MAY 11, 2018

RULES COMMITTEE PRINT 115–70 TEXT OF H.R. 5515, NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2019 [Showing the text of H.R. 5515 as ordered reported by the **Committee on Armed Services**] 1 SECTION 1. SHORT TITLE. 2 This Act may be cited as the "National Defense Au-3 thorization Act for Fiscal Year 2019". 4 SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF 5 CONTENTS. 6 (a) DIVISIONS.—This Act is organized into four divisions as follows: 7 (1) Division A-Department of Defense Au-8 9 thorizations. 10 (2) Division B—Military Construction Author-11 izations. 12 (3) Division C—Department of Energy Na-13 tional Security Authorizations and Other Authoriza-14 tions. 15 (4) Division D—Funding Tables. 16 (b) TABLE OF CONTENTS.—The table of contents for this Act is as follows: 17 Sec. 1. Short title.

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- Sec. 1411. Authority for transfer of funds to joint Department of Defense-Department of Veterans Affairs medical facility demonstration fund for Captain James A. Lovell Health Care Center, Illinois.
- Sec. 1412. Authorization of appropriations for Armed Forces Retirement Home.
- Sec. 1413. Quarterly briefing on progress of chemical demilitarization program.

TITLE XV—AUTHORIZATION OF ADDITIONAL APPROPRIATIONS FOR OVERSEAS CONTINGENCY OPERATIONS

Subtitle A—Authorization of Appropriations

- Sec. 1501. Purpose of certain authorizations of appropriations.
- Sec. 1502. Procurement.
- Sec. 1503. Research, development, test, and evaluation.
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- Sec. 1506. Working capital funds.
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Subtitle A—Space Activities

- Sec. 1601. Improvements to acquisition system, personnel, and organization of space forces.
- Sec. 1602. Rapid, responsive, and reliable space launch.
- Sec. 1603. Provision of space situational awareness services and information.
- Sec. 1604. Budget assessments for national security space programs.
- Sec. 1605. Enhancement of positioning, navigation, and timing capacity.
- Sec. 1606. Use of small- and medium-size buses for strategic and tactical satellite payloads.
- Sec. 1607. Designation of component of Department of Defense responsible for coordination of modernization efforts relating to military-code capable GPS receiver cards.
- Sec. 1608. Designation of component of Department of Defense responsible for coordination of hosted payload information.
- Sec. 1609. Limitation on availability of funds for Joint Space Operations Center mission system.

- Sec. 1610. Evaluation and enhanced security of supply chain for protected satellite communications programs and overhead persistent infrared systems.
- Sec. 1611. Report on protected satellite communications.
- Sec. 1612. Plan on space warfighting readiness.
- Sec. 1613. Study on space-based radio frequency mapping.
- Sec. 1614. Plan to provide persistent weather imagery for United States Central Command.

Subtitle B—Defense Intelligence and Intelligence-Related Activities

- Sec. 1621. Role of Under Secretary of Defense for Intelligence.
- Sec. 1622. Security clearance for dual nationals.
- Sec. 1623. Department of Defense Counterintelligence polygraph program.
- Sec. 1624. Defense intelligence business management systems.
- Sec. 1625. Modification to annual briefing on the intelligence, surveillance, and reconnaissance requirements of the combatant commands.
- Sec. 1626. Prohibition on the availability of funds for Department of Defense assuming background investigation mission for the Federal Government.

Subtitle C—Cyberspace-Related Matters

- Sec. 1631. Amendments to pilot program regarding cyber vulnerabilities of Department of Defense critical infrastructure.
- Sec. 1632. Budget display for cyber vulnerability evaluations and mitigation activities for major weapon systems of the Department of Defense.
- Sec. 1633. Transfer of responsibility for the Department of Defense Information Network to United States Cyber Command.
- Sec. 1634. Pilot program authority to enhance cybersecurity and resiliency of critical infrastructure.
- Sec. 1635. Pilot program on regional cyber security training center for the Army National Guard.
- Sec. 1636. Procedures and reporting requirement on cybersecurity breaches and loss of personally identifiable information.
- Sec. 1637. Cyber institutes at the senior military colleges.
- Sec. 1638. Study and report on reserve component cyber civil support teams.

Subtitle D—Nuclear Forces

- Sec. 1641. Under Secretary of Defense for Research and Engineering and the Nuclear Weapons Council.
- Sec. 1642. Long-range standoff weapon requirements.
- Sec. 1643. Acceleration of ground-based strategic deterrent program and longrange standoff weapon program.
- Sec. 1644. Procurement authority for certain parts of intercontinental ballistic missile fuzes.
- Sec. 1645. Prohibition on reduction of the intercontinental ballistic missiles of the United States.
- Sec. 1646. Extension of prohibition on availability of funds for mobile variant of ground-based strategic deterrent missile.
- Sec. 1647. Independent study on nuclear weapons launch-under-attack option.
- Sec. 1648. Extension of annual report on the plan for the nuclear weapons stockpile, nuclear weapons complex, nuclear weapons delivery systems, and nuclear weapons command and control system.

- Sec. 1649. Sense of Congress on nuclear posture of the United States.
- Sec. 1650. Sense of Congress on extended nuclear deterrence in the Indo-Pacific region.

Subtitle E—Missile Defense Programs

- Sec. 1661. Development of persistent space-based sensor architecture.
- Sec. 1662. Boost phase ballistic missile defense.
- Sec. 1663. Improvements to research and development and acquisition processes of Missile Defense Agency.
- Sec. 1664. Layered defense of the United States homeland.
- Sec. 1665. Testing of redesigned kill vehicle prior to production.
- Sec. 1666. Requirements for ballistic missile defense capable ships.
- Sec. 1667. Multiyear procurement authority for standard missile–3 block IB missiles.
- Sec. 1668. Limitation on availability of funds for Army lower tier air and missile defense sensor.
- Sec. 1669. Missile defense radar in Hawaii.
- Sec. 1670. Reports on unfunded priorities of the Missile Defense Agency.
- Sec. 1671. Report on ballistic missile defense.
- Sec. 1672. Sense of Congress on missile and rocket defense cooperation between the United States and Israel.

Subtitle F—Other Matters

- Sec. 1681. Extension of Commission to Assess the Threat to the United States from Electromagnetic Pulse Attacks and Similar Events.
- Sec. 1682. Procurement of ammonium perchlorate and other chemicals for use in solid rocket motors.
- Sec. 1683. Conventional prompt global strike hypersonic capabilities.
- Sec. 1684. Report regarding industrial base for large solid rocket motors.
- Sec. 1685. National intelligence estimate with respect to Russian and Chinese interference in democratic countries.

DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS

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

TITLE XXI—ARMY MILITARY CONSTRUCTION

- Sec. 2101. Authorized Army construction and land acquisition projects.
- Sec. 2102. Family housing.
- Sec. 2103. Authorization of appropriations, Army.
- Sec. 2104. Extension of authorizations of certain fiscal year 2015 projects.

TITLE XXII—NAVY MILITARY CONSTRUCTION

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy.

TITLE XXIII—AIR FORCE MILITARY CONSTRUCTION

Sec. 2301. Authorized Air Force construction and land acquisition projects.

- Sec. 2302. Family housing.
- Sec. 2303. Improvements to military family housing units.
- Sec. 2304. Authorization of appropriations, Air Force.
- Sec. 2305. Modification of authority to carry out certain phased project authorized in fiscal years 2015, 2016, and 2017.
- Sec. 2306. Modification of authority to carry out certain fiscal year 2017 project.
- Sec. 2307. Modification of authority to carry out certain fiscal year 2018 project.
- Sec. 2308. Additional authority to carry out certain fiscal year 2019 projects.
- Sec. 2309. Additional authority to carry out project at Travis Air Force Base, California, in fiscal year 2019.

TITLE XXIV—DEFENSE AGENCIES MILITARY CONSTRUCTION

- Sec. 2401. Authorized defense agencies construction and land acquisition projects.
- Sec. 2402. Authorized energy conservation projects.
- Sec. 2403. Authorization of appropriations, defense agencies.
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TITLE XXV—INTERNATIONAL PROGRAMS

Subtitle A-North Atlantic Treaty Organization Security Investment Program

Sec. 2501. Authorized NATO construction and land acquisition projects.

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TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

Subtitle A—Project Authorizations and Authorization of Appropriations

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

Subtitle B—Other Matters

- Sec. 2611. Modification of authority to carry out certain fiscal year 2016 project.
- Sec. 2612. Modification of authority to carry out certain fiscal year 2018 project.
- Sec. 2613. Additional authority to carry out certain fiscal year 2019 project.

TITLE XXVII—BASE REALIGNMENT AND CLOSURE ACTIVITIES

- Sec. 2701. Authorization of appropriations for base realignment and closure activities funded through Department of Defense Base Closure Account.
- Sec. 2702. Additional authority to realign or close certain military installations.
- Sec. 2703. Prohibition on conducting additional Base Realignment and Closure (BRAC) round.

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

Subtitle A—Military Construction Program and Military Family Housing

- Sec. 2801. Commercial construction standards for facilities on leased property.
- Sec. 2802. Extension of temporary, limited authority to use operation and maintenance funds for construction projects outside the United States.
- Sec. 2803. Small business set-aside for contracts for architectural and engineering services and construction design.
- Sec. 2804. Authority to obtain architectural and engineering services and construction design for defense laboratory modernization program.
- Sec. 2805. Repeal of limitation on certain Guam project.
- Sec. 2806. Enhancing force protection and safety on military installations.
- Sec. 2807. Limitation on use of funds for acquisition of furnished energy for new medical center in Germany.
- Sec. 2808. Treatment of leases of non-excess property entered into with insured depository institutions.

Subtitle B—Real Property and Facilities Administration

- Sec. 2811. Optional participation in collection of information on unutilized and underutilized military installation properties available for homeless assistance.
- Sec. 2812. Force structure plans and infrastructure capabilities necessary to support the force structure.
- Sec. 2813. Retrofitting existing windows in military family housing units to be equipped with fall prevention devices.
- Sec. 2814. Updating prohibition on use of certain assessment of public schools on Department of Defense installations to supersede funding of certain projects.

Subtitle C—Land Conveyances

- Sec. 2821. Authority for transfer of administrative jurisdiction over certain lands, Marine Corps Air Ground Combat Center Twentynine Palms, California, and Marine Corps Air Station Yuma, Arizona.
- Sec. 2822. Public inventory of Guam land parcels for transfer to Government of Guam.
- Sec. 2823. Land conveyance, Naval Academy dairy farm, Gambrills, Maryland.
- Sec. 2824. Technical correction of description of Limestone Hills Training Area Land Withdrawal and Reservation, Montana.
- Sec. 2825. Land conveyance, Wasatch-Cache National Forest, Rich County, Utah.

Subtitle D—Military Land Withdrawals

- Sec. 2831. Indefinite duration of certain military land withdrawals and reservations and improved management of withdrawn and reserved lands.
- Sec. 2832. Designation of potential wilderness area.

Subtitle E—Other Matters

- Sec. 2841. Defense community infrastructure program.
- Sec. 2842. Restrictions on use of funds for development of public infrastructure in Commonwealth of Northern Mariana Islands.
- Sec. 2843. Study and report on Coleman Bridge, York River, Virginia.
- Sec. 2844. Certifications required prior to transfer of certain veterans memorial object.

TITLE XXIX—OVERSEAS CONTINGENCY OPERATIONS MILITARY CONSTRUCTION

- Sec. 2901. Authorized Army construction and land acquisition projects.
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- Sec. 2903. Authorized Air Force construction and land acquisition projects.
- Sec. 2904. Authorized defense agencies construction and land acquisition projects.
- Sec. 2905. Authorization of appropriations.
- Sec. 2906. Restrictions on use of funds for planning and design costs of European Deterrence Initiative projects.

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

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

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- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental cleanup.
- Sec. 3103. Other defense activities.
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- Sec. 3111. Security clearance for dual nationals employed by National Nuclear Security Agency.
- Sec. 3112. Department of Energy counterintelligence polygraph program.
- Sec. 3113. Extension of enhanced procurement authority to manage supply chain risk.
- Sec. 3114. Low-yield nuclear weapons.
- Sec. 3115. Use of funds for construction and project support activities relating to MOX facility.
- Sec. 3116. Prohibition on availability of funds for programs in Russian Federation.
- Sec. 3117. Prohibition on availability of funds for research and development of advanced naval nuclear fuel system based on low-enriched uranium.
- Sec. 3118. Limitation on availability of funds relating to submission of annual reports on unfunded priorities.

Subtitle C—Reports

Sec. 3121. Notification regarding release of contamination at Hanford site.

Subtitle D—Other Matters

- Sec. 3131. Inclusion of capital assets acquisition projects in activities by Director for Cost Estimating and Program Evaluation.
- Sec. 3132. Whistleblower protections.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

TITLE XXXV—MARITIME MATTERS

Subtitle A—Maritime Administration

- Sec. 3501. Authorization of the Maritime Administration.
- Sec. 3502. Compliance by Ready Reserve Fleet vessels with SOLAS lifeboats and fire suppression requirements.
- Sec. 3503. Maritime Administration National Security Multi-Mission Vessel Program.
- Sec. 3504. Permanent authority of Secretary of Transportation to issue vessel war risk insurance.
- Sec. 3505. Use of State maritime academy training vessels.

Subtitle B—Coast Guard

- Sec. 3521. Alignment with Department of Defense and sea services authorities.
- Sec. 3522. Preliminary development and demonstration.
- Sec. 3523. Contract termination.
- Sec. 3524. Reimbursement for travel expenses.
- Sec. 3525. Capital investment plan.
- Sec. 3526. Major acquisition program risk assessment.
- Sec. 3527. Marine safety implementation status.
- Sec. 3528. Retirement of Vice Commandant.
- Sec. 3529. Large commercial yacht code.

Subtitle C—Coast Guard and Shipping Technical Corrections

Chapter 1—Coast Guard

- Sec. 3531. Commandant defined.
- Sec. 3532. Training course on workings of Congress.
- Sec. 3533. Miscellaneous.
- Sec. 3534. Department of Defense consultation.
- Sec. 3535. Repeal.
- Sec. 3536. Mission need statement.
- Sec. 3537. Continuation on active duty.
- Sec. 3538. System acquisition authorization.
- Sec. 3539. Inventory of real property.

Chapter 2—Maritime Transportation

- Sec. 3541. Definitions.
- Sec. 3542. Authority to exempt vessels.
- Sec. 3543. Passenger vessels.
- Sec. 3544. Tank vessels.
- Sec. 3545. Grounds for denial or revocation.
- Sec. 3546. Miscellaneous corrections to title 46, U.S.C.
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DIVISION D—FUNDING TABLES

Sec. 4001. Authorization of amounts in funding tables.

TITLE XLI—PROCUREMENT

- Sec. 4101. Procurement.
- Sec. 4102. Procurement for overseas contingency operations.

TITLE XLII—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

- Sec. 4201. Research, development, test, and evaluation.
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TITLE XLIII—OPERATION AND MAINTENANCE

- Sec. 4301. Operation and maintenance.
- Sec. 4302. Operation and maintenance for overseas contingency operations.

TITLE XLIV—MILITARY PERSONNEL

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
- 4 101(a)(16) of title 10, United States Code.

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS TITLE I—PROCUREMENT Subtitle A—Authorization Of Appropriations

6 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for
8 fiscal year 2019 for procurement for the Army, the Navy
9 and the Marine Corps, the Air Force, and Defense-wide
10 activities, as specified in the funding table in section 4101.

11 Subtitle B—Army Programs

12 SEC. 111. NATIONAL GUARD AND RESERVE COMPONENT 13 EQUIPMENT REPORT.

(a) IN GENERAL.—Section 10541(b) of title 10,
15 United States Code, is amended by adding at the end the
16 following new paragraph:

17 "(10) A joint assessment by the Chief of Staff 18 of the Army and the Chief of the National Guard 19 Bureau on the efforts of the Army to achieve parity 20 among the active component, the Army Reserve, and 21 the Army National Guard with respect to equipment 22 and capabilities. Each assessment shall include a 23 comparison of the inventory of high priority items of 24 equipment available to each component of the Army 25 described in preceding sentence, including—

1	"(A) AH–64 Attack Helicopters;
2	"(B) UH-60 Black Hawk Utility Heli-
3	copters;
4	"(C) Abrams Main Battle Tanks;
5	"(D) Bradley Infantry Fighting Vehicles;
6	"(E) Stryker Combat Vehicles; and
7	"(F) any other items of equipment identi-
8	fied as high priority by the Chief of Staff of the
9	Army or the Chief of the National Guard Bu-
10	reau.".
11	(b) EFFECTIVE DATE.—The amendment made by
12	subsection (a) shall apply with respect to reports required
13	to be submitted under section 10541 of title 10, United
	to be submitted under section 10541 of title 10, United States Code, after the date of the enactment of this Act.
13	
13 14	States Code, after the date of the enactment of this Act.
13 14 15	States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR
13 14 15 16	States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR M27 INFANTRY AUTOMATIC RIFLE PROGRAM.
 13 14 15 16 17 	States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR M27 INFANTRY AUTOMATIC RIFLE PROGRAM. (a) LIMITATION.—Of the funds authorized to be ap-
 13 14 15 16 17 18 	 States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR M27 INFANTRY AUTOMATIC RIFLE PROGRAM. (a) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fis-
 13 14 15 16 17 18 19 	 States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR M27 INFANTRY AUTOMATIC RIFLE PROGRAM. (a) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fis- cal year 2019 for the M27 Infantry Automatic Rifle pro-
 13 14 15 16 17 18 19 20 	 States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR M27 INFANTRY AUTOMATIC RIFLE PROGRAM. (a) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2019 for the M27 Infantry Automatic Rifle program of the Marine Corps, not more than 80 percent may
 13 14 15 16 17 18 19 20 21 	 States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR M27 INFANTRY AUTOMATIC RIFLE PROGRAM. (a) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2019 for the M27 Infantry Automatic Rifle program of the Marine Corps, not more than 80 percent may be obligated or expended until the date on which the Com-
 13 14 15 16 17 18 19 20 21 22 	States Code, after the date of the enactment of this Act. SEC. 112. LIMITATION ON AVAILABILITY OF FUNDS FOR M27 INFANTRY AUTOMATIC RIFLE PROGRAM. (a) LIMITATION.—Of the funds authorized to be ap- propriated by this Act or otherwise made available for fis- cal year 2019 for the M27 Infantry Automatic Rifle pro- gram of the Marine Corps, not more than 80 percent may be obligated or expended until the date on which the Com- mandant of the Marine Corps submits to the Committees

1 (b) ASSESSMENT.—The assessment described in this 2 subsection is a written summary of the views of the Ma-3 rine Corps with respect to the Small Arms Ammunition 4 Configuration Study of the Army, including— 5 (1) an explanation of how the study informs the future small arms modernization requirements of the 6 7 Marine Corps; and 8 (2) near-term and long-term modernization 9 strategies for the small arms weapon systems of the 10 Marine Corps, including associated funding and 11 schedule profiles.

12 Subtitle C—Navy Programs

13 SEC. 121. INCREASE IN NUMBER OF OPERATIONAL AIR-

14

CRAFT CARRIERS OF THE NAVY.

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

16 (1) The aircraft carrier can fulfill the Navy's
17 core missions of forward presence, sea control, en18 suring safe sea lanes, and power projection as well
19 as providing flexibility and versatility to execute a
20 wide range of additional missions.

(2) Forward airpower is integral to the security
and joint forces operations of the United States.
Carriers play a central role in delivering forward airpower from sovereign territory of the United States
in both permissive and nonpermissive environments.

1	(3) Aircraft carriers provide our Nation the
2	ability to rapidly and decisively respond to national
3	threats, as well as conducting worldwide, on-station
4	diplomacy and providing deterrence against threats
5	to the United States allies, partners, and friends.
6	(4) Since the end of the cold war, aircraft car-
7	rier deployments have increased while the aircraft
8	carrier force structure has declined.
9	(5) Considering the increased array of complex
10	threats across the globe, the Navy aircraft carrier is
11	operating at maximum capacity, increasing deploy-
12	ment lengths and decreasing maintenance periods in
13	order to meet operational requirements.
14	(6) To meet global peacetime and wartime re-
15	quirements, the Navy has indicated a requirement to
16	maintain two aircraft carriers deployed overseas and
17	have three additional aircraft carriers capable of de-
18	ploying within 90 days. However, the Navy has indi-
19	cated that the existing aircraft carrier force struc-
20	ture cannot support these military requirements.
21	(7) Despite the requirement to maintain an air-
22	craft carrier strike group in both the United States
23	Central Command and the United States Pacific
24	Command, the Navy has been unable to generate
25	sufficient capacity to support combatant com-

manders and has developed significant carrier gaps
 in these critical areas.

3 (8) Because of the continuing use of a dimin4 ished aircraft carrier force structure, extensive main5 tenance availabilities result which typically exceed
6 program costs and increase time in shipyards. These
7 expansive maintenance availabilities exacerbate exist8 ing carrier gaps.

9 (9) Developing an alternative design to the 10 Ford-class aircraft carrier is not cost beneficial. A 11 smaller design is projected to incur significant de-12 sign and engineering cost while significantly reduc-13 ing magazine size, carrier air wing size, sortie rate, 14 and on-station effectiveness, among other vital fac-15 tors, as compared to the Ford-class. Furthermore, a 16 new design will delay the introduction of future air-17 craft carriers, exacerbating existing carrier gaps and 18 threatening the national security of the United 19 States.

20 (10) The 2016 Navy Force Structure Assess21 ment states "A minimum of 12 aircraft carriers are
22 required to meet the increased warfighting response
23 requirements of the Defense Planning Guidance De24 feat/Deny force sizing direction.".

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

3 (1) the United States should expedite delivery
4 of 12 aircraft carriers; and

5 (2) an aircraft carrier should be authorized6 every three years.

7 (c) INCREASE IN NUMBER OF OPERATIONAL AIR-8 CRAFT CARRIERS OF THE NAVY.—

9 (1) INCREASE.—Section 5062(b) of title 10,
10 United States Code, is amended by striking "11
11 operational aircraft carriers" and inserting "12
12 operational aircraft carriers".

13 (2) EFFECTIVE DATE.—The amendment made
14 by paragraph (1) shall take effect on September 30,
15 2022.

16 SEC. 122. PROCUREMENT AUTHORITY FOR FORD CLASS

- 17
- AIRCRAFT CARRIER PROGRAM.
- 18 (a) CONTRACT AUTHORITY.—

(1) PROCUREMENT AUTHORIZED.—The Secretary of the Navy may enter into one or more contracts, beginning with the fiscal year 2019 program
year, for the procurement of one Ford class aircraft
carrier to be designated CVN-81.

24 (2) PROCUREMENT IN CONJUNCTION WITH
25 CVN-80.—The aircraft carrier authorized to be pro-

cured under subsection (a) may be procured as an
 addition to the contract covering the Ford class air craft carrier designated CVN-80 that is authorized
 to be constructed under section 121 of the John
 Warner National Defense Authorization Act for Fis cal Year 2007 (Public Law 109-364; 120 Stat.
 2104).

