	21,000 7,400 0 40,000 12,200 8,600	21,00 7,40 40,00 12,20 8,60
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Newada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy Fort Mecoy	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Facility	21,000 7,400 0 40,000 12,200	21,00 7,40 40,00 12,20 8,60
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Facility	21,000 7,400 0 40,000 12,200 8,600	21,00 7,40 40,00 12,20 8,60 27,00
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Newada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Worldwide Unspecified Unspecified Worldwide Locations	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Faeility Dining Faeility Ees Taetical Equip. Maint. Faeilty (Temf) Planning and Design	21,000 7,400 0 40,000 12,200 8,600 27,000 15,951	21,00 7,40 40,00 12,20 8,60 27,00 15,93
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Comeaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Facility Dining Facility Ees Tactical Equip. Maint. Facility (Temf)	21,000 7,400 0 40,000 12,200 8,600 27,000	21,00 7,40 40,00 12,20 8,60 27,00 15,93
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Newada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Worldvide Unspecified Unspecified Worldwide Locations Unspecified Worldwide	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Facility Dining Facility Ees Tactical Equip. Maint. Facility (Temf) Planning and Design Unspecified Minor Construction	21,000 7,400 0 40,000 12,200 8,600 27,000 15,951	21,00 7,40 40,00 12,20 8,60 27,00 15,92 10,89
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Comeaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Worldwide Unspecified Unspecified Worldwide Locations	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Army Reserve Center Central Issue Facility Dining Facility Dining Facility Planning and Design Unspecified Minor Construction	21,000 7,400 0 40,000 12,200 8,600 27,000 15,951 10,895	21,00 7,40 40,00 12,20 8,60 27,00 15,92 10,89
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res Total Milita	Devens Reserve Forces Training Area Nevada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Vorldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Central Issue Facility Dining Facility Ees Tactical Equip. Maint. Facility (Temf) Planning and Design Unspecified Minor Construction	21,000 7,400 0 40,000 12,200 8,600 27,000 15,951 10,895	3,70 21,00 7,40 40,00 12,20 8,60 27,00 15,95 10,85 305,84 5,37
rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res rmy Res Total Milita VMC Res	Devens Reserve Forces Training Area Newada Las Vegas New Jersey Joint Base Meguire-Dix- Lakehurst Pennsylvania Conneaut Lake Washington Joint Base Lewis- Mechord Wisconsin Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Fort Mecoy Worldvide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations	Army Reserve Center/AMSA Automated Infantry Squad Battle Course Defense Access Road Army Reserve Center Army Reserve Center Central Issue Facility Dining Facility Dining Facility Planning and Design Unspecified Minor Construction	21,000 7,400 0 40,000 12,200 8,600 27,000 15,951 10,895 305,846	21,00 7,40 40,00 12,20 8,66 27,00 15,95 10,85 305,84

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Account	State/Country and Installation	Project Title	Budget Request	House Agreemen
MALCIN	Louisiana	m	5105	5.10
N/MC Res	New Orleans New York	Transient Quarters	7,187	7,18
N/MC Res	Brooklyn Texas	Vehicle Maint. Fac.—Brooklyn NY	4,430	4,430
V/MC Res	Fort Worth Worldwide Unspecified	Commercial Vehicle Inspection Site	11,256	11,25
V/MC Res	Unspecified Worldwide Locations	Planning and Design	2,118	2,11
Total Militar	ry Construction, Navy an	d Marine Corps Reserve	49,532	49,532
Air NG	California Fresno Yosemite IAP ANG U	F-15 Conversion	11,000	11,000
Air NG	Hawaii Joint Base Pearl Har- bor-Hickam	TFI—F–22 Combat Apron Addition	6,500	6,50
Air NG	New Mexico Kirtland AFB Tennessee	Alter Target Intelligence Facility	8,500	8,50
Air NG	Mcghee-Tyson Airport Worldwide Unspecified	Dormitory Classroom Facility	0	
air NG	Various Worldwide Lo-	Planning and Design	4,000	4,00
Air NG	cations Various Worldwide Lo- cations	Unspecified Minor Construction	5,900	5,90
Air NG	Wyoming Cheyenne Map	C–130 Flight Simulator Training Facility	6,486	6,48
Total Milita	ry Construction, Air Nati	onal Guard	42,386	42,38
	California			
F Res	March Air Reserve Base New York	Joint Regional Deployment Processing Center	0	
F Res	Niagara Falls IAP Worldwide Unspecified	Flight Simulator Facility	6,100	6,10
F Res	Various Worldwide Lo-	Planning and Design	2,879	2,87
F Res	cations Various Worldwide Lo- cations	Unspecified Minor Constrution	2,000	2,00
Total Militar	ry Construction, Air Forc	e Reserve	10,979	10,97
'H Con Army	Worldwide Unspecified Unspecified Worldwide Locations	Family Housing P&d	4,641	4,64
Total Family	Housing Construction,	Army	4,641	4,64
'H Ops Army	Worldwide Unspecified Unspecified Worldwide	Furnishings Account	31,785	31,78
'H Ops Army	Locations Unspecified Worldwide	Leasing	203,533	203,53
'H Ops Army	Locations Unspecified Worldwide Locations	Maintenance of Real Property	109,534	109,53
[°] H Ops Army	Unspecified Worldwide Locations	Management Account	56,970	56,97
TH Ops Army	Unspecified Worldwide	Miscellaneous Account	620	62
^e H Ops Army	Locations Unspecified Worldwide	Privatization Support Costs	26,010	26,01
'H Ops Army	Locations Unspecified Worldwide	Services Account	13,487	13,48
^P H Ops Army	Locations Unspecified Worldwide Locations	Utilities Account	88,112	88,11
Total Family	v Housing Operation & M	laintenance, Army	530,051	530,05
FH Con AF	Worldwide Unspecified Unspecified Worldwide	Improvements	79,571	79,57
	Locations Unspecified Worldwide	Planning and Design	4,253	4,25
FH Con AF			1,200	1,200
FH Con AF	Locations			