8 (b) USE OF INCREMENTAL FUNDING.—With respect
9 to a contract entered into under subsection (a), the Sec10 retary of the Navy may use incremental funding to make
11 payments under the contract.

(c) LIABILITY.—A contract entered into under subsection (a) shall provide that the total liability to the Government for termination of the contract entered into shall
be limited to the total amount of funding obligated at the
time of termination.

17 (d) CONDITION FOR OUT-YEAR CONTRACT PAY18 MENTS.—A contract entered into under subsection (a)
19 shall provide that any obligation of the United States to
20 make a payment under the contract for a fiscal year is
21 subject to the availability of appropriations for that pur22 pose for such fiscal year.

1SEC. 123. FULL SHIP SHOCK TRIAL FOR FORD CLASS AIR-2CRAFT CARRIER.

3 The Secretary of the Navy shall ensure that full ship
4 shock trials results are incorporated into the construction
5 of the Ford class aircraft carrier designated CVN-81.

6 SEC. 124. MULTIYEAR PROCUREMENT AUTHORITY FOR AM7 PHIBIOUS VESSELS.

8 (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—
9 Subject to section 2306b of title 10, United States Code,
10 the Secretary of the Navy may enter into one or more
11 multiyear contracts for the procurement of not more than
12 five amphibious vessels.

(b) LIMITATION.—The Secretary of the Navy may
not modify a contract entered into under subsection (a)
if the modification would increase the target price of an
amphibious vessel by more than 10 percent above the target price specified in the original contract awarded for the
amphibious vessel under subsection (a).

(c) AUTHORITY FOR ADVANCE PROCUREMENT.—The Secretary of the Navy may enter into one or more contracts for advance procurement associated with the amphibious vessels for which authorization to enter into a multiyear procurement contract is provided under subsection (a) and for equipment or subsystems associated with the amphibious vessels, including procurement of—

(1) long lead time material; or

26

(2) material or equipment in economic order
 quantities when cost savings are achievable.

3 (d) CONDITION FOR OUT-YEAR CONTRACT PAY-4 MENTS.—A contract entered into under subsection (a) 5 shall provide that any obligation of the United States to make a payment under the contract for a fiscal year after 6 7 fiscal year 2019 is subject to the availability of appropria-8 tions or funds for that purpose for such later fiscal year. 9 (e) LIMITATION ON TERMINATION LIABILITY.—A contract for the construction of amphibious vessels entered 10 into under subsection (a) shall include a clause that limits 11 12 the liability of the United States to the contractor for any 13 termination of the contract. The maximum liability of the United States under the clause shall be the amount appro-14 15 priated for the amphibious vessels covered by the contract regardless of the amount obligated under the contract. 16

(f) AMPHIBIOUS VESSEL DEFINED.—The term "amphibious vessel" means a San Antonio class amphibious
transport dock ship with a Flight II configuration.

20 SEC. 125. MULTIYEAR PROCUREMENT AUTHORITY FOR21STANDARD MISSILE-6.

(a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—
Subject to section 2306b of title 10, United States Code,
the Secretary of the Navy may enter into one or more
multiyear contracts, beginning with the fiscal year 2019

program year, for the procurement of up to 625 standard
 missile-6 missiles at a rate of not more than 125 missiles
 per year during the covered period.

4 (b) CONDITION FOR OUT-YEAR CONTRACT PAY-5 MENTS.—A contract entered into under subsection (a) shall provide that any obligation of the United States to 6 7 make a payment under the contract for a fiscal year after 8 fiscal year 2019 is subject to the availability of appropria-9 tions or funds for that purpose for such later fiscal year. 10 (c) COVERED PERIOD DEFINED.—In this section, the term "covered period" means the 5-year period beginning 11 12 with the fiscal year 2019 program year and ending with 13 the fiscal year 2023 program year.

14 SEC. 126. MULTIYEAR PROCUREMENT AUTHORITY FOR E-

15

2D AIRCRAFT.

(a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—
Subject to section 2306b of title 10, United States Code,
the Secretary of the Navy may enter into one or more
multiyear contracts, beginning with the fiscal year 2019
program year, for the procurement of up to 24 E–2D aircraft.

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

fiscal year 2019 is subject to the availability of appropria tions for that purpose for such later fiscal year.

3 SEC. 127. MULTIYEAR PROCUREMENT AUTHORITY FOR F/A4 18E/F AIRCRAFT AND EA-18G AIRCRAFT.

(a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—
6 Subject to section 2306b of title 10, United States Code,
7 the Secretary of the Navy may enter into one or more
8 multiyear contracts, beginning with the fiscal year 2019
9 program year, for the procurement of the following:

10 (1) F/A-18E/F aircraft.

11 (2) EA–18G aircraft.

12 (b) CONDITION FOR OUT-YEAR CONTRACT PAY-MENTS.—A contract entered into under subsection (a) 13 shall provide that any obligation of the United States to 14 15 make a payment under the contract for a fiscal year after fiscal year 2019 is subject to the availability of appropria-16 tions or funds for that purpose for such later fiscal year. 17 18 (c) AUTHORITY FOR ADVANCE PROCUREMENT AND ECONOMIC ORDER QUANTITY.—The Secretary of the 19 20Navy may enter into one or more contracts, beginning in 21 fiscal year 2019, for advance procurement associated with 22 the aircraft for which authorization to enter into a 23 multiyear procurement contract is provided under sub-24 section (a), which may include one or more contracts for

the procurement of economic order quantities of material
 and equipment for such aircraft.

3 SEC. 128. MODIFICATIONS TO F/A-18 AIRCRAFT TO MITI-4 GATE PHYSIOLOGICAL EPISODES.

5 (a) MODIFICATIONS REQUIRED.—The Secretary of 6 the Navy shall modify the F/A-18 aircraft to reduce the 7 occurrence of, and mitigate the risk posed by, physiological 8 episodes affecting crewmembers of the aircraft. The modi-9 fications shall include, at minimum—

- 10 (1) replacement of the F/A–18 cockpit altim-11 eter;
- 12 (2) upgrade of the F/A-18 onboard oxygen gen-13 eration system;
- 14 (3) redesign of the F/A-18 aircraft life support
 15 systems required to meet onboard oxygen generation
 16 system input specifications;
- 17 (4) installation of equipment associated with
 18 improved F/A-18 physiological monitoring and alert
 19 systems; and
- 20 (5) installation of an automatic ground collision21 avoidance system.

(b) REPORT REQUIRED.—Not later than February 1,
2019, and annually thereafter through February 1, 2021,
the Secretary of the Navy shall submit to the congressional defense committees a written update on the status

of all modifications to the F/A-18 aircraft carried out by
 the Secretary pursuant to subsection (a).

3 (c) WAIVER.—The Secretary of the Navy may waive
4 the requirement to make a modification under subsection
5 (a) if the Secretary certifies to the congressional defense
6 committees that the specific modification is inadvisable
7 and provides a detailed justification for excluding the
8 modification from the Navy's planned upgrades for the F/
9 A-18 aircraft.

10 SEC. 129. FRIGATE CLASS SHIP PROGRAM.

- 11 (a) TECHNICAL DATA.—
- 12 (1) REQUIREMENT.—As part of the solicitation 13 for proposals for the procurement of any frigate 14 class ship, the Secretary of the Navy shall require 15 that an offeror submit a proposal that provides for 16 conveying technical data as part of the proposal for 17 the frigate.
- (2) RIGHTS OF THE UNITED STATES.—The
 Secretary of the Navy shall ensure that the Government's rights in technical data for any frigate class
 ship are sufficient to allow the Government to—

(A) by not later than the date on which
funds are obligated for the last covered frigate,
use the technical data to conduct a full and
open competition (pursuant to section 2304 of

1	title 10, United States Code) for any subse-
2	quent procurement of a frigate class ship; and
3	(B) transition the frigate class ship combat
4	systems to Government-furnished equipment to
5	achieve open architecture and foster competi-
6	tion to modernize future systems.
7	(b) DEFINITIONS.—In this section:
8	(1) The term "covered frigate" means each of
9	the first 10 frigate class ships procured after Janu-
10	ary 1, 2020.
11	(2) The term "technical data" means a com-
12	pilation of detailed engineering plans and specifica-
	tions for the construction of a fright class ship
13	tions for the construction of a frigate class ship.
13 14	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC
14	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC
14 15	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS
14 15 16 17	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS SUBMARINE PROGRAM.
14 15 16 17	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS SUBMARINE PROGRAM. Section 124 of the National Defense Authorization
14 15 16 17 18	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS SUBMARINE PROGRAM. Section 124 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91) is amend-
14 15 16 17 18 19	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS SUBMARINE PROGRAM. Section 124 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91) is amend- ed—
 14 15 16 17 18 19 20 	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS SUBMARINE PROGRAM. Section 124 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91) is amend- ed— (1) in subsection (c)(2), by striking "material"
 14 15 16 17 18 19 20 21 	SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS SUBMARINE PROGRAM. Section 124 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91) is amend- ed— (1) in subsection (c)(2), by striking "material" and inserting "subject to subsection (d), material";
 14 15 16 17 18 19 20 21 22 	 SEC. 130. LIMITATION ON PROCUREMENT OF ECONOMIC ORDER QUANTITIES FOR VIRGINIA CLASS SUBMARINE PROGRAM. Section 124 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91) is amend- ed— (1) in subsection (c)(2), by striking "material" and inserting "subject to subsection (d), material"; (2) by redesignating subsection (d) through (f)

1 "(d) LIMITATION ON PROCUREMENT OF ECONOMIC 2 ORDER QUANTITIES.—The Secretary of the Navy may not enter into contracts for economic order quantities under 3 4 subsection (c)(2) until the date on which the Secretary 5 certifies to the congressional defense committees that any funds made available for such contracts will be used to 6 7 procure economic order quantities of material and equip-8 ment for not fewer than 12 Virginia class submarines.". 9 SEC. 131. LIMITATION ON USE OF FUNDS FOR DDG-51 DE-10 STROYERS.

11 None of the funds authorized to be appropriated or 12 otherwise made available by this Act for fiscal year 2019 13 for Shipbuilding and Conversion, Navy, for DDG–51 class 14 destroyers may be obligated or expended until the Sec-15 retary of the Navy submits to the congressional defense 16 committees a report that includes—

- 17 (1) a detailed description of the current18 degaussing standards;
- (2) a plan for incorporating such standards intothe destroyer construction program; and
- 21 (3) an assessment of the requirement to backfit22 such standards in service destroyers.

Subtitle D—Air Force Programs sec. 141. INVENTORY REQUIREMENT FOR AIR REFUELING TANKER AIRCRAFT; LIMITATION ON RETIRE MENT OF KC-10A AIRCRAFT.

5 (a) INVENTORY REQUIREMENT.—Section 8062 of
6 title 10, United States Code, is amended by adding at the
7 end the following new subsection:

8 "(j)(1) Except as provided in paragraph (2), effective
9 October 1, 2019, the Secretary of the Air Force shall
10 maintain a total primary assigned aircraft inventory of air
11 refueling tanker aircraft of not less than 479 aircraft.

"(2) The Secretary of the Air Force may reduce the
number of air refueling tanker aircraft in the primary assigned aircraft inventory of the Air Force below 479 only
if—

"(A) the Secretary certifies to the congressional
defense committees that such reduction is justified
by the results of the mobility capability and requirements study conducted under section 144(b) of the
National Defense Authorization Act for Fiscal Year
2018 (Public Law 115–91); and

"(B) a period of 30 days has elapsed following
the date on which the certification is made to the
congressional defense committees under subparagraph (A).

1 "(3) In this subsection:

2 "(A) The term 'air refueling tanker aircraft'
3 means an aircraft that has as its primary mission
4 the refueling of other aircraft.

5 "(B) The term 'primary assigned aircraft inven6 tory' means aircraft authorized to a flying unit for
7 operations or training.".

8 (b) LIMITATION ON RETIREMENT OF KC–10A.—

9 (1) IN GENERAL.—None of the funds author-10 ized to be appropriated by this Act or otherwise 11 made available for any fiscal year for the Air Force 12 may be obligated or expended to retire, or to prepare 13 to retire, any KC–10A aircraft until the date that is 14 30 days after the date on which the Secretary of the 15 Air Force certifies to the congressional defense com-16 mittees that Secretary has met the minimum inven-17 tory requirement under section 8062(j) of title 10, 18 United States Code, as added by subsection (a) of 19 this section.

20 (2) EXCEPTION FOR CERTAIN AIRCRAFT.—The
21 requirement of paragraph (1) does not apply to indi22 vidual KC-10A aircraft that the Secretary of the Air
23 Force determines, on a case-by-case basis, to be non24 operational because of mishaps, other damage, or
25 being uneconomical to repair.

1SEC. 142. LIMITATION ON USE OF FUNDS FOR KC-46A AIR-2CRAFT PENDING SUBMITTAL OF CERTIFI-3CATION.

4 (a) CERTIFICATION REQUIRED.—The Secretary of
5 the Air Force shall submit to the congressional defense
6 committees certification that, as of the date of the certifi7 cation—

8 (1) the supplemental type certification and the
9 military type certification for the KC-46A aircraft
10 have been approved; and

(2) the Air Force has accepted the delivery ofthe first KC-46A aircraft.

(b) LIMITATION ON USE OF FUNDS.—None of the
funds authorized to be appropriated or otherwise made
available by this Act for fiscal year 2019 for Aircraft Procurement, Air Force, may be obligated or expended for
three KC-46A aircraft until the Secretary of the Air Force
submits the certification required under subsection (a).

19 SEC. 143. RETIREMENT DATE FOR VC-25A AIRCRAFT.

(a) IN GENERAL.—For purposes of the application
of section 2244a of title 10, United States Code, the retirement date of the covered aircraft is deemed to be not
later than December 31, 2025.

24 (b) COVERED AIRCRAFT DEFINED.—In this section,
25 the term "covered aircraft" means the two VC-25A air-

craft of the Air Force that are in service as of the date
 of the enactment of this Act.

3 SEC. 144. CONTRACT FOR LOGISTICS SUPPORT FOR VC-25B 4 AIRCRAFT.

5 The Secretary of the Air Force shall—

6 (1) ensure that the total period of any contract 7 awarded for logistics support for the VC-25B air-8 craft does not exceed five years, as required under 9 part 17.204(e) of the Federal Acquisition Regula-10 tion, unless otherwise approved in accordance with 11 established procedures; and

(2) comply with section 2304 of title 10, United
States Code, regarding full and open competition
through the use of competitive procedures for the
award of any logistics support contract following the
initial five-year contract period.

17 SEC. 145. MULTIYEAR PROCUREMENT AUTHORITY FOR C-

130J AIRCRAFT.

(a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—
20 Subject to section 2306b of title 10, United States Code,
21 the Secretary of the Air Force may enter into one or more
22 multiyear contracts, beginning with the fiscal year 2019
23 program year, for the procurement of up to 52 C-130J
24 aircraft.

1 (b) CONDITION FOR OUT-YEAR CONTRACT PAY-2 MENTS.—A contract entered into under subsection (a) 3 shall provide that any obligation of the United States to 4 make a payment under the contract for a fiscal year after 5 fiscal year 2019 is subject to the availability of appropria-6 tions for that purpose for such later fiscal year.

7 SEC. 146. REMOVAL OF WAITING PERIOD FOR LIMITATION
8 ON AVAILABILITY OF FUNDS FOR EC-130H
9 COMPASS CALL RECAPITALIZATION PRO10 GRAM.

Section 135(a) of the National Defense Authorization
 Act for Fiscal Year 2018 (Public Law 115–91) is amended
 by striking "a period of 30 days has elapsed following".
 SEC. 147. FINDINGS AND SENSE OF CONGRESS REGARDING
 KC-46 AERIAL REFUELING TANKERS.

16 (a) FINDINGS.—Congress makes the following find-17 ings:

(1) Aerial refueling tankers provide an essential
foundation for our nation's ability to project power
and deter adversaries, enabling the global reach of
our joint force.

(2) 87 percent of the legacy aerial refueling
fleet is comprised of KC-135 aircraft with an average age of 56 years.

(3) The Commander of United States Trans portation Command has identified the aerial refuel ing fleet as the "most stressed of our air mobility
 forces" and stated that "delaying KC-46 production
 puts the Joint Force's ability to effectively execute
 war plans at risk".
 (4) As directed by the National Defense Au-

thorization Act for Fiscal Year 2018 (Public Law
115–91), the Air Force is undertaking an updated
mobility capability and requirements study that will
reflect guidance articulated in the 2018 National
Defense Strategy and reassess the current tanker requirement of 479 aircraft.

14 (5) The fixed-price contract for KC-46A calls
15 for 179 aircraft to be delivered by 2028.

16 (6) The KC-46 is a multirole platform that will 17 bring enhanced capabilities to both the aerial refuel-18 ing and strategic airlift missions. The aircraft pro-19 vides the ability to refuel joint and coalition aircraft 20 by both boom and drogue systems in the same sor-21 tie; improved cargo, passenger and aeromedical evac-22 uation capabilities; and enhanced survivability with 23 multiple layers of protection enabling it to operate 24 safely in a broader range of threat environments 25 than legacy tankers.

1	(7) The Government Accountability Office has
2	stated: "The KC-46 program's total acquisition cost
3	estimate remained stable over the past year at
4	\$44,400,000,000, which is about \$7,300,000,000
5	less than the original estimate."
6	(8) The Commander of Air Mobility Command
7	has stated that the KC-46 "will bring tremendous
8	capability to our joint warfighter".
9	(9) The Assistant Secretary of the Air Force
10	for Acquisition has stated: "Stability of require-
11	ments and funding are the keys to KC–46 program
12	success and will enable the Air Force to deliver this
13	new tanker ready for employment on day one."
14	(10) The Military Deputy to the Assistant Sec-
15	retary of the Air Force for Acquisition has identified
16	the KC–46 as the Air Force's second highest combat
17	aviation acquisition priority "for the role that it
18	plays in being able to power project".
19	(11) With the support of Congress, the Air
20	Force has executed three low rate initial production
21	contracts for a total of 34 aircraft. In fiscal year
22	2018, Congress provided funding for a fourth pro-
23	duction lot totaling 18 aircraft.
24	(12) A steady production rate of 1.3 aircraft
25	per month has been maintained through independent

1	investment by industry in order to expedite deliveries
2	to the Air Force upon completion of developmental
3	testing and certification.
4	(b) SENSE OF CONGRESS.—It is the sense of Con-
5	gress that—
6	(1) the Air Force and industry should dedicate
7	the resources and manpower necessary to ensure the
8	first KC–46 is delivered in fiscal year 2018;
9	(2) the Air Force should maximize efficiency in
10	the test and certification process to ensure that—
11	(A) test points are not redundant;
12	(B) test plans are approved expeditiously;
13	(C) receiver aircraft are available to sup-
14	port test flights; and
15	(D) Air Force inputs necessary for Federal
16	Aviation Administration and military airworthi-
17	ness certifications are expedited; and
18	(3) the Assistant Secretary of the Air Force for
19	Acquisition and the Director of the Defense Con-
20	tract Management Agency should develop and imple-
21	ment a plan enabling the Air Force to accept and
22	field KC–46 aircraft at a rate higher than three air-
23	craft per month after the delivery of the first air-
24	craft.

Subtitle E—Defense-wide, Joint, and Multiservice Matters

3 SEC. 151. BUY-TO-BUDGET ACQUISITION OF F-35 AIRCRAFT.

4 Subject to section 2308 of title 10, United States 5 Code, using funds authorized to be appropriated by this Act for the procurement of F-35 aircraft, the Secretary 6 of Defense may procure a quantity of F-35 aircraft in 7 8 excess of the quantity authorized by this Act if such addi-9 tional procurement does not require additional funds to be authorized to be appropriated because of production ef-10 ficiencies or other cost reductions. 11

12 SEC. 152. CERTIFICATION ON INCLUSION OF TECHNOLOGY

13TO MINIMIZE PHYSIOLOGICAL EPISODES IN14CERTAIN AIRCRAFT.

15 (a) CERTIFICATION REQUIRED.—Not later than 15 16 days before entering into a contract for the procurement of a covered aircraft, the Secretary concerned shall submit 17 to the congressional defense committees a written state-18 19 ment certifying that the aircraft to be procured under the 20 contract will include the most recent technological advancements necessary to minimize the impact of physio-21 22 logical episodes on aircraft crewmembers.

23 (b) WAIVER.—The Secretary concerned may waive24 the requirement of subsection (a) if the Secretary—

1	(1) determines the waiver is required in the in-
2	terest of national security; and
3	(2) not later than 15 days before entering into
4	a contract for the procurement of a covered aircraft,
5	notifies the congressional defense committees of the
6	rationale for the waiver.
7	(c) TERMINATION.—The requirement to submit a
8	certification under subsection (a) shall terminate on Sep-
9	tember 30, 2021.
10	(d) DEFINITIONS.—In this section:
11	(1) The term "covered aircraft" means a fight-
12	er aircraft, an attack aircraft, or a fixed wing train-
13	er aircraft.
14	(2) The term "Secretary concerned" means—
15	(A) the Secretary of the Navy, with respect
16	to covered aircraft of Navy; and
17	(B) the Secretary of the Air Force, with

1 TITLE II—RESEARCH, DEVELOP-

2 MENT, TEST, AND EVALUA3 TION

4 Subtitle A—Authorization Of 5 Appropriations

6 SEC. 201. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for
8 fiscal year 2019 for the use of the Department of Defense
9 for research, development, test, and evaluation, as speci10 fied in the funding table in section 4201.

11 Subtitle B—Program Require 12 ments, Restrictions, and Limita 13 tions

14 SEC. 211. MODIFICATION OF AUTHORITY TO CARRY OUT
 15 CERTAIN PROTOTYPE PROJECTS.

16 Section 2371b(f) of title 10, United States Code, is
17 amended by adding at the end the following new para18 graphs:

19 "(4) Contracts or transactions entered into pursuant 20 to this subsection that are expected to cost the Depart-21 ment of Defense in excess of \$100,000,000 but not in ex-22 cess of \$500,000,000 (including all options) may be 23 awarded only upon written determination by the senior 24 procurement executive for the agency as designated for the 25 purpose of section 1702(c) of title 41, or, by the senior

procurement executive for the Defense Advanced Research 1 2 Projects Agency that award of the contract or transaction is essential to meet critical national security interests. 3 4 "(5) Contracts and transactions entered into pursu-5 ant to this subsection that are expected to cost the Depart-6 ment of Defense in excess of \$500,000,000 (including all 7 options) may be awarded only if— "(A) the Under Secretary of Defense for Acqui-8 9 sition and Sustainment determines in writing that 10 award of the contract or transaction is essential to 11 meet critical national security objectives; and 12 "(B) the congressional defense committees are 13 notified in writing not later than 30 days before 14 award of the contract or transaction.". 15 SEC. 212. EXTENSION OF DIRECTED ENERGY PROTOTYPE 16 **AUTHORITY.** 17 Section 219(c)(4) of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 10 18 U.S.C. 2431 note) is amended— 19 20 (1) in subparagraph (A), by striking "Except as 21 provided in subparagraph (B)" and inserting "Ex-22 cept as provided in subparagraph (C)"; 23 (2) by redesignating subparagraph (B) as sub-24 paragraph (C);

(3) by inserting after subparagraph (A) the fol lowing:

3 "(B) Except as provided in subparagraph (C) 4 and subject to the availability of appropriations for 5 such purpose, of the funds authorized to be appro-6 priated by the National Defense Authorization Act 7 for Fiscal Year 2019 or otherwise made available for 8 fiscal year 2019 for research, development, test, and 9 evaluation, defense-wide, up to \$100,000,000 may be 10 available to the Under Secretary to allocate to the 11 military departments, the defense agencies, and the 12 combatant commands to carry out the program es-13 tablished under paragraph (1)."; and

(4) in subparagraph (C), as so redesignated, by
striking "made available under subparagraph (A)"
and inserting "made available under subparagraph
(A) or subparagraph (B)".

18 SEC. 213. PROHIBITION ON AVAILABILITY OF FUNDS FOR

19THE WEATHER COMMON COMPONENT PRO-20GRAM.

(a) PROHIBITION.—None of the funds authorized to
be appropriated by this Act or otherwise made available
for fiscal year 2019 for research, development, test, and
evaluation, Air Force, for weather service (PE 0305111F,
Project 672738) for product development, test and evalua-

tion, and management services associated with the Weath er Common Component program may be obligated or ex pended.
 (b) REPORT REQUIRED.—

5 (1) IN GENERAL.—The Secretary of the Air
6 force shall submit to the congressional defense com7 mittees a report on technologies and capabilities
8 that—

9 (A) provide real-time or near real-time me-10 teorological situational awareness data through 11 the use of sensors installed on manned and un-12 manned aircraft; and

13 (B) were developed primarily using funds14 of the Department of Defense.

15 (2) ELEMENTS.—The report under paragraph16 (1) shall include—

17 (A) a description of all technologies and
18 capabilities described in paragraph (1) that
19 exist as of the date on which the report is sub20 mitted;

(B) a description of any testing activities
that have been completed for such technologies
and capabilities, and the results of those testing
activities;

1	(C) the total amount of funds used by the
2	Department of Defense for the development of
3	such technologies and capabilities;
4	(D) a list of capability gaps or shortfalls in
5	any major commands of the Air Force relating
6	to the gathering, processing, exploitation, and
7	dissemination of real-time or near real-time me-
8	teorological situational awareness data for un-
9	manned systems;
10	(E) an explanation of how such gaps or
11	shortfalls may be remedied to supplement the
12	weather forecasting capabilities of the Air Force
13	and to enhance the efficiency or effectiveness of
14	combat air power; and
15	(F) a plan for fielding existing technologies
16	and capabilities to mitigate such gaps or short-
17	falls.
18	SEC. 214. LIMITATION PENDING CERTIFICATION ON THE
19	JOINT SURVEILLANCE TARGET ATTACK
20	RADAR SYSTEM RECAPITALIZATION PRO-
21	GRAM.
22	(a) LIMITATION.—Until a period of 15 days has
23	elapsed following the date on which the Secretary of the
24	Air Force submits to the congressional defense committees
25	the certification described in subsection (b)—

1	(1) of the total amount of funds authorized to
2	be appropriated by this Act or otherwise made avail-
3	able for the Air Force for fiscal year 2019 for the
4	covered programs not more than 50 percent may be
5	obligated or expended for the programs; and
6	(2) the Secretary of the Air Force may not di-
7	vest more than one legacy E–8 Joint Surveillance
8	Target Attack Radar System aircraft.
9	(b) CERTIFICATION.—The certification described in
10	this subsection is a written statement of the Secretary of
11	the Air Force certifying that—
12	(1) the Secretary has awarded one or more con-
13	tracts under the Joint Surveillance Target Attack
14	Radar System recapitalization program for—
15	(A) engineering, manufacturing, and devel-
16	opment
17	(B) low-rate initial production;
18	(C) production; and
19	(D) initial contractor support; and
20	(2) the program is proceeding in accordance
21	with the plans for the program set forth in the
22	budget request of the President submitted to Con-
23	gress under section 1105 of title 31, United States
24	Code, for fiscal year 2018.
25	(c) GAO REPORT AND BRIEFING.—

1	(1) REPORT REQUIRED.—Not later than March
2	1, 2020, the Comptroller General of the United
3	States shall submit to the congressional defense
4	committees a report on Increment 1, Increment 2,
5	and Increment 3 of the 21st Century Advanced Bat-
6	tle-Management System of Systems capability of the
7	Air Force. The report shall include a review of—
8	(A) the technologies that compose the ca-
9	pability and the level of maturation of such
10	technologies;
11	(B) the resources budgeted for the capa-
12	bility;
13	(C) the fielding plan for the capability;
14	(D) any risk assessments associated with
15	the capability; and
16	(E) the overall acquisition strategy for the
17	capability.
18	(2) INTERIM BRIEFING.—Not later than March
19	1, 2019, the Comptroller General of the United
20	States shall provide to the Committee on Armed
21	Services of the House of Representatives a briefing
22	on the topics to be covered by the report under para-
23	graph (1), including any preliminary data and any
24	issues or concerns of the Comptroller General relat-
25	ing to the report.

(d) AIR FORCE REPORT.—Not later than February
 5, 2019, the Secretary of the Air Force shall submit to
 the congressional defense committees a report on the leg acy fleet of E-8C Joint Surveillance Target Attack Radar
 System aircraft that includes—

6 (1) the modernization and sustainment strat-7 egy, and associated costs, for the airframe and mis-8 sion systems that will be used to maintain the legacy 9 fleet of such aircraft until the Joint Surveillance 10 Target Attack Radar System recapitalization pro-11 gram achieves initial operational capability; and

12 (2) a plan that describes how the Secretary13 will—

14 (A) continue to provide combatant com15 manders with the current level of E-8C force
16 support;

(B) accelerate the Joint Surveillance Target Attack Radar System recapitalization program to significantly decrease the time needed
to achieve initial operational capability without
adversely affecting currently programmed E-8C
manpower levels; and

23 (C) maintain acceptable levels of risk while
24 carrying out the activities described in subpara25 graphs (A) and (B).

1 (e) PROGRAM OFFICE PERSONNEL.—Using funds authorized to be appropriated by this Act or otherwise 2 3 made available for the Air Force for fiscal year 2019 for 4 the Joint Surveillance Target Attack Radar System re-5 capitalization program, the Secretary of the Air Force may obligate and expend funds necessary for civilian pay 6 7 expenses required to manage, execute, and deliver the 8 Joint Surveillance Target Attack Radar System recapital-9 ization weapon system capability.

10 (f) COVERED PROGRAM DEFINED.—In this section, the term "covered program" means any program com-11 prising Increment 1, Increment 2, or Increment 3, of the 12 13 21st Century Advanced Battle-Management System of Systems capability of the Air Force, except the term does 14 15 not include any activities under the legacy E–8C program or the Joint Surveillance Target Attack Radar System re-16 17 capitalization program of the Air Force.

18 SEC. 215. LIMITATION ON AVAILABILITY OF FUNDS FOR F-

19 35 CONTINUOUS CAPABILITY DEVELOPMENT20 AND DELIVERY.

(a) LIMITATION.—Except as provided in subsection
(b), of the funds authorized to be appropriated by this Act
or otherwise made available for fiscal year 2019 for the
F-35 continuous capability development and delivery program, not more than 75 percent may be obligated or ex-

pended until a period of 15 days has elapsed following the
 date on which the Secretary of Defense submits to the
 congressional defense committees a detailed cost estimate
 and baseline schedule for the program, which shall include
 any information required for a major defense acquisition
 program under section 2435 of title 10, United States
 Code.

8 (b) EXCEPTION.—The limitation in subsection (a)
9 does not apply to any funds authorized to be appropriated
10 or otherwise made available for the development of the F11 35 dual capable aircraft capability.

12 SEC. 216. LIMITATION ON AVAILABILITY OF FUNDS PEND-

13 ING REPORT ON AGILE SOFTWARE DEVELOP14 MENT AND SOFTWARE OPERATIONS.

(a) LIMITATION.—Of the of funds described in subsection (d), not more than 75 percent may be obligated
or expended until a period of 30 days has elapsed following
the date on which the Secretary of the Air Force submits
the report required under subsection (b).

(b) REPORT.—Subject to subsection (c), the Secretary of the Air Force shall submit to the congressional
defense committees a report that includes a description
of each of the following:

24 (1) The specific cost-estimating tools and meth-25 odologies used to formulate Air Force budgets for

software application development using Agile Soft ware Development and Software Operations (re ferred to in this section as "Agile DevOps") in sup port of modernization and upgrade activities for Air
 Operations Centers.

6 (2) The types of contracts used to execute Agile
7 DevOps activities and the rationale for using each
8 type of contract.

9 (3) How intellectual property ownership issues 10 associated with software applications developed with 11 Agile DevOps processes will be addressed to ensure 12 future sustainment, maintenance, and upgrades to 13 software applications after the applications are field-14 ed.

(4) The Secretary's strategy for ensuring that
software applications developed for Air Operations
Centers are transportable and translatable among all
the Centers to avoid any duplication of efforts.

19 (5) Any tools and software applications that
20 have been developed for the Air Operations Centers
21 and the costs and cost categories associated with de22 veloping each such tool and software application.

(c) REVIEW.—Before submitting the report under
subsection (b), the Secretary of the Air Force shall ensure
that the report is reviewed and approved by the Director

of Defense Pricing and the Defense Procurement and Ac quisition Policy.

- 3 (d) FUNDS DESCRIBED.—The funds described in this4 subsection are the following:
- 5 (1) Funds authorized to be appropriated by this
 6 Act or otherwise made available for fiscal year 2019
 7 for research, development, test, and evaluation, Air
 8 Force, for Air and Space Operations Centers (PE
 9 0207410F, Project 674596).
- 10 (2) Funds authorized to be appropriated by this
 11 Act or otherwise made available for fiscal year 2019
 12 for other procurement, Air Force, for Air and Space
 13 Operations Centers.
- 14 SEC. 217. LIMITATION ON AVAILABILITY OF FUNDS FOR
 15 CERTAIN HIGH ENERGY LASER ADVANCED
 16 TECHNOLOGY.

(a) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2019 for the Department of Defense for High
Energy Laser Advanced Technology (PE 0603924D8Z),
not more than 50 percent may be obligated or expended
until the date on which the Secretary of Defense submits
to the congressional defense committees—

1 (1) a logical roadmap and detailed assessment 2 of the high energy laser programs of the Depart-3 ment of Defense; and 4 (2) a justification for the \$33,533,000 of in-5 creased funding for high energy laser programs au-6 thorized in the National Defense Authorization Act 7 for Fiscal Year 2018 (Public Law 115–91). (b) RULE OF CONSTRUCTION.—The limitation in 8 9 subsection (a) shall not be construed to apply to any other 10 high energy laser program of the Department of Defense other than the program element specified in such sub-11 12 section. 13 SEC. 218. PLAN FOR ELIMINATION OR TRANSFER OF THE STRATEGIC CAPABILITIES OFFICE OF THE DEPARTMENT OF DEFENSE. (a) PLAN REQUIRED.—Not later than March 1, 2019, the Secretary of Defense, acting through the Under

14 15

16 17 Secretary of Defense for Research and Engineering, shall 18 19 submit to the congressional defense committees a plan— 20 (1) to eliminate the Strategic Capabilities Office 21 of the Department of Defense by not later than Oc-22 tober 1, 2020; or

23 (2) to transfer the functions of the Strategic 24 Capabilities Office to another organization or element of the Department by not later than October
 1, 2020.

3 (b) ELEMENTS.—The plan required under subsection4 (a) shall include the following:

5 (1) A timeline for the potential elimination or
6 transfer of the activities, functions, programs, plans,
7 and resources of the Strategic Capabilities Office.

8 (2) A strategy for mitigating risk to the pro9 grams of the Strategic Capabilities Office while the
10 elimination or transfer is carried out.

(3) A strategy for implementing the lessons
learned and best practices of the Strategic Capabilities Office across the organizations and elements of
the Department of Defense to promote enterprisewide innovation.

16 (c) FORM OF PLAN.—The plan required under sub17 section (a) shall be submitted in unclassified form, but
18 may include a classified annex.

19 SEC. 219. NATIONAL SECURITY SCIENCE AND TECHNOLOGY 20 STRATEGY.

(a) STRATEGY.—Not later than February 4, 2019,
the Secretary of Defense shall develop and implement a
strategy (to be known as the "National Security Science
and Technology Strategy") to prioritize the science and

technology efforts and investments of the Department of
 Defense.

3 (b) ELEMENTS.—The strategy under subsection (a)4 shall—

5 (1) include specific goals for the science and
6 technology programs of the Department of Defense
7 in which personnel and resources of the Department
8 are invested;

9 (2) be aligned with the National Defense Strat10 egy and Government-wide strategic science and tech11 nology priorities, including the defense budget prior12 ities of the Office of Science and Technology Policy
13 of the President;

(3) align the acquisition priorities, programs,
and timelines of the Department with the acquisition
priorities, programs, and timelines of defense enterprise laboratories and services;

(4) contain an assessment of high priority
emerging technology programs of the Department,
including programs relating to hypersonics, directed
energy, synthetic biology, and artificial intelligence;
(5) identify high priority research and engineering requirements and gaps;

(6) include recommendations for changes in au-thorities, regulations, policies, or any other relevant

areas, that would support the achievement of the
 goals set forth in the strategy; and

3 (7) contain such other information as the Sec4 retary of Defense determines to be appropriate.

5 (c) ANNUAL SUBMISSION.—

6 (1) IN GENERAL.—Not later than February 4, 7 2019, and annually thereafter through December 31, 8 2021, the Secretary of Defense shall submit to the 9 congressional defense committees the most recent 10 version of the strategy developed under subsection 11 (a).

12 (2) FORM OF SUBMISSION.—Each strategy sub-13 mitted under paragraph (1) shall be submitted in 14 unclassified form, but may include a classified annex 15 (d) BRIEFING.—Not later than 14 days after the date on which the initial strategy under subsection (a) is com-16 17 pleted, the Under Secretary of Defense for Research and 18 Engineering shall provide to the Committees on Armed 19 Services of the Senate and the House of Representatives 20a briefing on the implementation of the strategy.

21 SEC. 220. MODIFICATION OF CVN-73 TO SUPPORT FIELDING

22

OF MQ-25 UNMANNED AERIAL VEHICLE.

The Secretary of the Navy shall ensure that the aircraft carrier designated CVN-73 is modified to support
the fielding of the MQ-25 unmanned aerial vehicle before

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the date on which the refueling and complex overhaul of
 the aircraft carrier is completed.

3 Subtitle C—Reports and Other 4 Matters

5 SEC. 221. REPORT ON SURVIVABILITY OF AIR DEFENSE AR-

TILLERY.

7 (a) REPORT REQUIRED.—Not later than March 1, 8 2019, the Secretary of the Army shall submit to the Com-9 mittees on Armed Services of the Senate and the House 10 of Representatives a report on the efforts of the Army to improve the survivability of air defense artillery, with a 11 particular focus on the efforts of the Army to improve pas-12 sive and active nonkinetic capabilities and training with 13 respect to such artillery. 14

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

(1) An analysis of the utility of relevant passive
and active non-kinetic integrated air and missile defense capabilities, including tactical mobility, new
passive and active sensors, signature reduction, concealment, and deception systems, and electronic warfare and high-powered radio frequency systems.

(2) An analysis of the utility of relevant active
kinetic capabilities, such as a new, long-range
counter-maneuvering threat missile and additional

indirect fire protection capability units to defend Pa triot and Terminal High Altitude Area Defense bat teries.

4 (c) FORM OF REPORT.—The report required under
5 subsection (a) shall be submitted in unclassified form, but
6 may contain a classified annex.

7 SEC. 222. REPORT ON T-45 AIRCRAFT PHYSIOLOGICAL EPI8 SODE MITIGATION ACTIONS.

9 (a) REPORT REQUIRED.—Not later than March 1, 10 2019, the Secretary of the Navy shall submit to the con-11 gressional defense committees a report on modifications 12 made to T-45 aircraft and associated ground equipment 13 to mitigate the risk of physiological episodes among T-14 45 aircraft crewmembers.

15 (b) ELEMENTS.—The report required under sub-16 section (a) shall include—

(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the T-45 air(1) a list of all modifications to the the transformation of a second second

(2) the results achieved by such modifications
as determined by relevant testing and operational
activities;

(3) the cost of such modifications; and

(4) any plans of the Navy for future modifica tions.

3 SEC. 223. REPORT ON EFFORTS OF THE AIR FORCE TO 4 MITIGATE PHYSIOLOGICAL EPISODES AF5 FECTING AIRCRAFT CREWMEMBERS.

6 (a) REPORT REQUIRED.—Not later than March 1, 7 2019, the Secretary of the Air Force shall submit to the 8 congressional defense committees a report on all efforts 9 of the Air Force to reduce the occurrence of, and mitigate 10 the risk posed by, physiological episodes affecting crew-11 members of covered aircraft.

12 (b) ELEMENTS.—The report required under sub-13 section (a) shall include—

14 (1) information on the rate of physiological epi-15 sodes affecting crewmembers of covered aircraft;

16 (2) a description of the specific actions carried
17 out by the Air Force to address such episodes, in18 cluding a description of any upgrades or other modi19 fications made to covered aircraft to address such
20 episodes;

(3) schedules and cost estimates for any upgrades or modifications identified under paragraph
(3); and

1	(4) an explanation of any organizational or
2	other changes to the Air Force carried out to ad-
3	dress such physiological episodes.
4	(c) COVERED AIRCRAFT DEFINED.—In this section,
5	the term "covered aircraft" means—
6	(1) F–35A aircraft of the Air Force;
7	(2) T–6A aircraft of the Air Force; and
8	(3) any other aircraft of the Air Force as deter-
9	mined by the Secretary of the Air Force.
10	SEC. 224. BRIEFING ON USE OF QUANTUM SCIENCES FOR
11	MILITARY APPLICATIONS AND OTHER PUR-
12	POSES.
13	(a) Briefing Required.—Not later than 180 days
13 14	(a) BRIEFING REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary
14	after the date of the enactment of this Act, the Secretary
14 15	after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense com-
14 15 16 17	after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense com- mittees a briefing on the strategy of the Secretary for
14 15 16 17	after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense com- mittees a briefing on the strategy of the Secretary for using quantum sciences for military applications and other
14 15 16 17 18	after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense com- mittees a briefing on the strategy of the Secretary for using quantum sciences for military applications and other purposes.
14 15 16 17 18 19	after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense com- mittees a briefing on the strategy of the Secretary for using quantum sciences for military applications and other purposes. (b) ELEMENTS.—The briefing under subsection (a)
 14 15 16 17 18 19 20 	after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense com- mittees a briefing on the strategy of the Secretary for using quantum sciences for military applications and other purposes. (b) ELEMENTS.—The briefing under subsection (a) shall include—
 14 15 16 17 18 19 20 21 	after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense com- mittees a briefing on the strategy of the Secretary for using quantum sciences for military applications and other purposes. (b) ELEMENTS.—The briefing under subsection (a) shall include— (1) a description of the knowledge-base of the
 14 15 16 17 18 19 20 21 22 	 after the date of the enactment of this Act, the Secretary of Defense shall provide to the congressional defense committees a briefing on the strategy of the Secretary for using quantum sciences for military applications and other purposes. (b) ELEMENTS.—The briefing under subsection (a) shall include— (1) a description of the knowledge-base of the Department of Defense with respect to quantum

(2) a plan that describes how the Secretary in tends to use quantum sciences for military applica tions and to meet other needs of the Department;
 and

5 (3) an assessment of the efforts of foreign pow6 ers to use quantum sciences for military applications
7 and other purposes.

8 (c) FORM OF BRIEFING.—The briefing under sub9 section (a) may be provided in classified or unclassified
10 form.

11 SEC. 225. REPORT ON DEFENSE INNOVATION UNIT EXPERI12 MENTAL.

Not later than May 1, 2019, the Under Secretary of
Defense for Research and Engineering shall submit to the
congressional defense committees a report on Defense Innovation Unit Experimental (in this section referred to as
the "Unit"). Such a report shall include the following:

(1) The integration of the Unit into the broader
Department of Defense research and engineering
community to coordinate and de-conflict activities of
the Unit with similar activities of the military departments, Defense Agencies, Department of Defense laboratories, the Defense Advanced Research
Project Agency, and other entities.