SEC. 4601. MILITARY CONSTRUCTION

Account	State/Country and Installation	Project Title	Budget Request	House Agreemen
	Worldwide Unspecified		97.070	97.07
'H Ops AF	Unspecified Worldwide Locations	Furnishings Account	37,878	37,87
TH Ops AF	Unspecified Worldwide Locations	Housing Privatization	46,127	46,12
'H Ops AF	Unspecified Worldwide Locations	Leasing	62,730	62,73
'H Ops AF	Unspecified Worldwide	Maintenance (Rpma Rpmc)	201,937	201,93
'H Ops AF	Locations Unspecified Worldwide	Management Account	55,002	55,00
H Ops AF	Locations Unspecified Worldwide	Miscellaneous Account	1,943	1,94
H Ops AF	Locations Unspecified Worldwide	Services Account	16,550	16,55
H Ops AF	Locations Unspecified Worldwide	Utilities Account	75,662	75,66
	Locations		10,002	10,00
Total Family	v Housing Operation & M	Aaintenance, Air Force	497,829	497,82
H Con Navy	Worldwide Unspecified Unspecified Worldwide	Design	4,527	4,52
	Locations			
H Con Navy	Unspecified Worldwide Locations	Improvements	97,655	97,65
Total Family	v Housing Construction,	Navy and Marine Corps	102,182	102,18
	Worldwide Unspecified			
H Ops Navy	Unspecified Worldwide Locations	Furnishings Account	17,697	17,69
H Ops Navy	Unspecified Worldwide Locations	Leasing	83,774	83,77
H Ops Navy	Unspecified Worldwide Locations	Maintenance of Real Property	85,254	85,25
H Ops Navy	Unspecified Worldwide Locations	Management Account	62,741	62,74
H Ops Navy	Unspecified Worldwide	Miscellaneous Account	491	49
H Ops Navy	Locations Unspecified Worldwide	Privatization Support Costs	27,798	27,79
H Ops Navy	Locations Unspecified Worldwide	Services Account	19,615	19,61
H Ops Navy	Locations Unspecified Worldwide	Utilities Account	80,860	80,86
	Locations			
Total Family	V Housing Operation & M	Aaintenance, Navy and Marine Corps	378,230	378,23
H Ops DW	Worldwide Unspecified Unspecified Worldwide	Furnishings Account	4,660	4,66
	Locations		,	
H Ops DW	Unspecified Worldwide Locations	Furnishings Account	66	6
H Ops DW	Unspecified Worldwide Locations	Furnishings Account	20	2
H Ops DW	Unspecified Worldwide Locations	Leasing	35,333	35,33
H Ops DW	Unspecified Worldwide	Leasing	10,822	10,82
I Ops DW	Locations Unspecified Worldwide	Maintenance of Real Property	567	56
H Ops DW	Locations Unspecified Worldwide	Maintenance of Real Property	73	7
	Locations Unspecified Worldwide	Management Account	371	37
H Ops DW	Locations	Services Account	31	3
	Unspecified Worldwide		51	J
H Ops DW	Unspecified Worldwide Locations Unspecified Worldwide	Utilities Assessment	000	
H Ops DW H Ops DW	Locations Unspecified Worldwide Locations	Utilities Account	283	
H Ops DW H Ops DW	Locations Unspecified Worldwide	Utilities Account Utilities Account	283 12	
H Ops DW H Ops DW H Ops DW H Ops DW Total Family	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations			28 1 52,23

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Account	State/Country and Installation	Project Title	Budget Request	House Agreement
Total DOD F	amily Housing Improve	ment Fund	1,786	1,786
BRAC 05	Worldwide Unspecified	Comm Add 2: Colone Fol AK	1 997	1 995
	Unspecified Worldwide Locations	Comm Add 3: Galena Fol, AK	1,337	1,337
BRAC 05	Unspecified Worldwide Locations	Don–100: Planing, Design and Management	5,038	5,038
BRAC 05	Unspecified Worldwide Locations	Don–101: Various Locations	4,176	4,176
BRAC 05	Unspecified Worldwide Locations	Don-138: NAS Brunswick, ME	4,897	4,897
BRAC 05	Unspecified Worldwide Locations	Don-157: Mcsa Kansas City, MO	39	39
BRAC 05	Unspecified Worldwide	Don–168: Ns Newport, RI	1,742	1,742
BRAC 05	Locations Unspecified Worldwide	Don-172: NWS Seal Beach, Concord, CA	2,129	2,129
BRAC 05	Locations Unspecified Worldwide	Don–84: JRB Willow Grove & Cambria Reg Ap	189	189
BRAC 05	Locations Unspecified Worldwide	Ind–106: Kansas Army Ammunition Plant, KS	7,280	7,280
BRAC 05	Locations Unspecified Worldwide	•	160	160
	Locations	Ind-110: Mississippi Army Ammo Plant, MS		
BRAC 05	Unspecified Worldwide Locations	Ind–112: River Bank Army Ammo Plant, CA	22,431	22,431
BRAC 05	Unspecified Worldwide Locations	Ind–119: Newport Chemical Depot, in	197	197
BRAC 05	Unspecified Worldwide	Ind–122: Lone Star Army Ammo Plant, TX	11,379	11,379
BRAC 05	Locations Unspecified Worldwide	Med–2: Walter Reed Nmmc, Bethesda, MD	7,787	7,787
BRAC 05	Locations Unspecified Worldwide	Med-57: Brooks City Base, TX	326	326
BRAC 05	Locations Unspecified Worldwide	Program Management Various Locations	20,453	20,453
	Locations		,	
BRAC 05	Unspecified Worldwide Locations	Program Management Various Locations	605	605
BRAC 05	Unspecified Worldwide Locations	Usa–113: Fort Monroe, VA	12,184	12,184
BRAC 05	Unspecified Worldwide Locations	Usa-121: Fort Gillem, GA	4,976	4,976
BRAC 05	Unspecified Worldwide	Usa–167: USAR Command and Control—NE	175	175
BRAC 05	Locations Unspecified Worldwide	Usa–212: USAR Cmd & Cntrl—New England	222	222
BRAC 05	Locations Unspecified Worldwide	Usa–222: Fort Mcpherson, GA	6,772	6,772
BRAC 05	Locations Unspecified Worldwide	Usa-223: Fort Monmouth, NJ	9,989	9,989
	Locations	,		
BRAC 05	Unspecified Worldwide Locations	Usa–236: Re Transformation in CT	557	557
BRAC 05	Unspecified Worldwide Locations	Usa-242: Re Transformation in NY	172	172
BRAC 05	Unspecified Worldwide Locations	Usa-253: Rc Transformation in PA	100	100
BRAC 05	Unspecified Worldwide	Usa–36: Red River Army Depot	1,385	1,385
	Locations			
Total Base R	ealignment and Closure	Account 2005	126,697	126,697
BRAC IV	Worldwide Unspecified Base Realignment &	Base Realignment & Closure	122,552	122,552
BRAC IV	Closure, Air Force			
	Base Realignment & Closure, Army	Base Realignment & Closure	79,893	79,893
BRAC IV	Base Realignment & Closure, Navy	Base Realignment & Closure	146,951	146,951
Total Base R	ealignment and Closure	Account 1990	349,396	349,396
	Worldwide Unspecified			
PYS	Unspecified Worldwide Locations	BRAC 2005	0	-126,697
PY8	Unspecified Worldwide Locations	Contingency Construction	0	-20,000

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		MILITARY CONSTRUCTION 'housands of Dollars)		
Account	State/Country and Installation	Project Title	Budget Request	House Agreement
Total Militar	ry Construction		11,222,710	10,838,192

1 SEC. 4602. MILITARY CONSTRUCTION FOR OVERSEAS CON-

2 TINGENCY OPERATIONS.

Account	State/Country and Installation	Project Title	Budget Request	House Agreement
	BAHRAIN ISLAND			
Navy	SW ASIA	COMBINED DINING FACILITY	0	9,819
Navy	SW ASIA DJIBOUTI	TRANSIENT QUARTERS	0	41,529
Navy	CAMP LEMONIER, DJIBOUTI	CONTAINERIZED LIVING AND WORK UNITS	0	7,510
Navy	CAMP LEMONIER, DJIBOUTI	FITNESS CENTER	0	26,960
Navy	CAMP LEMONIER, DJIBOUTI	GALLEY ADDITION AND WAREHOUSE	0	22,220
Navy	CAMP LEMONIER, DJIBOUTI	JOINT HQ/JOINT OPERATIONS CENTER FA- CILITY.	0	42,730
Total Milita	ry Construction, Navy		0	150,768
	WORLDWIDE UNSPEC- IFIED			
PYS	UNSPECIFIED WORLDWIDE LO- CATIONS	112–10 AND TITLE IV OF DIVISION H P.L. 112–74.	0	-150,768
Total Prior	Year Savings		0	-150,768
Total Milita	ry Construction		0	C

TITLE XLVII—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

4 SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY

PROGRAMS.