1	(2) The metrics used to measure the effective-
2	ness of the Unit and the results of these metrics.
3	(3) The number and types of transitions by the
4	Unit to the military departments or fielded to the
5	warfighter.
6	(4) The use of other transaction authority by
7	the Unit to include the process, procedures, docu-
8	mentation, and oversight of awards made using such
9	authority.
10	(5) The impact of the Unit's initiatives, out-
11	reach, and investments on Department of Defense
12	access to technology leaders and technology not oth-
13	erwise accessible to the Department including—
14	(A) identification of the number of non-
15	traditional companies with Department of De-
16	fense contracts resulting directly from the
17	Unit's initiatives, investments, or outreach;
18	(B) the number of innovations delivered
19	into the hands of the warfighter; and
20	(C) how the Department is notifying its in-
21	ternal components about participation in the
22	Unit.
23	(6) How the Department of Defense is docu-
24	menting and institutionalizing lessons learned and
25	best practices of the Unit to alleviate the systematic

1	problems with technology access and timely contract
2	execution.
3	TITLE III—OPERATION AND
4	MAINTENANCE
5	Subtitle A—Authorization of
6	Appropriations
7	SEC. 301. AUTHORIZATION OF APPROPRIATIONS.
8	Funds are here by authorized to be appropriated for
9	fiscal year 2019 for the use of the Armed Forces and other
10	activities and agencies of the Department of Defense for
11	expenses, not otherwise provided for, for operation and
12	maintenance, as specified in the funding table in section
13	4301.
14	Subtitle B—Energy and
15	Environment
16	SEC. 311. INCLUSION OF CONSIDERATION OF ENERGY AND
17	CLIMATE RESILIENCY EFFORTS IN MASTER
18	PLANS FOR MAJOR MILITARY INSTALLA-
19	TIONS.
20	Section 2864 of title 10, United States Code, is
21	amended—
22	(1) in subsection $(a)(2)$ —
23	(A) in subparagraph (C), by striking
24	"and" at the end;

	• -
1	(B) in subparagraph (D), by striking the
2	period at the end and inserting "; and"; and
3	(C) by adding at the end the following new
4	subparagraph:
5	"(E) energy and climate resiliency efforts.";
6	and
7	(2) in subsection (d), by adding at the end the
8	following new paragraph:
9	"(3) The term 'energy and climate resiliency'
10	means anticipation, preparation for, and adaptation
11	to utility disruptions and changing environmental
12	conditions and the ability to withstand, respond to
13	and recover rapidly from utility disruptions while en-
14	suring the sustainment of mission-critical oper-
15	ations.".
16	SEC. 312. USE OF PROCEEDS FROM SALES OF ELECTRICAL
17	ENERGY DERIVED FROM GEOTHERMAL RE-
18	SOURCES FOR PROJECTS AT MILITARY IN-
19	STALLATIONS WHERE RESOURCES ARE LO-
20	CATED.
21	Subsection (b) of section 2916 of title 10, United
22	States Code, is amended—
23	(1) in paragraph (1), by striking "Proceeds"
24	and inserting "Except as provided in paragraph (3),
25	proceeds"; and

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

3 "(3) In the case of proceeds from a sale of electrical 4 energy generated from any geothermal energy resource— 5 "(A) 50 percent shall be credited to the appro-6 priation account described in paragraph (1); and 7 "(B) 50 percent shall be deposited in a special 8 account in the Treasury established by the Secretary 9 concerned which shall be available, for military con-10 struction projects described in paragraph (2) or for 11 installation energy or water security projects directly 12 coordinated with local area energy or groundwater governing authorities, for the military installation in 13 14 which the geothermal energy resource is located.". 15 SEC. 313. EXTENSION OF AUTHORIZED PERIODS OF PER-16 MITTED INCIDENTAL TAKINGS OF MARINE 17 MAMMALS IN THE COURSE OF SPECIFIED AC-18 TIVITIES BY DEPARTMENT OF DEFENSE. 19 Section 101(a)(5)(A) of the Marine Mammal Protec-20 tion Act of 1972 (16 U.S.C. 1371(a)(5)(A)) is amended— 21 (1) in clause (i), by striking "Upon request" 22 and inserting "Except as provided by clause (ii), 23 upon request"; 24 (2) by redesignating clauses (ii) and (iii) as

clauses (iii) and (iv), respectively; and

(3) by inserting after clause (i) the following 1 2 new clause (ii): 3 "(ii) In the case of a request described in clause (i) 4 made by the Department of Defense, such clause shall be 5 applied-6 "(I) in the matter preceding clause (I), by sub-7 stituting 'ten consecutive years' for 'five consecutive 8 years'; and 9 "(II) in clause (I), by substituting 'ten-year' for 10 'five-year'.". 11 SEC. 314. STATE MANAGEMENT AND CONSERVATION OF 12 SPECIES. 13 (a) SAGE-GROUSE AND PRAIRIE-CHICKEN.— 14 (1) IN GENERAL.—During the 10-year period 15 beginning on the date of the enactment of this Act, 16 the conservation status of each of the Greater Sage-17 grouse (*Centrocercus urophasianus*) and the Lesser 18 Prairie-Chicken (Tympanuchus pallidicinctus) under 19 section 4 of the Endangered Species Act of 1973 (16) 20 U.S.C. 1533) shall be not-warranted for listing. 21 (2) SUBSEQUENT DETERMINATIONS.—In deter-22 mining conservation efficacy for purposes of making 23 any determination of such status after such 10-year 24 period, the Secretary of the Interior shall fully consider all conservation actions of States, Federal
 agencies, and military installations.

3 (b) AMERICAN BURYING BEETLE.—Notwithstanding the final rule of the United States Fish and Wildlife Serv-4 ice entitled "Endangered and Threatened Wildlife and 5 Plants; Determination of Endangered Status for the 6 7 American Burving Beetle" (54 Fed. Reg. 29652 (July 13, 8 1989)), the American burying beetle (Nicrophorus 9 *americanus*) may not be listed as a threatened species or 10 endangered species under the Endangered Species Act of 11 1973 (16 U.S.C. 1531 et seq.).

(c) JUDICIAL REVIEW.—Notwithstanding any other
provision of statute or regulation, this section shall not
be subject to judicial review.

Subtitle C—Logistics and Sustainment

17 SEC. 321. EXAMINATION OF NAVAL VESSELS.

18 Section 7304(a) of title 10, United States Code, is19 amended—

20 (1) by striking "The Secretary" and inserting
21 "(1) The Secretary"; and

(2) by adding at the end the following newparagraphs:

"(2) Any naval vessel examined under this section on
 or after October 1, 2019, shall be examined without prior
 notice provided to the crew of the vessel.

4 "(3) Any report generated relating to an examination
5 under this section shall be unclassified and made publicly
6 available.".

7 SEC. 322. OVERHAUL AND REPAIR OF NAVAL VESSELS IN 8 FOREIGN SHIPYARDS.

9 (a) TREATMENT OF NAVAL VESSELS WITHOUT DES-IGNATED HOMEPORTS.—Subsection (a)(1) of section 10 11 7310 of title 10, United States Code, is amended by add-12 ing at the end the following new sentence: "For the purpose of this section, a naval vessel that does not have a 13 14 designated homeport shall be treated in the same manner 15 as a vessel with a homeport in the United States or Guam.". 16

17 (b) DEFINITION OF VOYAGE REPAIR.—Such section18 is further amended—

19 (1) in subsection (c)—

20 (A) in paragraph (3)(C), by striking "as
21 defined" and all that follows through "Volume
22 III"; and

(B) by striking paragraph (5); and
(2) by adding at the end the following new subsection:

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1	"(d) DEFINITIONS.—In this section:
2	"(1) The term 'covered naval vessel' means any
3	of the following:
4	"(A) A naval vessel.
5	"(B) Any other vessel under the jurisdic-
6	tion of the Secretary of the Navy.
7	"(C) A vessel not described in subpara-
8	graph (A) or (B) that is operated pursuant to
9	a contract entered into by the Secretary of the
10	Navy and the Maritime Administration or the
11	United States Transportation Command in sup-
12	port of Department of Defense operations.
13	"(2) The term 'voyage repair' means repair per-
14	formed solely for the corrective maintenance of mis-
15	sion or safety essential items necessary for a vessel
16	to deploy or continue its deployment.".
17	SEC. 323. LIMITATION ON LENGTH OF OVERSEAS FORWARD
18	DEPLOYMENT OF NAVAL VESSELS.
19	(a) LIMITATION.—
20	(1) IN GENERAL.—Chapter 633 of title 10,
21	United States Code, is amended by adding at the
22	end the following new section:

1 "§ 7320. Limitation on length of overseas forward de 2 ployment of naval vessels

3 "(a) LIMITATION.—The Secretary of the Navy shall 4 ensure that no naval vessel is forward deployed overseas 5 for a period in excess of ten years. At the end of a period 6 of overseas forward deployment, the vessel shall be as-7 signed a homeport in the United States.

8 "(b) WAIVER.—The Secretary of the Navy may waive 9 the limitation under subsection (a) with respect to a naval 10 vessel if the Secretary submits to the congressional de-11 fense committees notice in writing of—

12 "(1) the waiver of such limitation with respect13 to the vessel;

14 "(2) the date on which the period of overseas
15 forward deployment of the vessel is expected to end;
16 and

"(3) the factors used by the Secretary to determine that a longer period of deployment would promote the national defense or be in the public interest.".

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

"7320. Limitation on length of overseas forward deployment of naval vessels.".

24 (b) TREATMENT OF CURRENTLY DEPLOYED VES-25 SELS.—In the case of any naval vessel that has been for-

ward deployed overseas for a period in excess of ten years
 as of the date of the enactment of this Act, the Secretary
 of the Navy shall ensure that such vessel is assigned a
 homeport in the United States by not later than three
 years after the date of the enactment of this Act.

6 (c) CONGRESSIONAL BRIEFING.—Not later than 90 7 days after the date of the enactment of this Act, the Sec-8 retary of the Navy shall provide to the Committees on 9 Armed Services of the Senate and House of Representa-10 tives a briefing on the plan of the Secretary for the rota-11 tion of forward deployed naval vessels.

12 SEC. 324. TEMPORARY MODIFICATION OF WORKLOAD CAR-13 RYOVER FORMULA.

14 During the period beginning on the date of the enact-15 ment of this Act and ending on September 30, 2021, in carrying out chapter 9, volume 2B (relating to Instruc-16 tions for the Preparation of Exhibit Fund-11a Carryover 17 Reconciliation) of Department of Defense regulation 18 19 7000.14-R, entitled "Financial Management Regulation 20 (FMR)", in addition to any other applicable exemptions, 21 the Secretary of Defense shall ensure that with respect 22 to each military department depot or arsenal, outlay 23 rates(1) reflect the timing of when during a fiscal
 year appropriations have historically funded work load; and

4 (2) account for the varying repair cycle times of5 the workload supported.

6 SEC. 325. LIMITATION ON USE OF FUNDS FOR IMPLEMEN7 TATION OF ELEMENTS OF MASTER PLAN FOR 8 REDEVELOPMENT OF FORMER SHIP REPAIR 9 FACILITY IN GUAM.

10 (a) LIMITATION.—Except as provided in subsection 11 (b), none of the funds authorized to be appropriated by 12 this Act or otherwise made available for the Navy for fiscal year 2019 may be obligated or expended for any construc-13 tion, alteration, repair, or development of the real property 14 15 consisting of the Former Ship Repair Facility in Guam. 16 (b) EXCEPTION.—The limitation under subsection 17 (a) does not apply to any project that directly supports depot-level ship maintenance capabilities, including the 18 19 mooring of a floating dry dock.

(c) FORMER SHIP REPAIR FACILITY IN GUAM.—In
this section, the term "Former Ship Repair Facility in
Guam" means the property identified by that name under
the base realignment and closure authority carried out
under the Defense Base Closure and Realignment Act of

1 1990 (part A of title XXIX of Public Law 101-510; 10
 2 USC 2687 note).

3 SEC. 326. BUSINESS CASE ANALYSIS FOR PROPOSED RELO4 CATION OF J85 ENGINE REGIONAL REPAIR 5 CENTER.

6 (a) BUSINESS CASE ANALYSIS.—The Secretary of 7 the Air Force shall prepare a business case analysis on 8 the proposed relocation of the J85 Engine Regional Re-9 pair Center. Such analysis shall include each of the fol-10 lowing:

(1) An overview of each alternative considered
for the J85 Engine Regional Repair Center.

13 (2) The one-time and annual costs associated14 with each such alternative.

(3) The effect of each such alternative on workload capacity, capability, schedule, throughput, and
costs.

(4) The effect of each such alternative on Government-furnished parts, components, and equipment, including mitigation strategies to address
known limitations to T38 production throughput, especially such limitations caused by Government-furnished parts, equipment, or transportation.

(5) The effect of each such alternative on the
 transition of the Air Force to the T-X training air craft.

4 (6) A detailed rationale for the selection of an
5 alternative considered as part of the business case
6 analysis under this section.

7 (b) LIMITATION ON USE OF FUNDS FOR RELOCA-8 TION.—None of the funds authorized to be appropriated 9 by this Act, or otherwise made available for the Air Force, 10 may be obligated or expended for any action to relocate the J85 Engine Regional Repair Center until the date that 11 is 150 days after the date on which the Secretary of the 12 Air Force provides to the Committees on Armed Services 13 of the Senate and House of Representatives a briefing on 14 15 the business case analysis required by subsection (a).

16SEC. 327. ARMY ADVANCED AND ADDITIVE MANUFAC-17TURING CENTER OF EXCELLENCE.

(a) DESIGNATION.—The Secretary of the Army shall
establish a Center of Excellence on Advanced and Additive
Manufacturing at an arsenal (hereafter referred to as "the
Center").

(b) PURPOSES.—The Center established in section(a) shall—

24 (1) support the efforts of the Army to imple-25 ment advanced and additive manufacturing tech-

niques and capabilities across the Army industrial
 facilities (as defined by section 4544(j) of title 10,
 United States Code);
 (2) identify improvements to sustainment meth ods for component parts and other logistics needs;
 (3) identify and implement appropriate cyber

7 protections to ensure viability of advanced and addi8 tive manufacturing within the Army organic indus9 trial base in consultation with the Army Cyber Cen10 ter of Excellence and other appropriate government
11 and private sector entities; and

(4) aid in the procurement of advanced and additive manufacturing equipment and support services
including training.

15 (c) Assistance.—

16 (1) IN GENERAL.—The Secretary of the Army
17 may use public-private partnerships and other trans18 actional activity pursuant to section 2371 of title 10,
19 United States Code, with covered entities to facili20 tate the development of advanced and additive man21 ufacturing techniques in support of Army industrial
22 facilities.

23 (2) TERMS OF PARTNERSHIPS AND AGREE24 MENTS.—Public-private partnerships and other
25 transactional activity under paragraph (1)—

1	(A) shall facilitate development and imple-
2	mentation of advanced and additive manufac-
3	turing techniques and capabilities that support
4	the Army organic industrial base;
5	(B) may support necessary workforce de-
6	velopment and support efforts to sustain ad-
7	vanced and additive manufacturing in the Army
8	organic industrial base;
9	(C) shall facilitate appropriate sharing of
10	information in the adaptation of advanced and
11	additive manufacturing into the Army organic
12	industrial base; and
13	(D) shall facilitate implementation of ap-
14	propriate cyber protections into advanced and
15	additive manufacturing tools and techniques.
16	(d) Definition of Covered Entity.—In this sec-
17	tion, the term "covered entity" includes—
18	(1) community and technical colleges;
19	(2) research universities;
20	(3) State and local governments;
21	(4) economic development entities;
22	(5) non-profit technical associations in ad-
23	vanced manufacturing; and
24	(6) non-profit organizations with a focus on im-
25	proving the defense industrial base.

1	Subtitle D—Reports
2	SEC. 331. MATTERS FOR INCLUSION IN QUARTERLY RE-
3	PORTS ON PERSONNEL AND UNIT READI-
4	NESS.
5	Section 482 of title 10, United States Code, is
6	amended—
7	(1) in subsection $(b)(1)$, by inserting after "de-
8	ficiency" the following: "in the ground, sea, air,
9	space, and cyber forces, and in such other such
10	areas as determined by the Secretary of Defense,";
11	and
12	(2) in subsection (d) —
13	(A) in the subsection heading, by striking
14	"Assigned Mission";
15	(B) by striking paragraph (3);
16	(C) by redesignating paragraphs (2) as
17	paragraph (3); and
18	(D) by inserting after paragraph (1) the
19	following new paragraph (2):
20	((2) A report for the second or fourth quarter
21	of a calendar year under this section shall also in-
22	clude an assessment by each commander of a geo-
23	graphic or functional combatant command of the
24	readiness of the command to conduct operations in

1	a multidomain battle that integrates ground, air,
2	sea, space, and cyber forces.".
3	SEC. 332. ANNUAL COMPTROLLER GENERAL REVIEWS OF
4	READINESS OF ARMED FORCES TO CONDUCT
5	FULL SPECTRUM OPERATIONS.
6	(a) REVIEWS REQUIRED.—For each of calendar
7	years 2018 through 2021, the Comptroller General of the
8	United States shall conduct an annual review of the readi-
9	ness of the Armed Forces to conduct each of the following
10	types of full spectrum operations:
11	(1) Ground.
12	(2) Sea.
13	(3) Air.
14	(4) Space.
15	(5) Cyber.
16	(b) ELEMENTS OF REVIEW.—In conducting a review
17	under subsection (a), the Comptroller General shall—
18	(1) use standard methodology and reporting
19	formats in order to show changes over time;
20	(2) evaluate, using fiscal year 2017 as the base
21	year of analysis—
22	(A) force structure;
23	(B) the ability of major operational units
24	to conduct operations; and

(C) the status of equipment, manning, and
 training; and

3 (3) provide reasons for any variances in readi4 ness levels, including changes in funding, availability
5 in parts, training opportunities, and operational de6 mands.

7 (c) METRICS.—For purposes of the reviews required 8 by this section, the Secretary of Defense shall identify and 9 establish metrics for measuring readiness for the oper-10 ations covered by subsection (a). In the first review con-11 ducted under this section, the Comptroller General shall 12 evaluate and determine the validity of such metrics.

(d) ACCESS TO RELEVANT DATA.—For purposes of
this section, the Secretary of Defense shall ensure that
the Comptroller General has access to all relevant data,
including—

(1) any assessments of the ability of the Department of Defense and the Armed Forces to execute operational and contingency plans;

20 (2) any internal Department readiness and21 force structure assessments; and

(3) the readiness databases of the Departmentand the Armed Forces.

24 (e) REPORTS.—

1 (1) ANNUAL REPORT.—Not later than Feb-2 ruary 28, 2019, and annually thereafter until 2022, 3 the Comptroller General shall submit to the Commit-4 tees on Armed Services of the Senate and House of 5 Representatives an annual report on the review con-6 ducted under subsection (a) for the year preceding 7 the year during which the report is submitted. 8 (2) ADDITIONAL REPORTS.—At the discretion

9 of the Comptroller General, the Comptroller General 10 may submit to the Committees on Armed Services of 11 the Senate and House of Representatives additional 12 reports addressing specific mission areas within the 13 operations covered by subsection (a) in order to pro-14 vide an independent assessment of readiness in the 15 areas of equipping, mapping, and training.

16 SEC. 333. SURFACE WARFARE TRAINING IMPROVEMENT.

17 (a) FINDINGS.—Congress makes the following find-18 ings:

(1) In 2017, there were three collisions and one
grounding involving United States Navy ships in the
Western Pacific. The two most recent mishaps involved separate incidents of a Japan-based United
States Navy destroyer colliding with a commercial
merchant vessel, resulting in the combined loss of 17
sailors.

(2) The causal factors in these four mishaps
 are linked directly to a failure to take sufficient ac tion in accordance with the rules of good seaman ship.

(3) Because risks are high in the maritime envi-5 6 ronment, there are widely accepted standards for safe seamanship and navigation. In the United 7 8 States, the International Convention on Standards 9 of Training, Certification and Watchkeeping (herein-10 after in this section referred to as the "STCW") for 11 Seafarers, standardizes the skills and foundational 12 knowledge a maritime professional must have in sea-13 manship and navigation.

14 (4) Section 568 of the National Defense Au-15 thorization Act for Fiscal Year 2017 (Public Law 16 114-328; 130 Stat. 2139) endorsed the STCW proc-17 ess and required the Secretary of Defense to maxi-18 mize the extent to which Armed Forces service, 19 training, and qualifications are creditable toward 20 meeting merchant mariner licenses and certifi-21 cations.

(5) The Surface Warfare Officer Course Curriculum is being modified to include ten individual
Go/No Go Mariner Assessments/Competency Check

Milestones to ensure standardization and quality of
 the surface warfare community.

3 (6) The Military-to-Mariner Transition report
4 of September 2017 notes the Army maintains an ex5 tensive STCW qualifications program and that a
6 similar Navy program does not exist.

7 (b) SENSE OF CONGRESS.—It is the sense of Con-8 gress that—

9 (1) the Secretary of the Navy should establish 10 a comprehensive individual proficiency assessment 11 process and include such an assessment prior to all 12 operational surface warfare officer tour assignments; 13 and

(2) the Secretary of the Navy should signifi(2) the Secretary of the Navy should signifi(2) the Secretary of the Navy should signifi(3) cantly expand the STCW qualifications process to
(4) improve seamanship and navigation individual skills
(5) training for surface warfare candidates, surface war(6) training for surface warfare candidates, surface war(7) training for surface warfare candidates, surface war(8) fare officers, quartermasters and operations special(9) ists to include an increased set of courses that di(20) rectly correspond to STCW standards.

(c) REPORT.—Not later than March 1, 2019, the
Secretary of the Navy shall submit to the congressional
defense committees a report that includes each of the following:

1	(1) A detailed description of the surface war-
2	fare officer assessments process.
3	(2) A list of programs that have been approved
4	for credit toward merchant mariner credentials.
5	(3) A complete gap analysis of the existing sur-
6	face warfare training curriculum and STCW.
7	(4) A complete gap analysis of the existing sur-
8	face warfare training curriculum and the 3rd mate
9	unlimited licensing requirement.
10	(5) An assessment of surface warfare options to
11	complete the 3rd mate unlimited license and the
12	STCW qualification.
12	SIOW quanneauon.
12	SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL
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13	SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL
13 14	SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL INSPECTIONS AND CREW CERTIFICATIONS.
13 14 15 16	 SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL INSPECTIONS AND CREW CERTIFICATIONS. (a) REPORT REQUIRED.—Not later than one year
13 14 15 16 17	 SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL INSPECTIONS AND CREW CERTIFICATIONS. (a) REPORT REQUIRED.—Not later than one year after the date of the enactment of this Act, the Secretary
13 14 15 16 17	 SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL INSPECTIONS AND CREW CERTIFICATIONS. (a) REPORT REQUIRED.—Not later than one year after the date of the enactment of this Act, the Secretary of the Navy shall submit to Congress a report on opti-
 13 14 15 16 17 18 	 SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL INSPECTIONS AND CREW CERTIFICATIONS. (a) REPORT REQUIRED.—Not later than one year after the date of the enactment of this Act, the Secretary of the Navy shall submit to Congress a report on opti- mizing surface Navy vessel inspections and crew certifi-
 13 14 15 16 17 18 19 	SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL INSPECTIONS AND CREW CERTIFICATIONS. (a) REPORT REQUIRED.—Not later than one year after the date of the enactment of this Act, the Secretary of the Navy shall submit to Congress a report on opti- mizing surface Navy vessel inspections and crew certifi- cations to reduce the burden of inspection type visits that
 13 14 15 16 17 18 19 20 	SEC. 334. REPORT ON OPTIMIZING SURFACE NAVY VESSEL INSPECTIONS AND CREW CERTIFICATIONS. (a) REPORT REQUIRED.—Not later than one year after the date of the enactment of this Act, the Secretary of the Navy shall submit to Congress a report on opti- mizing surface Navy vessel inspections and crew certifi- cations to reduce the burden of inspection type visits that vessels undergo. Such report shall include—

1 (2) an analysis of such inspections, certifi-2 cations, and visits for redundancies, as well as any necessary items not covered; 3 4 (3) recommendations to streamline surface ves-5 sel inspections, certifications, and required and rec-6 ommended assist visits to optimize effectiveness, im-7 prove material readiness, and restore training readiness; and 8 9 (4) recommendations for congressional action to 10 address the needs of the Navy as identified in the 11 report. 12 (b) CONGRESSIONAL BRIEFING.—Not later than January 31, 2019, the Secretary of the Navy shall provide 13 to the Senate Committee on Armed Services and the 14 15 House Committee on Armed Services an interim briefing

17 subsection (a).

Subtitle E—Other Matters

19 SEC. 341. COAST GUARD REPRESENTATION ON EXPLOSIVE

on the matters to be included in the report required by

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16

18

SAFETY BOARD.

21 Section 172(a) of title 10, United States Code, is
22 amended—

23 (1) by striking "and Marine Corps" and insert-

24 ing "Marine Corps, and Coast Guard"; and

1	(2) by adding at the end the following new sen-
2	tence: "When the Coast Guard is not operating as
3	a service in the Department of the Navy, the Sec-
4	retary of Homeland Security shall appoint an officer
5	of the Coast Guard to serve as a voting member of
6	the board.".
7	SEC. 342. SHILOH NATIONAL MILITARY PARK BOUNDARY
8	ADJUSTMENT AND PARKER'S CROSSROADS
9	BATTLEFIELD DESIGNATION.
10	(a) Areas to Be Added to Shiloh National
11	Military Park.—
12	(1) ADDITIONAL AREAS.—The boundary of Shi-
13	loh National Military Park is modified to include the
14	areas that are generally depicted on the map entitled
15	"Shiloh National Military Park, Proposed Boundary
16	Adjustment", numbered 304/80,011, and dated July
17	2014, as follows:
18	(A) Fallen Timbers Battlefield.
19	(B) Russell House Battlefield.
20	(C) Davis Bridge Battlefield.
21	(2) Acquisition Authority.—The Secretary
22	may acquire lands described in paragraph (1) by do-
23	nation, purchase from willing sellers with donated or
24	appropriated funds, or exchange.

(3) ADMINISTRATION.—Any lands acquired
 under this section shall be administered as part of
 the Park.

4 (b) Establishment of Affiliated Area.—

5 (1) IN GENERAL.—Parker's Crossroads Battle-6 field in the State of Tennessee is hereby established 7 as an affiliated area of the National Park System. (2) DESCRIPTION.—The affiliated area shall 8 9 consist of the area generally depicted within the 10 "Proposed Boundary" on the map entitled "Parker's 11 Crossroads Battlefield, Proposed Boundary", num-12 bered 903/80,073, and dated July 2014.

(3) ADMINISTRATION.—The affiliated area shall
be managed in accordance with this section and all
laws generally applicable to units of the National
Park System.

17 (4) MANAGEMENT ENTITY.—The City of Park18 ers Crossroads and the Tennessee Historical Com19 mission shall jointly be the management entity for
20 the affiliated area.

(5) COOPERATIVE AGREEMENTS.—The Secretary may provide technical assistance and enter
into cooperative agreements with the management
entity for the purpose of providing financial assist-

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1	ance with marketing, marking, interpretation, and
2	preservation of the affiliated area.
3	(6) LIMITED ROLE OF THE SECRETARY.—Noth-
4	ing in this section authorizes the Secretary to ac-
5	quire property at the affiliated area or to assume
6	overall financial responsibility for the operation,
7	maintenance, or management of the affiliated area.
8	(7) GENERAL MANAGEMENT PLAN.—
9	(A) IN GENERAL.—The Secretary, in con-
10	sultation with the management entity, shall de-
11	velop a general management plan for the affili-
12	ated area. The plan shall be prepared in accord-
13	ance with section 100502 of title 54, United
14	States Code.
15	(B) TRANSMITTAL.—Not later than 3
16	years after the date that funds are made avail-
17	able for this section, the Secretary shall provide
18	a copy of the completed general management
19	plan to the Committee on Natural Resources of
20	the House of Representatives and the Com-
21	mittee on Energy and Natural Resources of the
22	Senate.
23	(c) PRIVATE PROPERTY PROTECTION.—

24 (1) NO USE OF CONDEMNATION.—The Sec-25 retary may not acquire by condemnation any land or

interests in land under this section or for the pur poses of this section.

3 (2) WRITTEN CONSENT OF OWNER.—No non4 Federal property may be included in the Shiloh Na5 tional Military Park without the written consent of
6 the owner.

7 (3) NO BUFFER ZONE CREATED.—Nothing in 8 this section, the establishment of the Shiloh Na-9 tional Military Park, or the management plan for 10 the Shiloh National Military Park shall be construed 11 to create buffer zones outside of the Park. That ac-12 tivities or uses can be seen, heard, or detected from areas within the Shiloh National Military Park shall 13 14 not preclude, limit, control, regulate, or determine 15 the conduct or management of activities or uses out-16 side of the Park.

17 (d) DEFINITIONS.—In this section:

18 (1) The term "affiliated area" means the Park19 er's Crossroads Battlefield established as an affili20 ated area of the National Park System under sub21 section (b).

(2) The term "Park" means Shiloh National
Military Park, a unit of the National Park System.
(3) The term "Secretary" means the Secretary
of the Interior.

1 SEC. 343. SENSE OF CONGRESS REGARDING CRITICAL MIN-2 ERALS.

3 It is the sense of Congress that the final composition of the critical minerals list, as ordered by Executive Order 4 5 13817, should include aggregates, copper, molybendum, gold, zinc, nickel, lead, silver, and certain fertilizer com-6 7 pounds in addition to the 35 minerals included in the draft list, as published on February 16, 2018, for public com-8 ment. 9

TITLE IV—MILITARY 10

PERSONNEL AUTHORIZATIONS 11 **Subtitle A—Active Forces** 12

13 SEC. 401. END STRENGTHS FOR ACTIVE FORCES.

The Armed Forces are authorized strengths for active 14 duty personnel as of September 30, 2019, as follows: 15

- 16 (1) The Army, 487,500.
- 17 (2) The Navy, 335,400.
- 18 (3) The Marine Corps, 186,100.
- 19 (4) The Air Force, 329,100.

20 SEC. 402. REVISIONS IN PERMANENT ACTIVE DUTY END

- 21
 - STRENGTH MINIMUM LEVELS.

22 Section 691(b) of title 10, United States Code, is 23 amended by striking paragraphs (1) through (4) and in-

24 serting the following new paragraphs:

- 25 "(1) For the Army, 487,500.
- "(2) For the Navy, 335,400. 26

1	"(3) For the Marine Corps, 186,100.
2	"(4) For the Air Force, 329,100.".
3	Subtitle B—Reserve Forces
4	SEC. 411 . END STRENGTHS FOR SELECTED RESERVE.
5	(a) IN GENERAL.—The Armed Forces are authorized
6	strengths for Selected Reserve personnel of the reserve
7	components as of September 30, 2019, as follows:
8	(1) The Army National Guard of the United
9	States, 343,500.
10	(2) The Army Reserve, 199,500.
11	(3) The Navy Reserve, 59,100.
12	(4) The Marine Corps Reserve, 38,500.
13	(5) The Air National Guard of the United
14	States, 107,100.
15	(6) The Air Force Reserve, 70,000.
16	(7) The Coast Guard Reserve, 7,000.
17	(b) END STRENGTH REDUCTIONS.—The end
18	strengths prescribed by subsection (a) for the Selected Re-
19	serve of any reserve component shall be proportionately
20	reduced by—
21	(1) the total authorized strength of units orga-
22	nized to serve as units of the Selected Reserve of
23	such component which are on active duty (other
24	than for training) at the end of the fiscal year; and

(2) the total number of individual members not
 in units organized to serve as units of the Selected
 Reserve of such component who are on active duty
 (other than for training or for unsatisfactory participation in training) without their consent at the end
 of the fiscal year.

7 (c) END STRENGTH INCREASES.—Whenever units or 8 individual members of the Selected Reserve of any reserve 9 component are released from active duty during any fiscal year, the end strength prescribed for such fiscal year for 10 the Selected Reserve of such reserve component shall be 11 increased proportionately by the total authorized strengths 12 13 of such units and by the total number of such individual 14 members.

15 SEC. 412 . END STRENGTHS FOR RESERVES ON ACTIVE 16 DUTY IN SUPPORT OF THE RESERVES.

17 Within the end strengths prescribed in section 18 411(a), the reserve components of the Armed Forces are 19 authorized, as of September 30, 2019, the following num-20 ber of Reserves to be serving on full-time active duty or 21 full-time duty, in the case of members of the National 22 Guard, for the purpose of organizing, administering, re-23 cruiting, instructing, or training the reserve components: 24 (1) The Army National Guard of the United 25 States, 30,595.

1	(2) The Army Reserve, 16,386.
2	(3) The Navy Reserve, 10,110.
3	(4) The Marine Corps Reserve, 2,261.
4	(5) The Air National Guard of the United
5	States, 19,861.
6	(6) The Air Force Reserve, 3,849.
7	SEC. 413 . END STRENGTHS FOR MILITARY TECHNICIANS
8	(DUAL STATUS).
9	The minimum number of military technicians (dual
10	status) as of the last day of fiscal year 2019 for the re-
11	serve components of the Army and the Air Force (notwith-
12	standing section 129 of title 10, United States Code) shall
13	be the following:
14	(1) For the Army National Guard of the United
15	States, 22,294.
16	(2) For the Army Reserve, 6,492.
17	(3) For the Air National Guard of the United
18	States, 18,969.
19	(4) For the Air Force Reserve, 8,880.
20	SEC. 414 . MAXIMUM NUMBER OF RESERVE PERSONNEL
21	AUTHORIZED TO BE ON ACTIVE DUTY FOR
22	OPERATIONAL SUPPORT.
23	During fiscal year 2019, the maximum number of
24	members of the reserve components of the Armed Forces
25	who may be serving at any time on full-time operational

support duty under section 115(b) of title 10, United 1 2 States Code, is the following: 3 (1) The Army National Guard of the United 4 States, 17,000. 5 (2) The Army Reserve, 13,000. 6 (3) The Navy Reserve, 6,200. 7 (4) The Marine Corps Reserve, 3,000. 8 (5) The Air National Guard of the United 9 States, 16,000. (6) The Air Force Reserve, 14,000. 10 Subtitle C—Authorization of 11 **Appropriations** 12 13 SEC. 421 . MILITARY PERSONNEL. 14 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds 15 are hereby authorized to be appropriated for fiscal year 2019 for the use of the Armed Forces and other activities 16 17 and agencies of the Department of Defense for expenses, not otherwise provided for, for military personnel, as spec-18 19 ified in the funding table in section 4401. 20 (b) CONSTRUCTION OF AUTHORIZATION.—The au-21 thorization of appropriations in subsection (a) supersedes 22 any other authorization of appropriations (definite or in-23 definite) for such purpose for fiscal year 2019.

TITLE V—MILITARY PERSONNEL 1 POLICY 2 Subtitle A-Regular Component 3 Management 4 5 SEC. 501. EXPANSION OF AUTHORITY TO AWARD CON-6 STRUCTIVE SERVICE CREDIT FOR ADVANCED 7 EDUCATION, EXPERIENCE, OR TRAINING, 8 UPON ORIGINAL APPOINTMENT AS A COM-9 **MISSIONED OFFICER.** 10 (a) ACTIVE-DUTY LIST APPOINTMENTS.—Section 11 533(g) of title 10, United States Code, is amended— 12 (1) in paragraph (1)— 13 (A) in the matter preceding subparagraph 14 (A)— (i) by striking "with cyberspace-re-15 16 lated experience or advanced education" and inserting "with advanced education, 17 18 special experience, or special training in a 19 designated field"; and 20 (ii) by striking "critically"; 21 (B) in subparagraph (A)— (i) by striking "in a particular cyber-22 23 space-related field" and inserting "in such 24 designated field"; and 25 (ii) by striking "operational"; and

1	(C) in subparagraph (B)—
2	(i) by striking "in a cyberspace-re-
3	lated field" and inserting "in such des-
4	ignated field"; and
5	(ii) by striking "operational";
6	(2) by striking paragraph (2) and inserting the
7	following:
8	((2) The amount of constructive service credited an
9	officer under this subsection may not exceed the amount
10	required for the officer to be eligible for an original ap-
11	pointment in the grade of—
12	"(A) colonel in the Army, Air Force, or Marine
13	Corps; or
14	"(B) captain in the Navy."; and
15	(3) by striking paragraph (4) and inserting the
16	following new paragraph:
17	``(4) In this subsection, the term 'designated field' in-
18	cludes the following:
19	"(A) Cyberspace.
20	"(B) Any scientific or technical field designated
21	by the Secretary of Defense.
22	"(C) Any other field designated by the Sec-
23	retary of Defense as a field—
24	"(i) that requires a high level of skill; and

1	"(ii) that an insufficient number of officers
2	possess in the military department concerned.".
3	(b) Reserve Active-status List Appoint-
4	MENTS.—Section 12207 of such title is amended—
5	(1) in subsection $(a)(2)$, by striking "subsection
6	(b) or (e)" and inserting "subsection (b), (e), or
7	(g)";
8	(2) in subsection (f), by striking "or (e)" and
9	inserting "(e), or (g)";
10	(3) by redesignating subsection (g) as sub-
11	section (h); and
12	(4) by inserting after subsection (f) the fol-
13	lowing new subsection (g):
14	(g)(1) Under regulations prescribed by the Sec-
15	retary of Defense, if the Secretary of a military depart-
16	ment determines that the number of commissioned officers
17	serving on the reserve active-status list in an armed force
18	under the jurisdiction of such Secretary with advanced
19	education, special experience, or special training in a des-
20	ignated field is below the number needed, such Secretary
21	may credit any person receiving an original appointment
22	with a period of constructive service for the following:
23	"(A) Any period of advanced education in such

24

"(A) Any period of advanced education in such designated field beyond the baccalaureate degree

1	level if such advanced education is directly related to
2	the needs of the armed force concerned.
3	"(B) Special experience or special training in
4	such designated field if such experience or training
5	is directly related to the needs of the armed force
6	concerned.
7	((2) The amount of constructive service credited an
8	officer under this subsection may not exceed the amount
9	required for the officer to be eligible for an original ap-
10	pointment in the grade of—
11	"(A) colonel in the Army, Air Force, or Marine
12	Corps; or
13	"(B) captain in the Navy.
14	"(3) Constructive service credited an officer under
15	this subsection is in addition to any service credited that
16	officer under subsection (a) and shall be credited at the
17	time of the original appointment of the officer.
18	"(4) In this subsection, the term 'designated field'
19	means any of the following:
20	"(A) Cyberspace.
21	"(B) Any scientific or technical field designated
22	by the Secretary of Defense.
23	"(C) Any other field designated by the Sec-
24	retary of Defense as a field—

25 "(i) that requires a high level of skill; and

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"(ii) that an insufficient number of officers

2 possess in the military department concerned.". 3 SEC. 502. SURFACE WARFARE OFFICERS CAREER PATHS. 4 (a) IN GENERAL.—Chapter 602 of title 10, United 5 States Code, is amended by adding at the end the following new section: 6 "§ 6933. Surface warfare officers: career paths 7 8 "Any naval officer who is commissioned as a surface 9 warfare officer on or after January 1, 2021, shall be as-10 signed to one of the following career paths: 11 "(1) Ship engineering systems. 12 "(2) Ship operations and combat systems.". 13 (b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding 14 15 at the end the following new item: "6933. Surface warfare officers: career paths.". 16 SEC. 503. AUTHORITY OF SELECTION BOARDS TO REC-17 **OMMEND OFFICERS OF PARTICULAR MERIT** 18 BE PLACED AT THE TOP OF THE PROMOTION 19 LIST. 20 (a) RECOMMENDATION BY SELECTION BOARD.—Sec-21tion 616 of title 10, United States Code, is amended by 22 adding at the end the following new subsection (g): 23 (g)(1) A selection board may recommend an officer of particular merit from among officers recommended for 24 promotion under subsection (a) to be placed at the top 25

of a promotion list established by the Secretary of the mili tary department concerned under section 624(a)(1) of this
 title.

4 "(2) A selection board may make a recommendation
5 under this subsection only if such recommendation is ap6 propriate in the opinion of a majority of the members of
7 the selection board.

8 "(3) A selection board may make recommendations 9 under this subsection for no more than the number equal 10 to 20 percent of the maximum number of officers that the 11 board is authorized to recommend for promotion. If the 12 number determined under this paragraph is less than one, 13 the board may recommend one such officer.

''(4) A selection board that recommends under this
subsection that more than one officer be placed at the top
of a promotion list shall recommend the order in which
such officers should be promoted.''.

(b) ACTION BY SECRETARY CONCERNED ON RECOMMENDATION OF SELECTION BOARD.—Section 618(a)
of such title is amended—

(1) by striking "to law or regulation or to
guidelines" and inserting "to law, regulation, or
guidelines" each place it appears;

24 (2) by inserting "or, in the case of a rec25 ommendation under section 616(g) of this title, the

determination of the Secretary concerned" after
 "section 615(b) of this title" each place it appears;
 and

4 (3) in paragraph (2), by striking "law, regula5 tion, and such guidelines" and inserting "law, regu6 lation, such guidelines, and the determination of the
7 Secretary concerned,".

8 (c) PRIORITY IN PROMOTION LIST.—Section
9 624(a)(1) of such title is amended by inserting ", subject
10 to section 616(g) of this title" after "active-duty list".

11 SEC. 504. DEFERRED DEPLOYMENT FOR MEMBERS WHO 12 GIVE BIRTH.

13 Section 701 of title 10, United States Code, is14 amended by adding at the end the following new sub-15 section:

16 "(l) A member of the armed forces who gives birth
17 while on active duty may not be deployed during the period
18 of 12 months beginning on the date of such birth except—

19 "(1) at the election of such member; and

20 "(2) with the approval of a health care provider
21 employed at a military medical treatment facility.".

1	SEC. 505. CODIFICATION OF LOWERED GRADE FOR RE-
2	TIRED OFFICERS OR PERSONS WHO COM-
3	MITTED MISCONDUCT IN A LOWER GRADE.
4	(a) IN GENERAL.—Subsection (b) of section 1370 of
5	title 10, United States Code, is amended—
6	(1) in the heading, by striking "NEXT";
7	(2) by striking "An" and inserting "(1) An";
8	and
9	(3) by adding at the end the following new
10	paragraph:
11	((2) In the case of an officer or person whom the
12	Secretary concerned determines committed misconduct in
13	a lower grade, the Secretary concerned may determine the
14	officer or person has not served satisfactorily in any grade
15	equal to or higher than that lower grade.".
16	(b) Conforming Amendments.—Such section is
17	amended—
18	(1) in subsection $(a)(1)$ —
19	(A) by striking "higher" and inserting
20	"different"; and
21	(B) by striking "except as provided in
22	paragraph (2)" and inserting "subject to para-
23	graph (2) and subsection (b)";
24	(2) in subsection $(c)(1)$, by striking "An offi-
25	cer" and inserting "Subject to subsection (b), an of-
26	ficer"; and

1	(3) in subsection $(d)(1)$ —
2	(A) by striking "higher" each place it ap-
3	pears and inserting "different"; and
4	(B) by inserting ", subject to subsection
5	(b)," before "shall".
6	SEC. 506. RETENTION OF MILITARY TECHNICIANS WHO
7	LOSE DUAL STATUS UNDER CERTAIN CIR-
8	CUMSTANCES.
9	Section 10216(g) of title 10, United States Code, is
10	amended—
11	(1) in paragraph (1) , by striking "as the result
12	of a combat-related disability (as defined in section
13	1413a of this title), the person may be retained"
14	and inserting "for any reason other than a disquali-
15	fication described in subparagraph (B), the Sec-
16	retary shall appoint that person to a position under
17	section 3101 of title 5, in accordance with section
18	2102(a) of that title,";
19	(2) in paragraph $(1)(A)$, by striking "the com-
20	bat-related"; and
21	(3) by striking paragraph (3).

Subtitle B—Reserve Component Management

3 SEC. 511. PLACEMENT OF NATIONAL GUARD MILITARY
4 TECHNICIANS (DUAL STATUS) IN THE COM5 PETITIVE SERVICE.

6 Section 10508 of title 10, United States Code, is7 amended—

8 (1) in subsection (b)(1), by striking "sections
9 2103" and inserting "sections 2102"; and

10 (2) by adding at the end the following:

11 "(c) TREATMENT OF MILITARY TECHNICIAN (DUAL12 STATUS).—

13 "(1) PRIOR CONVERSIONS.—Not later than 30 14 days after the date of enactment of this subsection, 15 the Chief of the National Guard Bureau shall con-16 vert any military technician (dual status) occupying 17 a position in the excepted service to a position in the 18 competitive service. For purposes of this paragraph, 19 the term 'military technician (dual status)' means 20 any military technician (dual status) of the National 21 Guard of any State, the Commonwealth of Puerto 22 Rico, the District of Columbia, Guam, or the Virgin 23 Islands who, before the date of enactment of this 24 subsection, was converted to a position in the ex-25 cepted service by operation of this section and sec-

1	tion 1053 of the National Defense Authorization Act
2	for Fiscal Year 2016 (Public Law 114–92; 129 Stat.
3	981; 10 U.S.C. 10216 note).
4	"(2) FUTURE CONVERSIONS.—Any military
5	technician (dual status) of the National Guard of
6	any State, the Commonwealth of Puerto Rico, the
7	District of Columbia, Guam, or the Virgin Islands
8	converted under this section and such section 1053

9 after the date of enactment of this subsection to a
10 position filled by individuals who are employed under
11 section 3101 of title 5 shall be converted to a posi12 tion in the competitive service.

13 "(3) DEFINITIONS.—In this subsection—

14 "(A) the term 'competitive service' has the
15 meaning given that term in section 2102 of title
16 5; and

17 "(B) the term 'excepted service' has the
18 meaning given that term in section 2103 of
19 such title.".

20sec. 512. Authorized strength and distribution in21grade.

(a) STRENGTH AND GRADE AUTHORIZATIONS.—Section 12011(a) of title 10, United States Code is amended
by striking those parts of the table pertaining to the Air
National Guard and inserting the following:

	Major	Lieutenant Colonel	Colonel
10,000	763	745	333
12,000	915	923	377
14,000	1,065	1,057	402
16,000	1,211	1,185	426
18,000	1,347	1,313	450
20,000	1,463	1,440	468
22,000	1,606	1,569	494
24,000	1,739	$1,\!697$	517
26,000	1,872	1,825	539
28,000	2,005	1,954	562
30,000	2,138	2,082	585
32,000	2,271	2,210	608
34,000	2,404	2,338	630
36,000	2,537	2,466	653
38,000	2,670	2,595	676
40,000	2,803	2,723	698".

"Air National Guard:

(b) STRENGTH AND GRADE AUTHORIZATIONS.—Sec tion 12012(a) of title 10, United States Code is amended
 by striking those parts of the table pertaining to the Air
 National Guard and inserting the following:

	E-8	E-9
10,000	1,350	550
12,000	1,466	594
14,000	1,582	636
16,000	1,698	676
18,000	1,814	714
20,000	1,930	752
22,000	2,046	790
24,000	2,162	828
26,000	$2,\!278$	866
28,000	$2,\!394$	904
30,000	2,510	942
32,000	2,626	980
34,000	2,742	1,018
36,000	2,858	1,056
38,000	2,974	1,094
40,000	3,090	1,132".