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(In Thousands of Dollars)	TY PROGRAMS	
Program	FY 2013 Request	House Authorized
Discretionary Summary By Appropriation		
Energy And Water Development, And Related Agencies		
Appropriation Summary:		
Energy Programs		
Electricity delivery and energy reliability	6,000	6,000
Atomic Energy Defense Activities		
National nuclear security administration:		
Weapons activities	7,577,341	7,900,97
Defense nuclear nonproliferation	2,458,631	2,485,63
Naval reactors	1,088,635	1,187,63
Office of the administrator	411,279	363,27
Total, National nuclear security administration	11,535,886	11,937,52
Environmental and other defense activities:		
Defense environmental cleanup	5,472,001	5,482,00
Other defense activities		685,70
Total. Environmental & other defense activities	/	6,167,70
Total, Atomic Energy Defense Activities		18,105,22
Total, Discretionary Funding		18,111,22
Electricity Delivery & Energy Reliability Electricity Delivery & Energy Reliability		
Infrastructure security & energy restoration	6,000	6,00
	6,000	6,00
Infrastructure security & energy restoration Weapons Activities Directed stockpile work	6,000	6,00
Weapons Activities	6,000	6,00
Veapons Activities Directed stockpile work		
Veapons Activities Directed stockpile work Life extension programs	369,000	435,00
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program	369,000 174,931	435,00 255,93
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program	369,000 174,931	435,00 255,93
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs	369,000 174,931 543,931	435,00 255,93 690,93
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems	369,000 174,931 543,931 72,364	435,00 255,93 690,93 72,36
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems	369,000 174,931 543,931 72,364 65,445	435,00 255,93 690,93 72,36 65,44
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W76 Stockpile systems	369,000 174,931 543,931 72,364 65,445 139,207	435,00 255,93 690,93 72,36 65,44 151,20
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W78 Stockpile systems W80 Stockpile systems	369,000 174,931 543,931 72,364 65,445 139,207 46,540	435,00 255,93 690,93 72,36 65,44 151,20 46,54
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W78 Stockpile systems B83 Stockpile systems B83 Stockpile systems B83 Stockpile systems	369,000 174,931 543,931 72,364 65,445 139,207 46,540 57,947	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W80 Stockpile systems B83 Stockpile systems W87 Stockpile systems	369,000 174,931 543,931 65,445 139,207 46,540 57,947 85,689	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W78 Stockpile systems B83 Stockpile systems B83 Stockpile systems B83 Stockpile systems	369,000 174,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21
Weapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W80 Stockpile systems W80 Stockpile systems W80 Stockpile systems W87 Stockpile systems W88 Stockpile systems W88 Stockpile systems W88 Stockpile systems W88 Stockpile systems Total, Stockpile systems	369,000 174,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217	6,00 435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21 607,40
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W76 Stockpile systems W78 Stockpile systems W80 Stockpile systems W83 Stockpile systems W87 Stockpile systems W88 Stockpile systems W88 Stockpile systems W88 Stockpile systems	369,000 174,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217 590,409	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21
Weapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W80 Stockpile systems B83 Stockpile systems W87 Stockpile systems W87 Stockpile systems W88 Stockpile systems W89 Stockpile systems W80 Stockpile systems	369,000 174,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217 590,409	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21 607,40
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems B83 Stockpile systems W80 Stockpile systems W87 Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems Stockpile services	369,000 174,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217 590,409 51,265	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21 607,40 51,26
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems B83 Stockpile systems W80 Stockpile systems W87 Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems W88 Stockpile systems Stockpile systems Weapons dismantlement and disposition Operations and maintenance Stockpile services Production support	369,000 174,931 543,931 7 2,364 65,445 139,207 46,540 57,947 85,689 123,217 590,409 51,265 365,405	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21 607,40 51,26 371,40
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems B83 Stockpile systems W87 Stockpile systems W87 Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems W88 Stockpile systems W88 Stockpile systems B61 Stockpile systems Stockpile systems Weapons dismantlement and disposition Operations and maintenance Stockpile services Production support Research and development support	369,000 174,931 543,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217 590,409 51,265 365,405 28,103	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21 607,40 51,26 371,40 32,10
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems B83 Stockpile systems B83 Stockpile systems W87 Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems B83 Stockpile systems W88 Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems W88 Stockpile systems Stockpile systems Weapons dismantlement and disposition Operations and maintenance Stockpile services Production support Research and development support R&D certification and safety	369,000 174,931 543,931 65,445 65,445 139,207 46,540 57,947 85,689 123,217 590,409 51,265 365,405 28,103 191,632	$\begin{array}{c} 435,00\\ 255,93\\ \textbf{690,93}\\ \hline\\ 72,36\\ 65,44\\ 151,20\\ 46,54\\ 57,94\\ 85,68\\ 128,21\\ \textbf{607,40}\\ 51,26\\ 371,40\\ 32,10\\ 218,63\end{array}$
Veapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems B83 Stockpile systems W87 Stockpile systems W87 Stockpile systems W88 Stockpile systems Stockpile systems W88 Stockpile systems W88 Stockpile systems W88 Stockpile systems W88 Stockpile systems Stockpile systems Stockpile systems Stockpile systems Weapons dismantlement and disposition Operations and maintenance Stockpile services Production support Research and development support R&D certification and safety Management, technology, and production	369,000 174,931 543,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217 590,409 51,265 365,405 28,103 191,632 175,844	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21 607,40 51,26 371,40 32,10 218,63 184,84
Weapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W80 Stockpile systems B83 Stockpile systems W88 Stockpile systems Weapons dismantlement and disposition Operations and maintenance Stockpile services Production support Research and development support R&D certification and safety Management, technology, and production Phutonium sustainment	369,000 174,931 543,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217 590,409 51,265 365,405 28,103 191,632 175,844 141,685	$\begin{array}{c} 435,00\\ 255,93\\ \textbf{690,93}\\ \hline\\ 72,36\\ 65,44\\ 151,20\\ 46,54\\ 57,94\\ 85,68\\ 128,21\\ \textbf{607,40}\\ 51,26\\ 371,40\\ 32,10\\ 218,63\\ 184,84\\ 150,68\end{array}$
Weapons Activities Directed stockpile work Life extension programs B61 Life extension program W76 Life extension program Total, Life extension programs Stockpile systems B61 Stockpile systems W76 Stockpile systems W78 Stockpile systems W80 Stockpile systems B83 Stockpile systems W87 Stockpile systems W88 Stockpile systems Weapons dismantlement and disposition Operations and maintenance Stockpile services Production support Research and development support R&D certification and safety Management, technology, and production	369,000 174,931 543,931 543,931 65,445 139,207 46,540 57,947 85,689 123,217 590,409 51,265 365,405 28,103 191,632 141,685 902,669	435,00 255,93 690,93 72,36 65,44 151,20 46,54 57,94 85,68 128,21 607,40 51,26 371,40 32,10 218,63 184,84