"Air National Guard:

1	SEC. 513. NATIONAL GUARD PROMOTION ACCOUNTABILITY.
2	(a) SHORT TITLE.—This section may be cited as the
3	"National Guard Promotion Accountability Act".
4	(b) DATE OF RANK OF COMMISSIONED NATIONAL
5	GUARD OFFICERS PROMOTED TO A HIGHER GRADE.—
6	(1) IN GENERAL.—Section 14308(f) of title 10,
7	United States Code, is amended—
8	(A) by inserting "(1)" before "The effec-
9	tive date";
10	(B) in paragraph (1), as designated by
11	subparagraph (A) of this paragraph, by striking
12	"on which such Federal recognition in that
13	grade is so extended" and inserting "of the ap-
14	proval of the promotion of the officer to that
15	grade by the State concerned"; and
16	(C) by adding at the end the following new
17	paragraph:
18	((2)(A) Notwithstanding subsection $(c)(1)$, the date
19	of rank in a higher grade of an officer whose effective date
20	of promotion to such grade is governed by paragraph (1)
21	shall be such effective date of promotion.
22	"(B) The specification of the date of rank of an offi-
23	cer in a grade pursuant to subparagraph (A) shall be
24	deemed an adjustment of the date of rank of the officer
25	to that grade in the manner of section $741(d)(4)$ of this
26	title, pursuant to subsection $(c)(2)$, to which section

741(d)(4)(C) of this title shall apply, notwithstanding sub section (c)(3).".

3 (2) EFFECTIVE DATE.—The amendments made
4 by paragraph (1) shall take effect on the date of the
5 enactment of this Act, and shall apply with respect
6 to National Guard officers whose promotion to a
7 grade is approved by a State after that date.

8 (c) NOTICE TO CONGRESS ON DELAY IN PUBLICA9 TION OF SCROLLS INDICATING PROMOTION OF COMMIS10 SIONED NATIONAL GUARD OFFICERS.—

11 (1) NOTICE REQUIRED.—If at the end of the 12 200-day period beginning on the receipt by the De-13 partment of the Army or the Department of the Air 14 Force of a scroll indicating the promotion of com-15 missioned officers in the Army National Guard or 16 Air National Guard, as applicable, the scroll has not 17 been published by the military department con-18 cerned, the Secretary of the Army or the Secretary 19 of the Air Force, as the case may be, shall imme-20 diately notify the congressional defense committees, 21 in writing, of the following:

22 (A) The date on which the scroll was so re-23 ceived.

24 (B) A description of the processing of the25 scroll by the military department concerned as

1	of the date of the report, including a statement
2	of the length of time in processing at each stage
3	in the process through that date.
4	(C) The reason why the scroll was not pub-
5	lished within 200 days of receipt, and the in-
6	tended remediation for the delay in publication.
7	(2) DEFINITIONS.—In this subsection:
8	(A) The term "congressional defense com-
9	mittees" has the meaning given such term in
10	section 101(a)(16) of title 10, United States
11	Code.
12	(B) The term "scroll" has the meaning
13	given that term in Department of Defense In-
14	struction 1310.02, and any successor instruc-
15	tion or document.
16	SEC. 514. EXTENSION OF AUTHORITY FOR PILOT PROGRAM
17	ON USE OF RETIRED SENIOR ENLISTED MEM-
18	BERS OF THE ARMY NATIONAL GUARD AS
19	ARMY NATIONAL GUARD RECRUITERS.
20	Section 514 of the National Defense Authorization
21	Act for Fiscal Year 2018 (Public Law 115-91) is amend-
22	ed—
23	(1) in subsection (d) , by striking "2020" and
24	inserting "2021"; and

1	(2) in subsection (f), by striking "2019" and
2	inserting "2020".
3	Subtitle C—General Service Au-
4	thorities and Correction of Mili-
5	tary Records
6	SEC. 521. ENLISTMENTS VITAL TO THE NATIONAL INTER-
7	EST.
8	(a) IN GENERAL.—Section 504(b) of title 10, United
9	States Code, is amended—
10	(1) in paragraph (2) —
11	(A) by inserting "and subject to paragraph
12	(3)," after "Notwithstanding paragraph (1),";
13	(B) by striking "enlistment is vital to the
14	national interest." and inserting "person pos-
15	sesses a skill or expertise—"; and
16	(C) by adding at the end the following new
17	subparagraphs:
18	"(A) that is vital to the national interest; and
19	"(B) that the person will use in daily duties as
20	a member of the armed forces."; and
21	(2) by adding at the end the following new
22	paragraph (3):
23	((3)(A) No person who enlists under paragraph (2)
24	may report to initial training until after the Secretary con-
25	cerned has completed all required background investiga-

tions and security and suitability screening as determined
 by the Secretary of Defense regarding that person.

3 "(B) A Secretary concerned may not authorize more
4 than 1,000 enlistments under paragraph (2) per military
5 department in a calendar year until after—

6 "(i) the Secretary of Defense submits to Con7 gress written notice of the intent of that Secretary
8 concerned to authorize more than 1,000 such enlist9 ments in a calendar year; and

10 "(ii) a period of 30 days has elapsed after the11 date on which Congress receives the notice.".

12 (b) REPORT.—

13 (1) IN GENERAL.—Not later than December 31, 14 2019, and annually thereafter for each of the subse-15 quent four years, the Secretary concerned shall sub-16 mit a report to the Committees on Armed Services 17 and the Judiciary of the Senate and the House of 18 Representatives regarding persons who enter into 19 enlistment contracts under section 504(b)(2) of title 20 10, United States Code, as amended by subsection 21 (a).

22 (2) ELEMENTS.—Each report under this sub-23 section shall include the following:

1	(A) The number of such persons who have
2	entered into such contracts during the pre-
3	ceding calendar year.
4	(B) How many such persons have success-
5	fully completed background investigations and
6	vetting procedures.
7	(C) How many such persons have begun
8	initial training.
9	(D) The skills that are vital to the national
10	interest that such persons possess.
11	SEC. 522. STATEMENT OF BENEFITS.
12	(a) IN GENERAL.—Chapter 58 of title 10, United
13	States Code, is amended by adding at the end the fol-
14	lowing new section:
15	"§ 1155. Statement of benefits
16	"(a) Before Separation.—Not later than 30 days
17	before a member retires, is released, is discharged, or oth-
18	erwise separates from the armed forces (or as soon as is
19	practicable in the case of an unanticipated separation), the
20	Secretary concerned shall provide that member with a cur-
21	rent assessment of all benefits to which that member is
22	entitled under laws administered by—
23	"(1) the Secretary of Defense; and

24 "(2) the Secretary of Veterans Affairs.

"(b) ANNUAL STATEMENT FOR RESERVES.—Not less
 than once each year, the Secretary concerned shall provide
 each member of a reserve component with a current as sessment of benefits described in subsection (a).".

5 (b) CLERICAL AMENDMENT.—The table of sections 6 at the beginning of such chapter is amended by inserting 7 after the item relating to section 1154 the following new 8 item:

"1155. Statement of benefits.".

9 SEC. 523. MODIFICATION TO FORMS OF SUPPORT THAT
10 MAY BE ACCEPTED IN SUPPORT OF THE MIS11 SION OF THE DEFENSE POW/MIA ACCOUNT12 ING AGENCY.

13 PARTNERSHIPS.—Subsection (a) PUBLIC-PRIVATE (a) of section 1501a of title 10, United States Code, is 14 amended by adding at the end the following new sentence: 15 "An employee of an entity outside the Government that 16 has entered into a public-private partnership, cooperative 17 18 agreement, or a grant arrangement with, or in direct sup-19 port of, the designated Defense Agency under this section 20 shall be considered to be an employee of the Federal Gov-21 ernment by reason of participation in such partnership, 22 cooperative agreement, or grant, only for the purposes of 23 section 552a of title 5 (relating to maintenance of records on individuals).". 24

1	(b) Authority to Accept Gifts in Support of
2	MISSION TO ACCOUNT FOR MISSING PERSONS FROM
3	PAST CONFLICTS.—Such section is further amended—
4	(1) by redesignating subsections (e) and (f) as
5	subsections (f) and (g), respectively;
6	(2) by inserting after subsection (d) the fol-
7	lowing new subsection (e):
8	"(e) Acceptance of Gifts.—
9	"(1) AUTHORITY TO ACCEPT.—Subject to sub-
10	section (f)(2), the Secretary may accept, hold, ad-
11	minister, spend, and use any gift of personal prop-
12	erty, money, or services made on the condition that
13	the gift be used for the purpose of facilitating ac-
14	counting for missing persons pursuant to section
15	1501(a)(2)(C) of this title.
16	"(2) GIFT FUNDS.—Gifts and bequests of
17	money accepted under this subsection shall be depos-
18	ited in the Treasury in the Department of Defense
19	General Gift Fund.
20	"(3) USE OF GIFTS.—Personal property and
21	money accepted under this subsection may be used
22	by the Secretary, and services accepted under this
23	subsection may be performed, without further spe-
24	cific authorization in law.

1	"(4) EXPENSES OF TRANSFER.—The Secretary
2	may pay all necessary expenses in connection with
3	the conveyance or transfer of a gift accepted under
4	this subsection.
5	"(5) EXPENSES OF CARE.—The Secretary may
6	pay all reasonable and necessary expenses in connec-
7	tion with the care of a gift accepted under this sub-
8	section."; and
9	(3) by adding at the end of subsection (g), as
10	redesignated by paragraph (1) of this subsection, the
11	following new paragraph:
12	"(3) GIFT.—The term 'gift' includes a devise or
13	bequest.".
14	(c) Conforming Amendment.—Subsection (a) of
15	such section is further amended by striking "subsection
16	(e)(1)" and inserting "subsection $(f)(1)$ ".
17	SEC. 524. CORRECTION OF MILITARY RECORDS WEBSITE.
18	(a) IN GENERAL.—Section 1552(a)(5) of title 10,
19	United States Code, is amended by striking the second
20	sentence and inserting the following: "The Secretary shall
21	also publish on such website a summary of each such deci-
22	sion, indexed by subject matter. The Secretary shall redact
23	all personally identifiable information from any such deci-
24	sion and summary."

(b) EFFECTIVE DATE.—The amendments made by
 this section shall take effect on October 1, 2019.

3 SEC. 525. MODIFICATION OF DD FORM 214 TO INCLUDE 4 EMAIL ADDRESSES.

5 (a) IN GENERAL.—The Secretary of Defense shall 6 modify the Certificate of Release or Discharge from Active 7 Duty (DD Form 214) by adding an entry block in which 8 a member of the Armed Forces may provide one or more 9 email addresses at which the member may be contacted 10 after separation from active duty in the Armed Forces.

(b) DEADLINE.—The Secretary shall carry out subsection (a) not later than one year after the date of the
enactment of this Act.

14 SEC. 526. PUBLIC AVAILABILITY OF REPORTS RELATED TO 15 SENIOR LEADER MISCONDUCT.

(a) ESTABLISHMENT OF WEBSITE.—The Secretary
of Defense and each Secretary of a military department
shall make available on a public website of the Department
of Defense all reports on substantiated investigations of
misconduct completed by the Inspectors General of the
Department and each military department regarding—

- 22 (1) an officer in the grade of O-7 or higher;
- 23 (2) an officer selected for promotion to grade24 O-7; or

1	(3) a civilian member of the Senior Executive
2	Service.
3	(b) Published Reports.—Each report under sub-
4	section (a) shall be—
5	(1) properly redacted;
6	(2) segregated from documents regarding ongo-
7	ing investigations (including announcements);
8	(3) labelled with the name of subject of the in-
9	vestigation; and
10	(4) searchable by the name of subject of the in-
11	vestigation.
12	(c) DEADLINE.—The Secretary shall carry out this
13	section not later than 90 days after the enactment of this
14	Act.
15	SEC. 527. APPOINTMENT AND TRAINING OF PERSONNEL TO
15 16	SEC. 527. APPOINTMENT AND TRAINING OF PERSONNEL TO STAFF THE BOARD OF CORRECTIONS FOR
16	STAFF THE BOARD OF CORRECTIONS FOR
16 17	STAFF THE BOARD OF CORRECTIONS FOR MILITARY AND NAVAL RECORDS.
16 17 18	STAFF THE BOARD OF CORRECTIONS FOR MILITARY AND NAVAL RECORDS. (a) IN GENERAL.—The Secretary of Defense, in con-
16 17 18 19	STAFF THE BOARD OF CORRECTIONS FOR MILITARY AND NAVAL RECORDS. (a) IN GENERAL.—The Secretary of Defense, in con- sultation with the Service Secretaries and Joint Chiefs,
16 17 18 19 20	STAFF THE BOARD OF CORRECTIONS FOR MILITARY AND NAVAL RECORDS. (a) IN GENERAL.—The Secretary of Defense, in con- sultation with the Service Secretaries and Joint Chiefs, shall provide for the appointment and training of qualified
 16 17 18 19 20 21 	STAFF THE BOARD OF CORRECTIONS FOR MILITARY AND NAVAL RECORDS. (a) IN GENERAL.—The Secretary of Defense, in con- sultation with the Service Secretaries and Joint Chiefs, shall provide for the appointment and training of qualified personnel to join the staff of the Boards of Corrections
 16 17 18 19 20 21 22 	STAFF THE BOARD OF CORRECTIONS FOR MILITARY AND NAVAL RECORDS. (a) IN GENERAL.—The Secretary of Defense, in con- sultation with the Service Secretaries and Joint Chiefs, shall provide for the appointment and training of qualified personnel to join the staff of the Boards of Corrections for Military and Naval Records.

training required by subsection (a) and to provide related
 equipment and accommodations.

3 Subtitle D—Military Justice

4 SEC. 531. MINIMUM CONFINEMENT PERIOD REQUIRED FOR

5 CONVICTION OF CERTAIN SEX-RELATED OF6 FENSES COMMITTED BY MEMBERS OF THE 7 ARMED FORCES.

Section 856(b)(1) of title 10, United States Code (ar-8 9 ticle 56(b)(1) of the Uniform Code of Military Justice), is amended by striking "such punishment must include, 10 11 at a minimum, dismissal or dishonorable discharge, except as provided for in section 860 of this title (article 60)" 12 and inserting "except as provided for in section 860 of 13 this title (article 60), such punishment must include, at 14 a minimum—" 15

16 "(A) dismissal or dishonorable discharge; and

17 "(B) confinement for two years.".

18 SEC. 532. PUNITIVE ARTICLE IN THE UNIFORM CODE OF
 19 MILITARY JUSTICE ON DOMESTIC VIOLENCE.

20 (a) IN GENERAL.—Subchapter X of chapter 47 of
21 title 10, United States Code (the Uniform Code of Military
22 Justice), is amended by inserting after the item relating
23 to section 928 (article 128) the following new section (arti24 cle):

1 "§ 928a. Art 128a. Domestic violence

2 "(a) DOMESTIC VIOLENCE.—Any person subject to 3 this chapter who, unlawfully and with force or violence, attempts, offers to, or does intimidate, manipulate, humili-4 5 ate, isolate, frighten, terrorize, coerce, threaten, blame, hurt, injure, or wound another person of whom the person 6 7 is an intimate partner is guilty of domestic violence and 8 shall be punished as a court-martial may direct.

9 "(b) Aggravated Domestic Violence.—Any per-10 son subject to this chapter who, in committing domestic violence, uses a weapon, means, or force in a manner likely 11 to produce death or grievous bodily harm is guilty of ag-12 13 gravated domestic violence and shall be punished as a court-martial may direct.". 14

15 (b) CLERICAL AMENDMENT.—The table of sections at the beginning of subchapter X of chapter 47 of such 16 title is amended by inserting after the item relating to sec-17 18 tion 928 (article 128) the following new item:

"928a. 128a. Domestic violence.".

19 SEC. 533. DEFENSE ADVISORY COMMITTEE ON INVESTIGA-20

- TION, PROSECUTION, AND DEFENSE OF SEX-21
 - UAL ASSAULT IN THE ARMED FORCES.

22 Section 546(c)(2) of the Carl Levin and Howard P. 23 "Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (Public Law 113–291; 10 U.S.C. 1561 24 25 note) is amended by adding at the end the following new sentence: "After a majority vote by the Advisory Com mittee and upon request of the Chair of the Advisory Com mittee, the Secretary of Defense shall provide to the Advi sory Committee information the Secretary determines is
 relevant to the scope and mission of the Advisory Com mittee under this section.".

7 SEC. 534. MODIFICATION OF MILITARY RULES OF EVI8 DENCE TO EXCLUDE ADMISSIBILITY OF GEN9 ERAL MILITARY CHARACTER TOWARD PROB10 ABILITY OF INNOCENCE IN ANY OFFENSE 11 NOT STRICTLY RELATED TO PERFORMANCE 12 OF MILITARY DUTIES.

13 (a) IN GENERAL.—Not later than 180 days after the 14 date of the enactment of this Act, Rule 404(a) of the Mili-15 tary Rules of Evidence shall be amended to provide that the general military character of an accused is not admis-16 17 sible for the purpose of showing the probability of inno-18 cence of the accused for any offense under chapter 47 of 19 title 10, United States Code (the Uniform Code of Military 20 Justice), unless such offense is strictly and solely related 21 to the performance of military duties.

(b) Specification of Offenses for Which Ad-Missibility Allowed.—

24 (1) IN GENERAL.—Each Secretary concerned25 shall specify, and may from time to time modify, the

1	offenses under chapter 47 of title 10, United States
2	Code, for which the military character of members
3	of the Armed Forces under the jurisdiction of such
4	Secretary is admissible pursuant to subsection (a) as
5	a result of such offense being strictly and solely re-
6	lated to the performance of military duties.
7	(2) Approval of president required.—The
8	specification of an offense pursuant to paragraph
9	(1), and any modification of such specification, shall
10	not be effective unless approved by the President.
11	(3) Secretary concerned defined.—In this
12	subsection, the term "Secretary concerned" has the
13	meaning given that term in section $101(a)(9)$ of title
14	10, United States Code.
15	SEC. 535. IMPROVED CRIME REPORTING.
16	(a) IN GENERAL.—The Secretary of Defense, in con-
17	sultation with the secretaries of the military departments,
18	shall establish a consolidated tracking process for the en-
19	tire Department of Defense to ensure increased oversight
20	of the timely submission of crime reporting data to the
21	Federal Bureau of Investigation under section 922(g) of
22	title 18, United States Code, and Department of Defense
23	Instruction 5505.11, "Fingerprint Card and Final Dis-
24	position Report Submission Requirements". The tracking
25	process shall, to the maximum extent possible, standardize

and automate reporting and increase the ability of the De partment to track such submissions.

3 (b) REPORT REQUIRED.—Not later than July 1,
4 2019, the Secretary of Defense shall submit a report to
5 the Committees on Armed Services of the Senate and
6 House of Representatives that details the tracking proc7 ess.

8 SEC. 536. OVERSIGHT OF REGISTERED SEX OFFENDER 9 MANAGEMENT PROGRAM.

10 (a) DESIGNATION OF OFFICIAL OR ENTITY.—The 11 Secretary of Defense shall designate a single official or 12 entity within the Office of the Secretary of Defense to 13 serve as the official or entity (as the case may be) with 14 principal responsibility in the Department of Defense for 15 providing oversight of the registered sex offender manage-16 ment program of the Department.

17 (b) DUTIES.—The official or entity designated under18 subsection (a) shall—

(1) monitor compliance with Department of Defense Instruction 5525.20 and other relevant polices;
(2) compile data on members serving in the
military departments who have been convicted of a
qualifying sex offense, including data on the sex offender registration status of each such member;

1	(3) maintain statistics on the total number of
2	active duty service members in each military depart-
3	ment who are required to register as sex offenders;
4	and
5	(4) perform such other duties as the Secretary
6	of Defense determines to be appropriate.
7	(c) Briefing Required.—Not later than June 1,
8	2019, the Secretary of Defense shall provide to the Com-
9	mittee on Armed Services of the House of Representatives
10	a briefing on—
11	(1) the compliance of the military departments
12	with the policies of the Department of Defense relat-
13	ing to registered sex offenders;
14	(2) the results of the data compilation described
15	in subsection $(b)(2)$; and
16	(3) any other matters the Secretary determines
17	to be appropriate.
18	(d) Military Departments Defined.—In this
19	section, the term "military departments" has the meaning
20	given that term in section $101(a)(8)$ of title 10, United
21	States Code.

1	Subtitle E—Other Legal Matters
2	SEC. 541. SECURITY CLEARANCE REINVESTIGATION OF
3	CERTAIN PERSONNEL WHO COMMIT CERTAIN
4	OFFENSES.
5	Section 1564 of title 10, United States Code, is
6	amended—
7	(1) by redesignating subsections (c), (d), (e),
8	and (f) as subsection (d), (e), (f), and (g), respec-
9	tively; and
10	(2) by inserting after subsection (b) the fol-
11	lowing new subsection (c):
12	"(c) Reinvestigation of Certain Individuals.—
13	(1) The Secretary of Defense shall conduct an investiga-
14	tion under subsection (a) of any individual described in
15	paragraph (2) upon—
16	"(A) conviction of that individual by a court of
17	competent jurisdiction for—
18	"(i) sexual assault;
19	"(ii) sexual harassment;
20	"(iii) fraud against the United States; or
21	"(iv) any other violation that the Secretary
22	determines renders that individual susceptible
23	to blackmail or raises serious concern regarding
24	the ability of that individual to hold a security
25	clearance; or

1	"(B) determination by a commanding officer
2	that the individual has committed an offense de-
3	scribed in subparagraph (A).
4	((2) An individual described in this paragraph has
5	a security clearance and is—
6	"(A) a flag officer;
7	"(B) a general officer; or
8	"(C) an employee of the Department of Defense
9	in the Senior Executive Service.
10	"(3) The Secretary shall conduct an investigation
11	under this subsection of an individual described in para-
12	graph (2) regardless of whether that individual has retired
13	or resigned, is discharged or released, or otherwise sepa-
14	rated from the armed forces or Department of Defense.
15	"(4) In this subsection:
16	"(A) The term 'sexual assault' includes rape,
17	sexual assault, forcible sodomy, aggravated sexual
18	contact, abusive sexual contact, and attempts to
19	commit such offenses, as those terms are defined in
20	the Uniform Code of Military Justice.
21	"(B) The term 'sexual harassment' has the
22	meaning given that term in section 1561 of this
23	title.
24	"(C) The term 'fraud against the United
25	States' means a violation of section 932 of this title

(Article 132 of the Uniform Code of Military Jus tice).".

3	SEC. 542. CONSIDERATION OF APPLICATION FOR TRANS-
4	FER FOR A STUDENT OF A MILITARY SERV-
5	ICE ACADEMY WHO IS THE VICTIM OF A SEX-
6	UAL ASSAULT OR RELATED OFFENSE.