Campaigns:

SEC. 4701.	DEPARTMENT	OF	ENER	GY	NATIONAL	SECURITY	PROGRAMS

(In '	Thousands	of Dolla	ars)

	FY 2013 Request	House Authorized
Science campaign		
Advanced certification	44,104	73,60
Primary assessment technologies	94,000	101,00
Dynamic materials properties	97,000	106,00
Advanced radiography	30,000	30,00
Secondary assessment technologies	85,000	85,00
Total, Science campaign	350,104	395,60
Engineering campaign		
Enhanced surety	46,421	54,92
Weapon systems engineering assessment technology	18,983	18,98
Nuclear survivability	21,788	21,78
Enhanced surveillance	63,379	71,37
Total, Engineering campaign	150,571	167,07
Inertial confinement fusion ignition and high yield cam- paign		
Diagnostics, cryogenics and experimental support	81,942	81,94
Ignition	84,172	54,17
Support of other stockpile programs	14,817	34,81
Pulsed power inertial confinement fusion	6,044	6,04
Joint program in high energy density laboratory plasmas	8,334	8,33
Facility operations and target production	264,691	264,69
Total, Inertial confinement fusion and high yield campaign	460,000	450,00
Advanced simulation and computing campaign	600,000	570,00
Readiness Campaign		
Nonnuclear readiness	64,681	64,68
Tritium readiness	65,414	65,4
Total, Readiness campaign	130,095	130,09
Total, Campaigns	1,690,770	1,712,77
Operations of facilities		
Operations of facilities Kansas City Plant	163,602	163,60
Kansas City Plant Lawrence Livermore National Laboratory	89,048	89,04
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory	89,048 335,978	89,04 335,97
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site	89,048 335,978 115,697	89,04 335,97 115,69
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex	89,048 335,978 115,697 172,020	89,04 335,97 115,69 172,02
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory	89,048 335,978 115,697 172,020 167,384	89,04 335,97 115,69 172,02 167,38
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site	$\begin{array}{r} 89,048\\ 335,978\\ 115,697\\ 172,020\\ 167,384\\ 120,577\end{array}$	$\begin{array}{c} 89,04\\ 335,97\\ 115,69\\ 172,02\\ 167,38\\ 120,57\end{array}$
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex	$\begin{array}{c} 89,048\\ 335,978\\ 115,697\\ 172,020\\ 167,384\\ 120,577\\ 255,097\end{array}$	89,04 335,97 115,69 172,09 167,38 120,57 255,09
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site	$\begin{array}{r} 89,048\\ 335,978\\ 115,697\\ 172,020\\ 167,384\\ 120,577\end{array}$	89,04 335,9 115,69 172,02 167,38 120,5 ⁷ 255,09 1,419,40
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945	89,04 335,97 115,69 172,02 167,38 120,57 255,09 1,419,40 166,94
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346	89,04 335,97 115,69 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945	89,04 335,97 115,69 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction:	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694	89,04 335,97 115,69 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,65
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 233,00
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 233,00 24,20
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 233,00 24,20
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 23,00 24,20 8,88
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204	163,60 89,04 335,97 115,69 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 23,00 24,20 8,88 17,90
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Lab-	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909	89,04 335,97 115,69 172,02 167,38 120,57,9 1,419,40 166,94 203,34 1,789,69 23,00 24,20 8,88 17,90
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 23,00 24,20 8,88
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, IANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo,	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909 11,332	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 23,00 24,20 24,20 8,88 17,90
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratory 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909 11,332 24,800	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,69 23,00 24,20 8,88 17,90 111,33 24,80
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX 06-D-141 PED/Construction, UPF Y-12 , Oak Ridge, TN	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909 11,332	89,04 335,97 115,66 172,02 167,38 120,57 2255,09 1,419,40 166,94 203,34 1,789,66 233,00 24,20 8,88 17,90 111,33 24,80
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX 06-D-141 PED/Construction, UPF Y-12 , Oak Ridge, TN 04-D-125 Chemistry and metallurgy facility replacement project,	$\begin{array}{c} 89,048\\ 335,978\\ 115,697\\ 172,020\\ 167,384\\ 120,577\\ 2555,097\\ \textbf{1,419,403}\\ 166,945\\ 203,346\\ \textbf{1,789,694}\\ 23,000\\ 24,204\\ 8,889\\ 17,909\\ 11,332\\ 24,800\\ 340,000\\ \end{array}$	89,04 335,97 115,66 172,02 167,38 120,57 255,09 1,419,40 166,94 203,34 1,789,66 233,00 24,20 8,88 17,90 111,33 24,80 340,00
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX 06-D-141 PED/Construction, UPF Y-12 , Oak Ridge, TN 04-D-125 Chemistry and metallurgy facility replacement project, Los Alamos National Laboratory, Los Alamos, NM	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909 11,332 24,800 340,000	89,04 335,97 115,66 172,02 167,38 120,57 255,00 1,419,40 166,94 203,34 1,789,69 233,00 24,20 8,88 17,90 111,33 24,88 340,00 100,00
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX 06-D-141 PED/Construction, UPF Y-12 , Oak Ridge, TN 04-D-125 Chemistry and metallurgy facility replacement project,	$\begin{array}{c} 89,048\\ 335,978\\ 115,697\\ 172,020\\ 167,384\\ 120,577\\ 2555,097\\ \textbf{1,419,403}\\ 166,945\\ 203,346\\ \textbf{1,789,694}\\ 23,000\\ 24,204\\ 8,889\\ 17,909\\ 11,332\\ 24,800\\ 340,000\\ \end{array}$	89,04 335,97 115,69 172,02 167,38 120,57,9 1,419,40 166,94 203,34 1,789,69 23,00 24,20 8,88 17,90
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX 06-D-141 PED/Construction, UPF Y-12 , Oak Ridge, TN 04-D-125 Chemistry and metallurgy facility replacement project, Los Alamos National Laboratory, Los Alamos, NM Total, Construction	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909 11,332 24,800 340,000 0 450,134	89,04 335,9' 115,63 172,02 167,33 120,5' 255,03 1,419,40 166,94 203,33 1,789,65 23,00 24,22 8,88 17,90 11,33 24,80 340,00 100,00 550,15
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX 06-D-141 PED/Construction, UPF Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy facility replacement project, Los Alamos National Laboratory, Los Alamos, NM Total, Construction Total, Readiness in technical base and facilities	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909 11,332 24,800 340,000 0 450,134 2,239,828	<pre>89,04 335,9' 115,66 172,03 120,5' 2255,00 1,419,40 166,94 203,34 1,789,66 233,00 24,20 8,88 17,90 111,33 24,80 340,00 100,00 550,11 2,339,82</pre>
Kansas City Plant Lawrence Livermore National Laboratory Los Alamos National Laboratory Nevada National Security Site Pantex Sandia National Laboratory Sandia National Laboratory Sandia National Laboratory Savannah River Site Y-12 National security complex Total, Operations of facilities Science, technology and engineering capability support Nuclear operations capability support Subtotal, Readiness in technical base and facilities Construction: 13-D-301 Electrical infrastructure upgrades, LANL/LLNL 12-D-301 TRU waste facilities, LANL 11-D-801 TA-55 Reinvestment project, LANL 10-D-501 Nuclear facilities risk reduction Y-12 National security complex, Oakridge, TN 09-D-404 Test capabilities revitalization II, Sandia National Laboratories, Albuquerque, NM 08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX 06-D-141 PED/Construction, UPF Y-12 , Oak Ridge, TN 04-D-125 Chemistry and metallurgy facility replacement project, Los Alamos National Laboratory, Los Alamos, NM Total, Construction	89,048 335,978 115,697 172,020 167,384 120,577 255,097 1,419,403 166,945 203,346 1,789,694 23,000 24,204 8,889 17,909 11,332 24,800 340,000 0 450,134	89,04 335,97 115,66 172,02 167,38 120,57 255,06 1,419,40 166,94 203,34 1,789,65 23,00 24,22 8,88 17,90 111,33 24,80 340,00 100,00 550,13