7 (a) MILITARY ACADEMY.—Section 4361 of title 10,
8 United States Code, is amended by adding at the end the
9 following new subsection (e):

10 "(e) Consideration of Application for Trans-FER FOR A CADET WHO IS THE VICTIM OF A SEXUAL 11 Assault or Related Offense.—(1) The Secretary of 12 the Army shall provide for timely determination and action 13 on an application for consideration of a transfer to an-14 15 other military service academy submitted by a cadet who was a victim of a sexual assault or other offense covered 16 by section 920, 920a, or 920c of this title (article 120, 17 120a, or 120c of the Uniform Code of Military Justice) 18 19 so as to reduce the possibility of retaliation against the cadet for reporting the sexual assault or other offense. 20

21 "(2) The Secretary of the Army shall prescribe regu-22 lations to carry out this subsection, within guidelines pro-23 vided by the Secretary of Defense that direct the Super-24 intendent of the Military Academy, in coordination with25 the Superintendent of the military service academy to

1 which the cadet wishes to transfer, to approve or deny an
2 application under this subsection not later than 72 hours
3 after the submission of the application. If the Super4 intendent denies such an application, the cadet may re5 quest review of the denial by the Secretary of the Army,
6 who shall grant or deny review not later than 72 hours
7 after submission of the request for review.".

8 (b) NAVAL ACADEMY.—Section 6980 of title 10,
9 United States Code, is amended by adding at the end the
10 following new subsection (e):

11 "(e) Consideration of Application for Trans-FER FOR A MIDSHIPMAN WHO IS THE VICTIM OF A SEX-12 13 UAL ASSAULT OR RELATED OFFENSE.—(1) The Secretary of the Navy shall provide for timely determination 14 15 and action on an application for consideration of a transfer to another military service academy submitted by a 16 midshipman who was a victim of a sexual assault or other 17 18 offense covered by section 920, 920a, or 920c of this title 19 (article 120, 120a, or 120c of the Uniform Code of Military Justice) so as to reduce the possibility of retaliation 20 21 against the midshipman for reporting the sexual assault 22 or other offense.

23 "(2) The Secretary of the Navy shall prescribe regu24 lations to carry out this subsection, within guidelines pro25 vided by the Secretary of Defense that direct the Super-

intendent of the Naval Academy, in coordination with the 1 2 Superintendent of the military service academy to which 3 the midshipman wishes to transfer, to approve or deny an 4 application under this subsection not later than 72 hours after the submission of the application. If the Super-5 intendent denies such an application, the midshipman may 6 7 request review of the denial by the Secretary of the Navy, 8 who shall grant or deny review not later than 72 hours 9 after submission of the request for review.".

(c) AIR FORCE ACADEMY.—Section 9361 of title 10,
United States Code, is amended by adding at the end the
following new subsection (e):

13 "(e) Consideration of Application for Trans-FER FOR A CADET WHO IS THE VICTIM OF A SEXUAL 14 15 Assault or Related Offense.—(1) The Secretary of the Air Force shall provide for timely determination and 16 17 action on an application for consideration of a transfer to another military service academy submitted by a cadet 18 who was a victim of a sexual assault or other offense cov-19 20 ered by section 920, 920a, or 920c of this title (article 21 120, 120a, or 120c of the Uniform Code of Military Jus-22 tice) so as to reduce the possibility of retaliation against 23 the cadet for reporting the sexual assault or other offense. 24 "(2) The Secretary of the Air Force shall prescribe 25 regulations to carry out this subsection, within guidelines

provided by the Secretary of Defense that direct the Su-1 perintendent of the Air Force Academy, in coordination 2 3 with the Superintendent of the military service academy 4 to which the cadet wishes to transfer, to approve or deny an application under this subsection not later than 72 5 hours after the submission of the application. If the Su-6 7 perintendent denies such an application, the cadet may re-8 quest review of the denial by the Secretary of the Air 9 Force, who shall grant or deny review not later than 72 hours after submission of the request for review.". 10

SEC. 543. STANDARDIZATION OF POLICIES RELATED TO EX PEDITED TRANSFER IN CASES OF SEXUAL AS SAULT.

14 (a) POLICIES FOR MEMBERS.—The Secretary of Defense shall modify all policies related to the expedited 15 transfer of a member of the Army, Navy, Air Force, or 16 17 Marine Corps who is the victim of sexual assault (regardless of whether the case is handled under the Sexual As-18 19 sault Prevention and Response Program or Family Advocacy Program) that the Secretary determines necessary to 20 21 establish a standardized expedited transfer process for 22 such members, consistent with section 673 of title 10, 23 United States Code.

24 (b) POLICIES FOR DEPENDENTS OF MEMBERS.—The25 Secretary of Defense shall establish a policy to allow the

transfer of a member of the Army, Navy, Air Force, or
 Marine Corps whose dependent is the victim of sexual as sault perpetrated by a member of the Armed Forces who
 is not related to the victim.

5 SEC. 544. DEVELOPMENT OF OVERSIGHT PLAN FOR IMPLE6 MENTATION OF DEPARTMENT OF DEFENSE 7 HARASSMENT PREVENTION AND RESPONSE 8 POLICY.

9 (a) DEVELOPMENT.—The Secretary of Defense shall 10 develop a plan for overseeing the implementation of the 11 instruction titled "Harassment Prevention and Response 12 in the Armed Forces", published on February 8, 2018 13 (DODI-1020.03).

(b) ELEMENTS.—The plan under subsection (a) shall
require the military services and other components of the
Department of Defense to take steps by certain dates to
implement harassment prevention and response programs
under such instruction, including no less than the following:

20 (1) Submitting implementation plans to the Di-21 rector, Force Resiliency.

(2) Incorporating results-oriented performance
measures that assess the effectiveness of harassment
prevention and response programs.

(3) Adopting compliance standards for pro moting, supporting, and enforcing policies, plans,
 and programs.

4 (4) Tracking, collecting, and reporting data and
5 information on sexual harassment incidents based on
6 standards established by the Secretary.

7 (5) Instituting anonymous complaint mecha-8 nisms.

9 (c) REPORT.—Not later than July 1, 2019, the Sec-10 retary shall submit to the Committees on Armed Services 11 of the Senate and the House of Representatives a report 12 on the oversight plan developed under this section. The 13 report shall include, for each military service and compo-14 nent of the Department of Defense, the implementation 15 status of each element of the oversight plan.

16 SEC. 545. DEVELOPMENT OF RESOURCE GUIDES REGARD-

17 ING SEXUAL ASSAULT FOR THE MILITARY
18 SERVICE ACADEMIES.

(a) DEVELOPMENT.—Not later than 30 days after
the date of the enactment of this Act, each Superintendent
of a military service academy shall develop and maintain
a resource guide for students at the respective military
service academies regarding sexual assault.

1	(b) ELEMENTS.—Each guide developed under this
2	section shall include the following information with re-
3	gards to the relevant military service academy:
4	(1) PROCESS OVERVIEW AND DEFINITIONS.—
5	(A) A clear explanation of prohibited con-
6	duct, including examples.
7	(B) A clear explanation of consent.
8	(C) Victims' rights.
9	(D) Clearly described complaint process,
10	including multiple ways to file a complaint.
11	(E) Explanations of restricted and unre-
12	stricted reporting.
13	(F) List of mandatory reporters.
14	(G) Protections from retaliation.
15	(H) Assurance that leadership will take
16	immediate and proportionate corrective action.
17	(I) References to specific policies.
18	(J) Additional resources for survivors.
19	(2) Emergency services.—
20	(A) Contact information.
21	(B) Location.
22	(3) SUPPORT AND COUNSELING.—Contact in-
23	formation for the following support and counseling
24	resources:

1	(A) The Sexual Assault Prevention and
2	Response Victim Advocate or other equivalent
3	advocate or counselor available to students in
4	cases of sexual assault.
5	(B) The Sexual Harassment/Assault Re-
6	sponse and Prevention Resource Program Cen-
7	ter.
8	(C) Peer counseling.
9	(D) Medical care.
10	(E) Legal counsel.
11	(F) Hotlines.
12	(G) Chaplain or other spiritual representa-
13	tives.
14	(4) ESCALATION.—
15	(A) A victim may report an incident to any
16	authority.
17	(B) A victim may consult any authority
18	named in this paragraph.
19	(C) The Superintendent determines the
20	outcome of an investigation and has the author-
21	ity to convene a court-martial after an initial
22	hearing.
23	(D) The Secretary of the military depart-
24	ment concerned reviews determinations in cases
25	not referred for trial by court-martial.

1	(E) The Inspector General reviews cases of
2	reprisal or professional retaliation.
3	(F) A Member of Congress (as that term
4	is defined in section 1563 of title 10, United
5	States Code).
6	(c) DISTRIBUTION.—Each Superintendent shall pro-
7	vide a copy of the current guide developed by that Super-
8	intendent under this section—
9	(1) not later than 30 days after completing de-
10	velopment under subsection (a) to each student who
11	is enrolled at the military service academy of that
12	Superintendent on the date of the enactment of this
13	Act;
14	(2) at the beginning of each academic year
15	after the date of the enactment of this Act to each
16	student who enrolls at the military service academy
17	of that Superintendent; and
18	(3) as soon as practicable to a student at the
19	military service academy of that Superintendent re-
20	ports that such student is a victim of sexual assault.
21	SEC. 546. REPORT ON VICTIMS IN MCIO REPORTS.
22	Not later than September 30, 2019, and not less than
23	once every two years thereafter, the Secretary of Defense,
24	through the Defense Advisory Committee on Investiga-
25	tions, Prosecutions, and Defense of Sexual Assault in the

Armed Forces, shall submit to Congress a report regard-1 ing the frequency at which individuals, who are identified 2 as victims of sexual offenses in case files of military crimi-3 4 nal investigative organizations (hereinafter, "MCIO"), are 5 accused of or punished for misconduct or crimes considered collateral to the investigation of sexual assault during 6 7 the MCIO investigations in which the individuals were so identified. 8

9 Subtitle F—Member Education, 10 Training, Resilience, and Tran11 sition

12 SEC. 551. PERMANENT CAREER INTERMISSION PROGRAM.

(a) CODIFICATION AND PERMANENT AUTHORITY.—
14 Chapter 40 of title 10, United States Code, is amended
15 by adding at the end the following new section 710:

16 "§710. Career flexibility to enhance retention of members

18 "(a) PROGRAMS AUTHORIZED.—Each Secretary of a military department may carry out programs under which 19 members of the regular components and members on Ac-20 21 tive Guard and Reserve duty of the armed forces under 22 the jurisdiction of such Secretary may be inactivated from 23 active service in order to meet personal or professional needs and returned to active service at the end of such 24 period of inactivation from active service. 25

1 "(b) PERIOD OF INACTIVATION FROM ACTIVE SERV-2 ICE; EFFECT OF INACTIVATION.—(1) The period of inactivation from active service under a program under this 3 4 section of a member participating in the program shall be 5 such period as the Secretary of the military department 6 concerned shall specify in the agreement of the member 7 under subsection (c), except that such period may not ex-8 ceed three years.

9 "(2) Any service by a Reserve officer while partici-10 pating in a program under this section shall be excluded 11 from computation of the total years of service of that offi-12 cer pursuant to section 14706(a) of this title.

13 "(3) Any period of participation of a member in a14 program under this section shall not count toward—

"(A) eligibility for retirement or transfer to the
Ready Reserve under either chapter 571 or 1223 of
this title; or

18 "(B) computation of retired or retainer pay19 under chapter 71 or 1223 of this title.

20 "(c) AGREEMENT.—Each member of the armed
21 forces who participates in a program under this section
22 shall enter into a written agreement with the Secretary
23 of the military department concerned under which agree24 ment that member shall agree as follows:

"(1) To accept an appointment or enlist, as applicable, and serve in the Ready Reserve of the
armed force concerned during the period of the inactivation of the member from active service under the
program.

6 "(2) To undergo during the period of the inac-7 tivation of the member from active service under the 8 program such inactive service training as the Sec-9 retary concerned shall require in order to ensure 10 that the member retains proficiency, at a level deter-11 mined by the Secretary concerned to be sufficient, in 12 the military skills, professional qualifications, and 13 physical readiness of the member during the inac-14 tivation of the member from active service.

15 "(3) Following completion of the period of the 16 inactivation of the member from active service under 17 the program, to serve two months as a member of 18 the armed forces on active service for each month of 19 the period of the inactivation of the member from 20 active service under the program.

"(d) CONDITIONS OF RELEASE.—The Secretary of
Defense shall prescribe regulations specifying the guidelines regarding the conditions of release that must be considered and addressed in the agreement required by subsection (c). At a minimum, the Secretary shall prescribe

the procedures and standards to be used to instruct a
 member on the obligations to be assumed by the member
 under paragraph (2) of such subsection while the member
 is released from active service.

5 "(e) ORDER TO ACTIVE SERVICE.—Under regula-6 tions prescribed by the Secretary of the military depart-7 ment concerned, a member of the armed forces partici-8 pating in a program under this section may, in the discre-9 tion of such Secretary, be required to terminate participa-10 tion in the program and be ordered to active service.

11 "(f) PAY AND ALLOWANCES.—(1) During each 12 month of participation in a program under this section, a member who participates in the program shall be paid 13 basic pay in an amount equal to two-thirtieths of the 14 15 amount of monthly basic pay to which the member would otherwise be entitled under section 204 of title 37 as a 16 17 member of the uniformed services on active service in the grade and years of service of the member when the mem-18 19 ber commences participation in the program.

20 "(2)(A) A member who participates in a program
21 shall not, while participating in the program, be paid any
22 special or incentive pay or bonus to which the member is
23 otherwise entitled under an agreement under chapter 5 of
24 title 37 that is in force when the member commences par25 ticipation in the program.

"(B) The inactivation from active service of a member participating in a program shall not be treated as a
failure of the member to perform any period of service
required of the member in connection with an agreement
for a special or incentive pay or bonus under chapter 5
of title 37 that is in force when the member commences
participation in the program.

8 "(3)(A) Subject to subparagraph (B), upon the re9 turn of a member to active service after completion by the
10 member of participation in a program—

11 "(i) any agreement entered into by the member 12 under chapter 5 of title 37 for the payment of a spe-13 cial or incentive pay or bonus that was in force when 14 the member commenced participation in the program 15 shall be revived, with the term of such agreement 16 after revival being the period of the agreement re-17 maining to run when the member commenced par-18 ticipation in the program; and

"(ii) any special or incentive pay or bonus shall
be payable to the member in accordance with the
terms of the agreement concerned for the term specified in clause (i).

23 "(B)(i) Subparagraph (A) shall not apply to any spe24 cial or incentive pay or bonus otherwise covered by that
25 subparagraph with respect to a member if, at the time

of the return of the member to active service as described
 in that subparagraph—

- 3 "(I) such pay or bonus is no longer authorized4 by law; or
- 5 "(II) the member does not satisfy eligibility cri6 teria for such pay or bonus as in effect at the time
 7 of the return of the member to active service.

8 "(ii) Subparagraph (A) shall cease to apply to any 9 special or incentive pay or bonus otherwise covered by that 10 subparagraph with respect to a member if, during the 11 term of the revived agreement of the member under sub-12 paragraph (A)(i), such pay or bonus ceases being author-13 ized by law.

14 "(C) A member who is ineligible for payment of a 15 special or incentive pay or bonus otherwise covered by this 16 paragraph by reason of subparagraph (B)(i)(II) shall be 17 subject to the requirements for repayment of such pay or 18 bonus in accordance with the terms of the applicable 19 agreement of the member under chapter 5 of title 37.

"(D) Any service required of a member under an
agreement covered by this paragraph after the member returns to active service as described in subparagraph (A)
shall be in addition to any service required of the member
under an agreement under subsection (c).

"(4)(A) Subject to subparagraph (B), a member who
 participates in a program is entitled, while participating
 in the program, to the travel and transportation allow ances authorized by section 474 of title 37 for—

5 "(i) travel performed from the residence of the 6 member, at the time of release from active service to 7 participate in the program, to the location in the 8 United States designated by the member as his resi-9 dence during the period of participation in the pro-10 gram; and

"(ii) travel performed to the residence of the
member upon return to active service at the end of
the participation of the member in the program.

14 "(B) An allowance is payable under this paragraph15 only with respect to travel of a member to and from a16 single residence.

17 "(5) A member who participates in a program is enti18 tled to carry forward the leave balance existing as of the
19 day on which the member begins participation and accu20 mulated in accordance with section 701 of this title, but
21 not to exceed 60 days.

"(g) PROMOTION.—(1)(A) An officer participating in
a program under this section shall not, while participating
in the program, be eligible for consideration for promotion
under chapter 36 or 1405 of this title.

"(B) Upon the return of an officer to active service
 after completion by the officer of participation in a pro gram—

4 "(i) the Secretary of the military department
5 concerned shall adjust the date of rank of the officer
6 in such manner as the Secretary of Defense shall
7 prescribe in regulations for purposes of this section;
8 and

9 "(ii) the officer shall be eligible for consider-10 ation for promotion when officers of the same com-11 petitive category, grade, and seniority are eligible for 12 consideration for promotion.

13 "(2) An enlisted member participating in a program
14 shall not be eligible for consideration for promotion during
15 the period that—

16 "(A) begins on the date of the inactivation of
17 the member from active service under the program;
18 and

19 "(B) ends at such time after the return of the 20 member to active service under the program that the 21 member is treatable as eligible for promotion by rea-22 son of time in grade and such other requirements as 23 the Secretary of the military department concerned 24 shall prescribe in regulations for purposes of the 25 program. "(h) CONTINUED ENTITLEMENTS.—A member par ticipating in a program under this section shall, while par ticipating in the program, be treated as a member of the
 armed forces on active duty for a period of more than 30
 days for purposes of—

6 "(1) the entitlement of the member and of the
7 dependents of the member to medical and dental
8 care under the provisions of chapter 55 of this title;
9 and

10 "(2) retirement or separation for physical dis11 ability under the provisions of chapters 55 and 61
12 of this title.".

(b) TECHNICAL AND CONFORMING AMENDMENTS.—
(1) TABLE OF SECTIONS.—The table of sections
at the beginning of such chapter is amended by inserting after the item relating to section 709a the
following new item:

710. Career flexibility to enhance retention of members.

(2) CONFORMING REPEAL.—Section 533 of the
Duncan Hunter National Defense Authorization Act
for Fiscal Year 2009 (10 U.S.C. prec. 701 note) is
repealed.

22 SEC. 552. IMPROVEMENTS TO TRANSITION ASSISTANCE 23 PROGRAM.

24 (a) PATHWAYS FOR TAP.—

1	(1) IN GENERAL.—Section 1142 of title 10,
2	United States Code, is amended—
3	(A) in the section heading by striking
4	"medical" and inserting "certain";
5	(B) in subsection (a)—
6	(i) in paragraph (1), by inserting
7	"(regardless of character of discharge)"
8	after "discharge";
9	(ii) in paragraph (3)(A)—
10	(I) by striking "as soon as pos-
11	sible during the 12-month period pre-
12	ceding" and inserting "not later than
13	365 days before";
14	(II) by striking "90 days" and
15	inserting "365 days"; and
16	(III) by striking "discharge or
17	release" and inserting "retirement or
18	other separation"; and
19	(iii) in paragraph (3)(B)—
20	(I) by striking "90" and insert-
21	ing "365"; and
22	(II) by striking "90-day" and in-
23	serting "365-day";
24	(C) by redesignating subsection (c) as sub-
25	section (d);

1	(D) by inserting after subsection (b) the
2	following new subsection (c):
3	"(c) Counseling Pathways.—(1) Each Secretary
4	concerned, in consultation with the Secretaries of Labor
5	and Veterans Affairs, shall establish at least three path-
6	ways for members of the military department concerned
7	receiving individualized counseling under this section. The
8	Secretaries shall design the pathways to address the needs
9	of members, based on the following factors:
10	"(A) Rank.
11	"(B) Term of service.
12	"(C) Gender.
13	"(D) Whether the member was a member
14	of a regular or reserve component of an armed
15	force.
16	"(E) Disability.
17	"(F) Character of discharge (including ex-
18	pedited discharge and discharge under condi-
19	tions other than honorable).
20	"(G) Health (including mental health).
21	"(H) Military occupational specialty.
22	"(I) Whether the member intends, after
23	separation, retirement, or discharge, to—
24	"(i) seek employment;

1	"(ii) enroll in a program of higher
2	education;
3	"(iii) enroll in a program of vocational
4	training; or
5	"(iv) become an entrepreneur.
6	"(J) The educational history of the mem-
7	ber.
8	"(K) The employment history of the mem-
9	ber.
10	"(L) Whether the member has secured—
11	"(i) employment;
12	"(ii) enrollment in a program of edu-
13	cation; or
14	"(iii) enrollment in a program of voca-
15	tional training.
16	"(M) Other factors the Secretary of De-
17	fense and the Secretary of Homeland Security,
18	in consultation with the Secretaries of Labor
19	and Veterans Affairs, determine appropriate.
20	"(2) Each member described in subsection (a) shall
21	meet in person or by video conference with a counselor
22	before beginning counseling under this section to—
23	"(A) take a self-assessment designed by the
24	Secretary concerned (in consultation with the Secre-

1	the Secretary concerned places the member in the
2	appropriate pathway under this subsection; and
3	"(B) receive information from the counselor re-
4	garding reenlistment in the armed forces; and
5	"(C) receive information from the counselor re-
6	garding resources—
7	"(i) for members of the armed forces sepa-
8	rated, retired, or discharged;
9	"(ii) located in the community in which the
10	member will reside after separation, retirement,
11	or discharge.
12	((3) At the meeting under paragraph (2) , the mem-
13	ber may elect to have the Secretary concerned (in con-
14	sultation with the Secretaries of Labor and Veterans Af-
15	fairs) provide the contact information of the member to
16	the resources described in paragraph (2)(B)."; and
17	(E) by adding at the end the following new
18	subsection:
19	"(e) Joint Service Transcript.—(1) The Sec-
20	retary concerned shall provide a copy of the joint service
21	transcript of a member described in subsection (a) to-
22	"(A) that member—
23	"(i) at the meeting with a counselor under
24	subsection $(c)(2)$; and

"(ii) on the day the member separates, re tires, or is discharged.

3 "(B) the Secretary of Veterans Affairs on the 4 day the member separates, retires, or is discharged. 5 "(2) The Secretary of Veterans Affairs shall ensure that a member who has separated, retired, or is discharged 6 7 may access the joint service transcript of that member 8 from a website of the Department of Veterans Affairs not 9 later than one year after the day the member separates, retires, or is discharged.". 10

11 (2) DEADLINE.—Each Secretary concerned
12 shall carry out subsection (c) of such section, as
13 amended by paragraph (1), not later than one year
14 after the date of the enactment of this Act.

(3) GAO STUDY.—Not later than one year after
the Secretaries concerned carry out subsection (c) of
such section, as amended by paragraph (1), the
Comptroller General of the United States shall submit to Congress a review of the pathways for the
Transition Assistance Program established under
such subsection (c).