Program	FY 2013 Request	House Authorized
Nuclear counterterrorism incident response	247,552	247,55
Site stewardship		
Operations and maintenance	90,001	72,63
Total, Site stewardship	90,001	72,63
Defense nuclear security		
Operations and maintenance	643,285	643,28
NNSA CIO activities	155,022	155,02
Legacy contractor pensions	185,000	185,00
National security applications	18,248	18,24
Subtotal, Weapons activities	7,577,341	7,900,97
Total, Weapons Activities	7,577,341	7,900,97
Defense Nuclear Nonproliferation		
Nonproliferation and verification R&D	- 10 - 00	
Operations and maintenance	548,186	548,18
Nonproliferation and international security	150,119	150,11
International nuclear materials protection and cooperation	311,000	311,00
	,	,
Fissile materials disposition U.S. surplus fissile materials disposition		
Operations and maintenance		
U.S. plutonium disposition	498,979	498,97
U.S. uranium disposition	29,736	29,78
Total, Operations and maintenance	528,715	528,71
Construction:		
99–D–143 Mixed oxide fuel fabrication facility, Savannah River, SC	200 000	200 00
Total, Construction	388,802 388,802	388,80 388,80
Total, U.S. surplus fissile materials disposition	917,517	917,51
	0.500	0.70
Russian surplus fissile materials disposition Total, Fissile materials disposition	3,788 921,305	3,78 921,30
Total, Fissile materials disposition	521,505	521,50
Global threat reduction initiative	466,021	493,02
Legacy contractor pensions	62,000	62,00
Total, Defense Nuclear Nonproliferation	2,458,631	2,485,63
Naval Reactors		
Naval reactors development	418,072	418,07
Ohio replacement reactor systems development	89,700	186,70
S8G Prototype refueling	121,100	121,10
Naval reactors operations and infrastructure	366,961	366,96
Construction:		
13–D–905 Remote-handled low-level waste facility, INL	8,890	8,89
13–D–904 KS Radiological work and storage building, KSO	2,000	2,00
13–D–903, KS Prototype Staff Building, KSO	14,000	14,00
10–D–903, Security upgrades, KAPL 08–D–190 Expended Core Facility M–290 recovering discharge station,	19,000	19,00
Naval Reactor Facility, ID	5,700	5,70
Total, Construction	49,590	49,59
	10.010	
Program direction	43,212 1,088,635	45,21 1,187,63
Total, Naval Reactors	1,088,635	1,187,63
Office Of The Administrator		
Office Of The Administrator Office of the administrator Total, Office Of The Administrator	411,279	363,27

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

ense Environmental Cleanup Closure sites: Cosure sites administration 1,990 1,9 Hanford site: 289,947 399,2 River corridor and other eleanup operations 289,947 399,2 Costral plateau remediation 256,223 966,3 Idaho National Laboratory: Idaho community and regulatory support 3,000 3,00 Idaho National Laboratory: 399,607 399,607 399,607 NNSA sites 1,484 1,4 1,44 Nacker Antenitip D & D. Sparations Process Research Unit 2,4000 24,000 Nackar Antenitip D & D. Sparations Process Research Unit 2,4000 24,000 Nackar Antenitip D & D. Sparations Process Research Unit 2,4000 24,000 Value Protection: 334,268 334,268 334,268 Suntin National Laboratory 239,143 239,143 239,143 239,143 Total, NNSA sites and Nevada off-sites 334,268 334,268 334,268 OR Ridge Reservation 109,470 109,470 109,470 109,470 109,470 109,470 109,470 109,470 109,470 109,470 109,4	fense Environmental Cleanup Closure sites Closure sites administration Handrod site: River corridor and other cleanup operations Central plateau remediation Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho cleanup and waste disposition Idaho cleanup and waste disposition Idaho cleanup and waste disposition Idaho community and regulatory support Total, Idaho National Laboratory NNSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR cleanup and disposition OR ceservation community and regulatory support Otal, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Majo	1,990 $389,347$ $558,820$ $15,156$ $963,323$ $396,607$ $3,000$ $399,607$ $1,484$ $24,000$ $64,641$ $5,000$ $239,143$ $334,268$ $67,525$ $109,470$ $4,500$	Authorize 1,93 389,3- 558,8: 15,11 963,32 396,66 3,00 399,60 1,44 24,00 64,6- 5,00 239,1- 334,26 67,55 109,4' 4,51 181,45
Closure sites: 1,990 1,9 Innford site: 389,347 389,35 River corridor and other eleanup operations 358,220 558,220 Biehlad community and regulatory support 15,156 15,156 15,156 Italia National Laboratory: Italia National Laboratory: 399,607 399,607 Italia Oral, Idaho National Laboratory 1,484 1,4 NNSA sites 1,484 1,4 Lawrence Livermore National Laboratory 1,484 1,4 Nickear facility D & Degrations Process Research Unit 24,000 24,00 Neerada 399,607 399,607 399,607 Total, Idaho National Laboratory 1,484 1,4 Nickear facility D & D Separations Process Research Unit 24,000 24,00 Neerada 3,000 30,01 30,01 30,01 Total, NNSA sites and Nevada off-sites 334,268 334,268 334,268 Building 30,90 67,525 67,5 0,00 40,04 4,500 4,500 4,500 4,500 4,500 4,500 4,500 4,500 4,500 1,72,113 1,72,113 1,72,	Closure sites: Closure sites administration Hanford site: River corridor and other eleanup operations Central plateau remediation Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho community and regulatory support Total, Idaho National Laboratory NNSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratory, Total, NNSA sites Los Ahamos National Laboratory, Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Total, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01-D=416 A-E/ORP-0060 / Major construction Total, Office of River protection Savannah River sites: Savannah River sites Savannah River site management operations SR community and regulatory support Cotal, Adioactive liquid tank w	$\begin{array}{c} 389,347\\ 558,820\\ 15,156\\ \textbf{963,323}\\ 396,607\\ 3,000\\ \textbf{399,607}\\ 1,484\\ 24,000\\ 64,641\\ 5,000\\ 239,143\\ \textbf{334,268}\\ 67,525\\ 109,470\\ 4,500\\ \end{array}$	389,3 558,8 15,1 963,3 396,60 399,60 399,60 1,44 24,00 64,6 5,00 239,1 334,20 67,5 109,4 4,50
Closure sites: 1,990 1,9 Innford site: 389,347 389,35 River corridor and other eleanup operations 358,220 558,220 Biehlad community and regulatory support 15,156 15,156 15,156 Italia National Laboratory: Italia National Laboratory: 399,607 399,607 Italia Oral, Idaho National Laboratory 1,484 1,4 NNSA sites 1,484 1,4 Lawrence Livermore National Laboratory 1,484 1,4 Nickear facility D & Degrations Process Research Unit 24,000 24,00 Neerada 399,607 399,607 399,607 Total, Idaho National Laboratory 1,484 1,4 Nickear facility D & D Separations Process Research Unit 24,000 24,00 Neerada 3,000 30,01 30,01 30,01 Total, NNSA sites and Nevada off-sites 334,268 334,268 334,268 Building 30,90 67,525 67,5 0,00 40,04 4,500 4,500 4,500 4,500 4,500 4,500 4,500 4,500 4,500 1,72,113 1,72,113 1,72,	Closure sites: Closure sites administration Hanford site: River corridor and other eleanup operations Central plateau remediation Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho community and regulatory support Total, Idaho National Laboratory NNSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratory, Total, NNSA sites Los Ahamos National Laboratory, Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Total, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01-D=416 A-E/ORP-0060 / Major construction Total, Office of River protection Savannah River sites: Savannah River sites Savannah River site management operations SR community and regulatory support Cotal, Adioactive liquid tank w	$\begin{array}{c} 389,347\\ 558,820\\ 15,156\\ \textbf{963,323}\\ 396,607\\ 3,000\\ \textbf{399,607}\\ 1,484\\ 24,000\\ 64,641\\ 5,000\\ 239,143\\ \textbf{334,268}\\ 67,525\\ 109,470\\ 4,500\\ \end{array}$	389,3 558,8 15,1 963,3 396,6 3,0 399,6 3 99,6 4,4 24,0 64,6 5,0 239,1 334,2 67,5 109,4 4,5
Closure sites administration 1,990 1,3 Hanford site: Niver corridor and other elemmp operations 389,347 389,347 389,328 Central plateau remediation 389,347 389,328 Rehshand community and regulatory support 15,156 15,157 15,156 15,156 15,157 15,156 15,157 15,156 15,157 15,157 15,157 15,157 15,157 16,157 16,157 16,157 16,157 16,157 16,157	Closure sites administration Hanford site: River corridor and other cleanup operations Central plateau remediation Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho cleanup and waste disposition Idaho community and regulatory support Total, Idaho National Laboratory: NuSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratories Los Alamos National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Total, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Major construction Total, Office of River protection Savannah River sites: Savannah River sites: Savannah River risk management operations SR community and regulatory support Otal, Office of River protection	$\begin{array}{c} 389,347\\ 558,820\\ 15,156\\ \textbf{963,323}\\ 396,607\\ 3,000\\ \textbf{399,607}\\ 1,484\\ 24,000\\ 64,641\\ 5,000\\ 239,143\\ \textbf{334,268}\\ 67,525\\ 109,470\\ 4,500\\ \end{array}$	389,3 558,8 15,1 963,3 396,6 3,0 399,6 3 99,6 4,4 24,0 64,6 5,0 239,1 334,2 67,5 109,4 4,5
River corridor and other cleanup operations $389,347$ $389,3$ (Central plateau remediation $558,820$ $358,60$ 3000 $30,00$ <	River corridor and other eleanup operations Central plateau remediation Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho National Laboratory: Idaho National Laboratory: Total, Idaho National Laboratory NNSA sites Iawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratories Los Alamos National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Office of River Protection: Waste treatment and immobilization plant 01–D–416 A-E/ORP-0060 / Major construction Total, Office of River protection Savannah River sites: Savannah River risk management operations SR community and regulatory support Stationactive liquid tank waste stabilization and disposition Construction: 05–D–405 Salt waste processing facility, Savannah River _PE&D glass waste storage building #3 Total, Radioactive liquid tank waste Total, Radioactive liquid tank waste Streama River site: 05–D–405 Salt waste processing facility, Savannah River _PE&D glass waste storage building #3 Total, Radioactive liquid tank waste Total, Radioactive liquid	558,820 $15,156$ $963,323$ $396,607$ $3,000$ $399,607$ $1,484$ $24,000$ $64,641$ $5,000$ $239,143$ $334,268$ $67,525$ $109,470$ $4,500$	558,8 15,1 963,3 396,6 3,0 399,6 1,4 24,0 64,6 5,0 239,1 334,2 67,5 109,4 4,5