22 (b) CONTENTS OF TAP.—

23 (1) IN GENERAL.—Section 1144 of title 10,
24 United States Code, is amended—

1	(A) in subsection (a), by striking "Such
2	services" and inserting "Subject to subsection
3	(f)(2), such services"; and
4	(B) by amending subsection (f) to read as
5	follows:
6	"(f) Program Contents.—(1) The program carried
7	out under this section shall consist of instruction as fol-
8	lows:
9	"(A) One day of preseparation training
10	specific to the armed force concerned, as deter-
11	mined by the Secretary concerned.
12	"(B) One day of instruction regarding—
13	"(i) benefits under laws administered
14	by the Secretary of Veterans Affairs; and
15	"(ii) other subjects determined by the
16	Secretary concerned.
17	"(C) One day of instruction regarding
18	preparation for employment.
19	"(D) Two days of instruction regarding a
20	topic selected by the member from the following
21	subjects:
22	"(i) Preparation for employment.
23	"(ii) Preparation for education.
24	"(iii) Preparation for vocational train-
25	ing.

1	"(iv) Preparation for entrepreneur-
2	ship.
3	"(v) Other options determined by the
4	Secretary concerned.
5	"(2) The Secretary concerned may permit a member
6	to attend training and instruction under the program es-
7	tablished under this section—
8	"(A) before the time periods established under
9	section $1142(a)(3)$ of this title;
10	"(B) in addition to such training and instruc-
11	tion required during such time periods.".
12	(2) DEADLINE.—The Transition Assistance
13	Program shall comply with the requirements of sec-
14	tion 1144(f) of title 10, United States Code, as
15	amended by paragraph (1), not later than one year
16	after the date of the enactment of this Act.
17	(3) ACTION PLAN.—Not later than 120 days
18	after the date of the enactment of this Act, the Sec-
19	retary of Defense shall submit an action plan to the
20	congressional defense committees that—
21	(A) details how the Secretary shall imple-
22	ment the requirements of section 1144(f) of
23	title 10, United States Code, as amended by
24	paragraph (1); and

1	(B) details how the Secretary, in consulta-
2	tion with the Secretaries of Veterans Affairs
3	and Labor, shall establish standardized per-
4	formance metrics to measure Transition Assist-
5	ance Program participation and outcome-based
6	objective benchmarks in order to—
7	(i) provide feedback to the Depart-
8	ments of Defense, Veterans Affairs, and
9	Labor;
10	(ii) improve the curriculum of the
11	Transition Assistance Program;
12	(iii) share best practices; and
13	(iv) facilitate effective oversight of the
14	Transition Assistance Program.
15	(4) REPORT.—On the date that is two years
16	after the date of the enactment of this Act and an-
17	nually thereafter for the subsequent four years, the
18	Secretary of Defense shall submit to the Committees
19	on Armed Services and Veterans' Affairs of the Sen-
20	ate and the House of Representatives, the Com-
21	mittee on Commerce, Science, and Transportation of
22	the Senate, and the Committee on Transportation
23	and Infrastructure of the House of Representatives,
24	a report regarding members of the Armed Forces
25	who have attended Transition Assistance Program

1	counseling during the preceding year. The report
2	shall detail the following:
3	(A) The total number of members who at-
4	tended Transition Assistance Program coun-
5	seling.
6	(B) The number of members who attended
7	Transition Assistance Program counseling
8	under paragraph (1) of section 1144(f) of title
9	10, as amended by paragraph (1).
10	(C) The number of members who attended
11	Transition Assistance Program counseling
12	under paragraph (2) of such section.
13	(D) The number of members who elected
14	to attend each two-day instruction under para-
15	graph $(1)(D)$ of such section.
16	SEC. 553. EMPLOYMENT AND COMPENSATION OF CIVILIAN
17	FACULTY MEMBERS AT THE JOINT SPECIAL
18	OPERATIONS UNIVERSITY.
19	Section 1595(c) of title 10, United States Code, is
20	amended by adding at the end the following new para-
21	graph:
22	"(5) The Joint Special Operations University.".

1SEC. 554. PROGRAM TO ASSIST MEMBERS OF THE ARMED2FORCES IN OBTAINING PROFESSIONAL CRE-3DENTIALS.

4 Section 2015(a) of title 10, United States Code, is
5 amended by striking "related to military training" and all
6 that follows through the period at the end of paragraph
7 (2) and inserting "that translate into civilian occupa8 tions.".

9 SEC. 555. EXTENSION OF PILOT PROGRAM TO ASSIST MEM10 BERS IN OBTAINING POST-SERVICE EMPLOY11 MENT.

Section 555(i) of the Carl Levin and Howard P.
"Buck" McKeon National Defense Authorization Act for
Fiscal Year 2015 (Public Law 113-291; 10 U.S.C. 1143
note) is amended by striking "2018" and inserting
"2023".

17 SEC. 556. DIRECT EMPLOYMENT PILOT PROGRAM FOR
18 MEMBERS OF THE RESERVE COMPONENTS
19 AND VETERANS.

(a) AUTHORITY.—The Secretary of Defense may
enter into agreements with the chief executives of the
States to carry out pilot programs to enhance the efforts
of the Department of Defense to provide job placement
assistance and related employment services directly to unemployed or underemployed members of the reserve components of the Armed Forces and veterans.

1 (b) COST-SHARING.—Any agreement under sub-2 section (a) shall require that the State must contribute 3 an amount, derived from non-Federal sources, that equals 4 or exceeds 50 percent of the funds provided by the Sec-5 retary to the State under this section to support the oper-6 ation of the pilot program in that State.

7 (c) ADMINISTRATION.—The pilot program in a State 8 shall be administered by the adjutant general in that State 9 appointed under section 314 of title 32, United States 10 Code. If the adjutant general is unavailable or unable to 11 administer a pilot program, the Secretary, after consulting 12 with the chief executive of the State, shall designate an 13 official of that State to administer that pilot program.

14 (d) PROGRAM MODEL.—A pilot program under this15 section—

- 16 (1) shall use a job placement program model
 17 that focuses on working one-on-one with individuals
 18 described in subsection (a) to provide cost-effective
 19 job placement services, including—
- 20 (A) job matching services;
- 21 (B) resume editing;
- 22 (C) interview preparation; and
- 23 (D) post-employment follow up; and

24 (2) shall incorporate best practices of State-op-25 erated direct employment programs for members of

the reserve components of the Armed Forces and
 veterans, such as the programs conducted in Cali fornia and South Carolina.

4 (e) SKILLBRIDGE TRAINING OPPORTUNITIES.—A
5 pilot program under this section shall utilize civilian train6 ing opportunities through the SkillBridge transition train7 ing program administered by the Department of Defense.
8 (f) EVALUATION.—The Secretary shall develop out-

9 come measurements to evaluate the success of any pilot10 program established under this provision.

11 (g) Reporting.—

(1) REPORT REQUIRED.—Not later than March
1, 2021, the Secretary, in coordination with the Secretary of Veterans Affairs and Chief of the National
Guard Bureau, shall submit to the congressional defense committees a report describing the results of
any pilot program established under this section.

18 (2) ELEMENTS.—A report under paragraph (1)
19 shall include the following elements:

20 (A) A description and assessment of the ef21 fectiveness and achievements of the pilot pro22 gram, including—

(i) the number of members of the reserve components of the Armed Forces and
veterans hired; and

1	(ii) the cost-per-placement of partici-
2	pating members and veterans.
3	(B) An assessment of the impact of the
4	pilot program and increased reserve component
5	employment levels on—
6	(i) the readiness of members of the re-
7	serve components of the Armed Forces;
8	and
9	(ii) retention of service members.
10	(C) A comparison of the pilot program to
11	other programs conducted by the Department
12	of Defense or Department of Veterans Affairs
13	to provide unemployment and underemployment
14	support to members of the reserve components
15	of the Armed Forces or veterans, including best
16	practices the improved the effectiveness of such
17	programs.
18	(D) Any other matter the Secretary deter-
19	mines to be appropriate.
20	(h) DURATION OF AUTHORITY.—
21	(1) IN GENERAL.—Subject to paragraph (2),
22	the authority to carry out a pilot program under this
23	section expires on September 30, 2023.

(2) EXTENSION.—The Secretary may extend a
 pilot program under this section beyond the date in
 paragraph (1) by not more than two years.

4 SEC. 557. EXTENDED DURATION OF AVAILABILITY OF MILI5 TARY ONESOURCE PROGRAM SERVICES FOR 6 MEMBERS OF THE ARMED FORCES UPON 7 THEIR SEPARATION OR RETIREMENT.

8 The Secretary of Defense shall ensure that retired 9 and honorably discharged members of the Armed Forces, 10 including members medically discharged, separated, or on the temporary disability retirement list, and their imme-11 12 diate family remain eligible for services under the Military 13 OneSource Program for at least one year after the end 14 of the member's tour of service, the member's retirement 15 date, or the member's separation date, as the case may 16 be.

17 SEC. 558. COMPTROLLER GENERAL BRIEFING AND REPORT

18 ON PERMANENT EMPLOYMENT ASSISTANCE19 CENTERS.

(a) REQUIREMENT.— Not later than 240 days after
the date of the enactment of this Act, the Comptroller
General of the United States shall provide a briefing to
the Armed Services Committees of the Senate and House
of Representatives, with a report to follow on a date
agreed to at the time of the briefing. The briefing and

1	report shall provide information on employment assistance
2	required under section 1143 of title 10, United States
3	Code, and related information regarding civilian employ-
4	ment requiring certification or licensure.
5	(b) CONTENTS.—The information required under
6	subsection (a) shall include the following:
7	(1) A description of the content of the database
8	required by section 1143(a)(2)(A) of such title.
9	(2) A list and description of permanent employ-
10	ment assistance centers required by section 1143(b)
11	of such title.
12	(3) A list and description of employment skills
13	training programs and eligible members of the
14	Armed Forces.
15	(4) A list and description of State and non-
16	State entities that have interacted with civilian em-
17	ployers.
18	(5) A description of the use by members of the
19	Armed Forces of the permanent employment assist-
20	ance centers.
• •	
21	(6) An assessment of the permanent employ-
21 22	(6) An assessment of the permanent employ- ment assistance centers and challenges, if any, the

 1
 SEC. 559. ACTIVITIES TO INCREASE AWARENESS OF AP

 2
 PRENTICESHIP PROGRAMS.

The Secretary of Defense shall ensure that, as part of the transition counseling provided by the Department of Defense to members of the Armed Forces who are in the process of separating from the Armed Forces (including the reserve components), information is provided to such members on—

9 (1) the potential benefits of apprenticeship pro-10 grams;

(2) the appropriate use of veterans' educationbenefits to pay for apprenticeship programs, and

13 (3) the availability of veteran-focused, nonprofit14 apprenticeship programs.

15 Subtitle G—Defense Dependents' 16 Education and Military Family 17 Readiness Matters

 18
 SEC. 561. ENHANCEMENT AND CLARIFICATION OF FAMILY

 19
 SUPPORT SERVICES FOR FAMILY MEMBERS

 20
 OF MEMBERS OF SPECIAL OPERATIONS

 21
 FORCES.

22 Section 1788a of title 10, United States Code, is23 amended—

24 (1) by striking "activities" each place it appears25 and inserting "services";

1	(2) in subsection (b)(2), by striking "activity"
2	and inserting "service";
3	(3) in subsection (c), by striking "\$5,000,000"
4	and inserting "\$10,000,000";
5	(4) in subsection $(d)(1)$, by striking "there-
6	after" and inserting "of the next two years"; and
7	(5) in subsection (e), by adding at the end the
8	following new paragraph:
9	"(4) The term 'family support services' includes
10	costs of transportation, food, lodging, child care,
11	supplies, fees, and training materials for immediate
12	family members of members of the armed forces as-
13	signed to special operations forces while partici-
14	pating in programs under subsection (a).".
15	SEC. 562. ADDITIONAL MATTERS FOR ASSESSMENT AND RE-
16	PORT ON CHILDCARE SERVICES OF THE DE-
17	PARTMENT OF DEFENSE.
18	Section 575 of the National Defense Authorization
19	Act for Fiscal Year 2018 (Public Law 115-91) is amend-
20	ed—
21	(1) in subsection (a), by adding at the end the
22	following new paragraphs:
23	"(5) Expanding the childcare hours at military
24	installations that host initial training units in order

1	to accommodate drill instructors, trainers, and sup-
2	port staff.
3	"(6) Modifying the rate of use of subsidized,
4	off-installation childcare services by military fami-
5	lies, including whether such rate could be increased
6	by altering policies that cap the amount of subsidies
7	for military families for such services based on the
8	cost of living for families and the average cost of ci-
9	vilian childcare services.
10	"(7) Permitting the issuance of employee clear-
11	ances on a provisional or interim basis for those
12	working at military childcare centers."; and
13	(2) in subsection (b)—
14	(A) by striking "September 1, 2018" and
15	inserting "March 1, 2019";
16	(B) by striking "the results of the assess-
17	ment conducted under subsection (a)." and in-
18	serting an em dash; and
19	(C) by adding at the end the following new
20	paragraphs:
21	((1) the results of the assessment conducted
22	under subsection (a); and
23	"(2) assessments of—
24	"(A) the underlying factors contributing to
25	the childcare backlogs at many installations;

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1	"(B) the effect of such backlogs on mem-
2	ber recruitment and retention; and
3	"(C) the effect of such backlogs on mili-
4	tary spouse unemployment and underemploy-
5	ment.".
6	SEC. 563. CONTINUED ASSISTANCE TO SCHOOLS WITH SIG-
7	NIFICANT NUMBERS OF MILITARY DEPEND-

ENT STUDENTS.

9 (a) Assistance to Schools With Significant NUMBERS OF MILITARY DEPENDENT STUDENTS.—Of the 10 11 amount authorized to be appropriated for fiscal year 2019 in Division D of this Act and available for operation and 12 maintenance for Defense-wide activities as specified in the 13 14 funding table in Section 4301 of this Act, \$40,000,000 15 shall be available only for the purpose of providing assistance to local educational agencies under subsection (a) of 16 17 section 572 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163; 20 U.S.C. 18 7703b). 19

(b) IMPACT AID FOR CHILDREN WITH SEVERE DISABILITIES.—Of the amount authorized to be appropriated
for fiscal year 2019 in Division D of this Act and available
for operation and maintenance for Defense-wide activities
as specified in the funding table in Section 4301 of this
Act, \$10,000,000 shall be available for payments under

section 363 of the Floyd D. Spence National Defense Au thorization Act for Fiscal Year 2001 (Public Law 106 398; 20 U.S.C. 7703a).

4 (c) LOCAL EDUCATIONAL AGENCY DEFINED.—In
5 this section, the term "local educational agency" has the
6 meaning given that term in section 7013(9) of the Ele7 mentary and Secondary Education Act of 1965 (20 U.S.C.
8 7713(9)).

9 SEC. 564. DEPARTMENT OF DEFENSE EDUCATION ACTIVITY 10 MISCONDUCT DATABASE.

11 (a) COMPREHENSIVE DATABASE.—The Secretary of 12 Defense shall consolidate the various databases and mechanisms for the reporting and tracking of juvenile mis-13 conduct in Department of Defense Education Activity 14 15 (hereinafter in this section referred to as "DODEA") schools into one comprehensive database for DODEA ju-16 venile misconduct. The comprehensive database shall in-17 18 clude, at a minimum, all reportable allegations of juvenile-19 on-juvenile sexual misconduct, regardless of the final disposition of the case. 20

(b) POLICY.—The Secretary shall establish a comprehensive policy regarding the reporting and tracking of
juvenile misconduct cases occurring in DODEA schools,
including policies establishing appropriate safeguards to
prevent unauthorized disclosure of sensitive information

contained in the comprehensive database required by sub section (a).

3	SEC. 565. REPORT ON ASSESSMENT OF FREQUENCY OF
4	PERMANENT CHANGES OF STATION OF MEM-
5	BERS OF THE ARMED FORCES ON EMPLOY-
6	MENT AMONG MILITARY SPOUSES.

7 (a) IN GENERAL.—The Secretary of Defense shall
8 submit to Congress a report setting forth an assessment
9 of the effects of the frequency of permanent changes of
10 station of members of the Armed Forces on stability of
11 employment among military spouses.

12 (b) ELEMENTS.—The report under this section shall13 include the following:

14 (1) An assessment of the effects of the fre-15 quency of permanent changes of station of members 16 of the Armed Forces on stability of employment 17 among military spouses, including the contribution 18 of frequent permanent changes of station to unem-19 underemployment among ployment or military 20 spouses.

(2) An assessment of the effects of unemployment and underemployment among military spouses
on force readiness.

24 (3) Such recommendations as the Secretary25 considers appropriate regarding legislative or admin-

1 istration action to achieve force readiness and sta-2 bilization through the minimization of the impacts of 3 frequent permanent changes on stability of employ-4 ment among military spouses. Subtitle H—Decorations and 5 Awards 6 7 SEC. 571. LIMITATIONS ON AUTHORITY TO REVOKE CER-8 TAIN MILITARY DECORATIONS AWARDED TO 9 **MEMBERS OF THE ARMED FORCES.** 10 (a) ARMY.— 11 (1) LIMITATIONS.—Chapter 357 of title 10, United States Code, is amended by adding at the 12 13 end the following new section: 14 "§ 3757. Military decorations: limitations on revoca-15 tion "(a) LIMITATIONS.—Except as provided in sub-16 17 section (b), the President or the Secretary of the Army may not authorize the revocation of a military decoration 18 19 after the actual award of the military decoration to a 20 member of the armed forces under the jurisdiction of the 21 Secretary. 22 "(b) EXCEPTIONS.—(1) Subsection (a) does not 23 apply to the revocation of a military decoration if the revocation is ordered on account of-24

1	"(A) the acquisition of new or additional infor-
2	mation that calls into question the service for which
3	the member was awarded the military decoration; or
4	"(B) the conviction of the member for a felony.
5	((2) In applying the exception described in paragraph
6	(1)(B), the President and the Secretary of the Army shall
7	take into account, as an extenuating factor, whether the
8	member has been diagnosed with traumatic brain injury
9	or post-traumatic stress disorder.
10	"(c) MILITARY DECORATION DEFINED.—In this sec-
11	tion, the term 'military decoration' means the distin-
12	guished-service cross, distinguished-service medal, silver
13	star, distinguished flying cross, or Soldier's Medal. The
14	term does not include the medal of honor.".
15	(2) CLERICAL AMENDMENT.—The table of sec-
16	tions at the beginning of such chapter is amended
17	by adding at the end the following new item:
	"3757. Military decorations: limitations on revocation.".
18	(b) NAVY AND MARINE CORPS.—
19	(1) LIMITATIONS.—Chapter 567 of title 10,
20	United States Code, is amended by adding at the
21	end the following new section:
22	"§6259. Military decorations: limitations on revoca-
23	tion
24	"(a) LIMITATIONS.—Except as provided in sub-
25	section (b), the President or the Secretary of the Navy

may not authorize the revocation of a military decoration
 after the actual award of the military decoration to a
 member of the armed forces under the jurisdiction of the
 Secretary.

5 "(b) EXCEPTIONS.—(1) Subsection (a) does not
6 apply to the revocation of a military decoration if the rev7 ocation is ordered on account of—

"(A) the acquisition of new or additional infor-8 9 mation that calls into question the service for which 10 the member was awarded the military decoration; or 11 "(B) the conviction of the member for a felony. 12 "(2) In applying the exception described in paragraph 13 (1)(B), the President and the Secretary of the Navy shall take into account, as an extenuating factor, whether the 14 15 member has been diagnosed with traumatic brain injury or post-traumatic stress disorder. 16

17 "(c) MILITARY DECORATION DEFINED.—In this sec18 tion, the term 'military decoration' means the Navy cross,
19 distinguished-service medal, silver star medal, distin20 guished flying cross, or Navy and Marine Corps Medal.
21 The term does not include the medal of honor.".

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

"6259. Military decorations: limitations on revocation.".

25 (c) AIR FORCE.—

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

4 "§ 8757. Military decorations: limitations on revoca5 tion

6 "(a) LIMITATIONS.—Except as provided in sub-7 section (b), the President or the Secretary of the Air Force 8 may not authorize the revocation of a military decoration 9 after the actual award of the military decoration to a 10 member of the armed forces under the jurisdiction of the 11 Secretary.

12 "(b) EXCEPTIONS.—(1) Subsection (a) does not
13 apply to the revocation of a military decoration if the rev14 ocation is ordered on account of—

15 "(A) the acquisition of new or additional infor-16 mation that calls into question the service for which 17 the member was awarded the military decoration; or 18 "(B) the conviction of the member for a felony. 19 "(2) In applying the exception described in paragraph 20 (1)(B), the President and the Secretary of the Air Force 21 shall take into account, as an extenuating factor, whether 22 the member has been diagnosed with traumatic brain in-23 jury or post-traumatic stress disorder.

24 "(c) MILITARY DECORATION DEFINED.—In this sec-25 tion, the term 'military decoration' means the Air Force

cross, distinguished-service medal, silver star, distin guished flying cross, or Airman's Medal. The term does
 not include the medal of honor.".

4 (2) CLERICAL AMENDMENT.—The table of sec5 tions at the beginning of such chapter is amended
6 by adding at the end the following new item:
"8757. Military decorations: limitations on revocation.".

7 SEC. 572. AUTHORIZATION FOR AWARD OF EXPEDITIONARY
8 MEDAL TO CERTAIN MARINES FOR ACTIONS
9 ON JUNE 8, 1995.

10 Notwithstanding any time limitation with respect to the awarding of certain medals to persons who served in 11 12 the Armed Forces, the Secretary of Defense may award the Armed Forces Expeditionary Medal to a member or 13 former member of the 24th Marine Expeditionary Unit, 14 15 Special Operations Capable, for the mission to rescue Captain Scott O'Grady, United States Air Force, from Bosnia 16 on June 8, 1995. 17

18 Subtitle I—Miscellaneous Reports 19 and Other Matters

20 SEC. 581. PUBLIC AVAILABILITY OF TOP-LINE NUMBERS OF

21DEPLOYED MEMBERS OF THE ARMED22FORCES.

(a) IN GENERAL.—Except as provided in subsection(b), the Secretary of Defense shall make publicly available

the top-line numbers of members of the Armed Forces de ployed for each country.

3 (b) WAIVER.—

4 (1) IN GENERAL.—The Secretary may waive
5 the requirement under subsection (a) in the case of
6 a sensitive military operation if—

7 (A) the Secretary determines the public
8 disclosure of the number of deployed members
9 of the Armed Forces could reasonably be ex10 pected to provide an operational military advan11 tage to an adversary; or

12 (B) members of the Armed Forces are de13 ployed for a period that does not exceed 30
14 days.

(2) NOTICE.— If the Secretary issues a waiver
under this subsection, the Secretary submit to the
congressional defense committees a notice of the
waiver and the reasons for the determination that
led to the waiver.

20 (c) SENSITIVE MILITARY OPERATION DEFINED.—
21 The term "sensitive military operation" has the meaning
22 given that term in section 130f(d) of title 10, United
23 States Code.

1SEC. 582. CRITERIA FOR INTERMENT AT ARLINGTON NA-2TIONAL CEMETERY.

3 (a) CRITERIA.—The Secretary of the Army, in consultation with the Secretary of Defense