River corridor and other cleanup operations $389,347$ $389,3$ (Central plateau remediation $558,820$ $358,60$ 3000 $30,00$ <	River corridor and other cleanup operations Central plateau remediation Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho National Laboratory: Idaho National Laboratory: Total, Idaho National Laboratory NNSA sites Iawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratories Los Alamos National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Office of River Protection: Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Major construction Total, Office of River protection Savannah River sites: Savannah River risk management operations SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 05-D-405 Salt waste processing facility, Savannah River	558,820 $15,156$ $963,323$ $396,607$ $3,000$ $399,607$ $1,484$ $24,000$ $64,641$ $5,000$ $239,143$ $334,268$ $67,525$ $109,470$ $4,500$	558,8 15,1 963,3 396,6 3,0 399,6 1,4 24,0 64,6 5,0 239,1 334,2 67,5 109,4 4,5
Central platean reacidation 558,820 558,820 Richland community and regulatory support 15,156 15,1 Total, Hanford site 963,323 963,3 Idaho National Laboratory: 396,607 396,607 Idaho National Laboratory 399,607 399,607 Stational Laboratory 399,607 399,607 Total, Idaho National Laboratory 1,484 1,4 Nuclear facility D & D Separations Process Research Unit 24,000 240 Nevada 64,611 66,611 65,000 5,00 5,000 5,00 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000 5,000	Central plateau remediation Richland community and regulatory support Total, Hanford site Idaho Community and regulatory support Idaho Cammunity and regulatory support Idaho Cammunity and regulatory support Total, Idaho National Laboratory NNSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratories Los Alamos National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Total, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01–D–416 A-E/ORP-0060 / Major construction Total, Office of River protection Savannah River sites: Radiquid tank waste stabilization and disposition Total, Office of River protection Savannah River sites: Savannah River sites: Radioactive liquid tank waste stabilization and disposition Dostruction: 05–D–405 Salt waste processing facility, Savannah River PE&D glass waste storage building #3 Total, Radioactive liquid tank waste Total, Savannah River site Matioactive liquid tank waste Total, Savannah R	558,820 $15,156$ $963,323$ $396,607$ $3,000$ $399,607$ $1,484$ $24,000$ $64,641$ $5,000$ $239,143$ $334,268$ $67,525$ $109,470$ $4,500$	558,8 15,1 963,3: 396,6 3,0 399,6 1,4 24,0 64,6 5,0 239,1 334,2 67,5 109,4 4,5
Richland community and regulatory support15,15615,1Total, Hanford site963,323963,3Idaho National Laboratory:396,607Idaho community and regulatory support3,0003000300,003Total, Idaho National Laboratory399,607Iawrence Livermore National Laboratory1,484I.awrence Livermore National Laboratory1,484Nevada1,484Nevada1,484Nevada1,484Nevada1,484Nevada1,484Stational Laboratories5,000Los Manos National Laboratory239,143239,143239,143239,143239,143239,143239,143239,143239,143239,143239,14324,10024,00024,01024,00025,0105,7,5567,5567,57011109,470109,470109,470109,470109,470101,041109,470101,041109,470101,041109,470101,041109,470101,041109,470101,041109,470101,041109,47011,172,1131,172,11311,172,1131,172,11311,172,1131,172,11311,172,1131,172,11311,172,1131,172,11311,172,1131,172,11311,172,1131,172,11311,172,1131,172,11311,172,1131,172,11311,172,113 <td>Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho community and regulatory support Total, Idaho National Laboratory NNSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Total, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Major construction Total, Office of River protection: Savannah River sites: Radioactive liquid tank waste stabilization and disposition Total, Office of River protection Savannah River risk management operations SR community and regulatory support Data dioactive liquid tank waste stabilization and disposition 05-D-405 Salt waste processing facility, Savannah River</td> <td>$\begin{array}{c} 15,156\\ \textbf{963,323}\\ \hline \textbf{396,607}\\ 3,000\\ \textbf{399,607}\\ \hline 1,484\\ 24,000\\ 64,641\\ 5,000\\ 239,143\\ \textbf{334,268}\\ \hline 67,525\\ 109,470\\ 4,500\\ \end{array}$</td> <td>15,1. 963,33 396,6 3,0 399,60 1,4 24,0 64,6 5,0 239,1 334,20 67,5: 109,4 4,5</td>	Richland community and regulatory support Total, Hanford site Idaho National Laboratory: Idaho community and regulatory support Total, Idaho National Laboratory NNSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR reservation community and regulatory support Total, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Major construction Total, Office of River protection: Savannah River sites: Radioactive liquid tank waste stabilization and disposition Total, Office of River protection Savannah River risk management operations SR community and regulatory support Data dioactive liquid tank waste stabilization and disposition 05-D-405 Salt waste processing facility, Savannah River	$\begin{array}{c} 15,156\\ \textbf{963,323}\\ \hline \textbf{396,607}\\ 3,000\\ \textbf{399,607}\\ \hline 1,484\\ 24,000\\ 64,641\\ 5,000\\ 239,143\\ \textbf{334,268}\\ \hline 67,525\\ 109,470\\ 4,500\\ \end{array}$	15,1. 963,33 396,6 3,0 399,60 1,4 24,0 64,6 5,0 239,1 334,20 67,5: 109,4 4,5
Total, Hanford site 963,323 963,3 Idaho National Laboratory: 396,607 396,607 Idaho elemup and waste disposition 390,607 399,607 State St	Total, Hanford site Idaho vational Laboratory: Idaho ceanup and waste disposition Idaho community and regulatory support Total, Idaho National Laboratory NNSA sites Lawrence Livermore National Laboratory NNSA sites Lawrence Livermore National Laboratory Nuclear facility D & D Separations Process Research Unit Nevada Sandia National Laboratories Los Alamos National Laboratory Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: Building 3019 OR cleanup and disposition OR cleanup and disposition OR cleanup and disposition OR reservation community and regulatory support Total, Oak Ridge Reservation Office of River Protection: Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Major construction Total, Office of River protection Savannah River risk management operations Savannah River risk management operations Savannah River risk management operations SR community and regulatory support	963,323 396,607 3,000 399,607 1,484 24,000 64,641 5,000 239,143 334,268 67,525 109,470 4,500	963,3 : 396,6 3,0 399,6 1,4 24,0 64,6 5,0 239,1 334,2 67,5: 109,4 4,5
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Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Major construction 690,000 690,00 Tank farm activities Rad liquid tank waste stabilization and disposition 482,113 482,11 Total, Office of River protection 1,172,113 1,172,113 1,172,113 Savannah River sites: Savannah River risk management operations 444,089 444,089 SR community and regulatory support 16,584 16,584 16,584 Radioactive liquid tank waste stabilization and disposition 698,294 698,294 698,294 OS-D-405 Salt waste processing faelilty, Savannah River 22,549 22,5 PE&D glass waste storage building #3 0 Total, Radioactive liquid tank waste 720,843 720,843 720,843 720,843 Total, Savannah River site 1,181,516 1,181,516 1,181,516 1,181,516 Waste Isolation Pilot Plant 198,010 198,010 198,010 198,010 198,010 Program direction 323,504 323,504 323,554 323,554 323,554 323,554 323,554 323,554 323,554 323,504	Waste treatment and immobilization plant 01-D-416 A-E/ORP-0060 / Major construction Tank farm activities Rad liquid tank waste stabilization and disposition Total, Office of River protection Savannah River sites: Savannah River risk management operations SR community and regulatory support Radioactive liquid tank waste: Radioactive liquid tank waste stabilization and disposition Construction: 05-D-405 Salt waste processing facility, Savannah River PE&D glass waste storage building #3 Total, Radioactive liquid tank waste Total, Radioactive liquid tank waste Total, Savannah River site Waste Isolation Pilot Plant Waste Isolation pilot plant Total, Waste Isolation Pilot Plant		
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Savannah River sites: Savannah River risk management operations 444,089 444,0 SR community and regulatory support 16,584 16,5 Radioactive liquid tank waste: Radioactive liquid tank waste 698,294 698,2 Construction: 05–D-405 Salt waste processing facility, Savannah River 22,549 22,5 PE&D glass waste storage building #3 0 0 Total, Radioactive liquid tank waste 720,843 720,8 Total, Savannah River site 1,181,516 1,181,5 Waste Isolation Pilot Plant 198,010 198,010 Vaste isolation pilot Plant 198,010 198,010 Program direction 323,504 323,5 Program support 18,279 18,2 Safeguards and Security: 1 18,817 18,8 Oak Ridge Reservation 18,817 18,8 71,746 71,746 Savannah River Site 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977 121,977	Savannah River sites: Savannah River risk management operations SR community and regulatory support Radioactive liquid tank waste: Radioactive liquid tank waste: Radioactive liquid tank waste stabilization and disposition Construction: 05-D-405 Salt waste processing facility, Savannah River PE&D glass waste storage building #3 Total, Radioactive liquid tank waste Total, Savannah River site Waste Isolation Pilot Plant Waste Isolation pilot plant Total, Waste Isolation Pilot Plant		482,1
Savannah River risk management operations 444,089 444,089 SR community and regulatory support 16,584 16,584 Radioactive liquid tank waste: Radioactive liquid tank waste: 698,294 698,29 Construction: 05–D–405 Salt waste processing facility, Savannah River 22,549 22,5 PE&D glass waste storage building #3 0 0 Total, Radioactive liquid tank waste 720,843 720,8 Total, Savannah River site 1,181,516 1,181,5 Waste Isolation Pilot Plant 198,010 198,010 Waste Isolation Pilot Plant 198,010 198,010 Program direction 323,504 323,504 Program direction 323,504 323,523 Program direction 8,878 8,578 Safeguards and Security: 0 18,817 18,817 Oak Ridge Reservation 8,578 8,578 8,578 Richland/Hanford Site 71,746 71,746 71,746 Waste Isolation Pilot Project 4,977 4,9 4,977 4,9 West Valley 2,015 2,0 2,015 2,0	Savannah River risk management operations	1,172,113	1,172,1
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Radioactive liquid tank waste stabilization and disposition 698,294 698,294 Construction: 05–D–405 Salt waste processing facility, Savannah River 22,549 22,5 PE&D glass waste storage building #3 0 0 Total, Radioactive liquid tank waste 720,843 720,8 Total, Savannah River site 1,181,516 1,181,516 Waste Isolation Pilot Plant 198,010 198,010 Waste Isolation pilot Plant 198,010 198,010 Program direction 323,504 323,5 Program support 18,817 18,817 Oak Ridge Reservation 18,817 18,817 Portsmouth 8,578 8,5 Richland/Hanford Site 71,746 71,746 Waste Isolation Pilot Project 4,977 4,9 Waste Isolation 237,019 237,019 Total, Safeguards and Security 237,019 237,019	Radioactive liquid tank waste stabilization and disposition Construction: 05-D-405 Salt waste processing facility, Savannah River PE&D glass waste storage building #3 Total, Radioactive liquid tank waste Total, Savannah River site Waste Isolation Pilot Plant Waste Isolation pilot plant Total, Waste Isolation Pilot Plant	16,584	16,5
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Waste isolation pilot plant 198,010 198,010 Total, Waste Isolation Pilot Plant 198,010 198,010 Program direction 323,504 323,5 Program support 18,279 18,279 Safeguards and Security: 18,817 18,817 Oak Ridge Reservation 18,817 18,817 Protsmouth 8,578 8,578 Richland/Hanford Site 71,746 71,7 Savannah River Site 121,977 121,9 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,019 Technology development 20,000 30,0	Waste isolation pilot plant Total, Waste Isolation Pilot Plant		
Total, Waste Isolation Pilot Plant 198,010 198,010 198,0 Program direction 323,504 323,5 323,504 323,5 Program support 18,279 18,279 18,279 18,279 Safeguards and Security: 0 18,817 18,817 18,88 Padueah 8,909 8,909 8,909 8,909 8,578 <t< td=""><td>Total, Waste Isolation Pilot Plant</td><td>198.010</td><td>198.0</td></t<>	Total, Waste Isolation Pilot Plant	198.010	198.0
Program support 18,279 18,2 Safeguards and Security: 18,817 18,817 Oak Ridge Reservation 18,817 18,817 Paducah 8,909 8,9 Portsmouth 8,578 8,5 Richland/Hanford Site 71,746 71,7 Savannah River Site 121,977 121,977 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0	Program direction		198,0
Program support 18,279 18,2 Safeguards and Security: 18,817 18,817 Oak Ridge Reservation 18,817 18,817 Paducah 8,909 8,9 Portsmouth 8,578 8,5 Richland/Hanford Site 71,746 71,7 Savannah River Site 121,977 121,977 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0	Program direction		
Safeguards and Security: 18,817 18,8 Oak Ridge Reservation 18,817 18,8 Paducah 8,909 8,9 Portsmouth 8,578 8,5 Richland/Hanford Site 71,746 71,7 Savannah River Site 121,977 121,9 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0	_	,	323,5
Oak Ridge Reservation 18,817 18,8 Paducah 8,909 8,9 Portsmouth 8,578 8,5 Richland/Hanford Site 71,746 71,7 Savannah River Site 121,977 121,9 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0	Program support	18,279	18,2
Padueah 8,909 8,9 Portsmouth 8,578 8,5 Richland/Hanford Site 71,746 71,7 Savannah River Site 121,977 121,9 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0	Safeguards and Security:		
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Portsmouth 8,578 8,578 8,578 Richland/Hanford Site 71,746 71,7 Savannah River Site 121,977 121,9 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0	0		8,9
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Savannah River Site 121,977 121,9 Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0			
Waste Isolation Pilot Project 4,977 4,9 West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0		8,578	11.1
West Valley 2,015 2,0 Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0		8,578 71,746	
Total, Safeguards and Security 237,019 237,0 Technology development 20,000 30,0	5	8,578 71,746 121,977	121,9 4,9
	•	8,578 71,746 121,977 4,977	$121,9 \\ 4,9$
		$8,578 \\ 71,746 \\ 121,977 \\ 4,977 \\ 2,015$	121,9 4,9 2,0
	Technology development Uranium enrichment D&D fund contribution	8,578 71,746 121,977 4,977 2,015 237,019	121,9 4,9 2,0 237,0

Program	FY 2013 Request	House Authorized
Subtotal, Defense environmental cleanup	5,494,124	5,504,124
Adjustments		
Use of prior year balances	-12,123	-12,123
Use of unobligated balances	-10,000	-10,00
Total, Adjustments	-22,123	-22,12
Total, Defense Environmental Cleanup	5,472,001	5,482,00
ner Defense Activities		
Health, safety and security		
Health, safety and security	139,325	139,32
Program direction	106,175	106,17
Undistributed adjustment		-50,00
Total, Health, safety and security	245,500	195,50
Specialized security activities	188,619	188,61
Office of Legacy Management		
Legacy management	164,477	164,47
Program direction	13,469	13,46
Total, Office of Legacy Management	177,946	177,94
Defense-related activities		
Defense related administrative support	118,836	118,83
Office of hearings and appeals	4,801	4,80
Subtotal, Other defense activities	735,702	685,70
Total, Other Defense Activities	735,702	685,70

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Amend the title so as to read: "A bill to authorize appropriations for fiscal year 2013 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.".

Union Calendar No. 335

112TH CONGRESS H. R. 4310

[Report No. 112-479]

A BILL

To authorize appropriations for fiscal year 2013 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2013, and for other purposes.

MAY 11, 2012

Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed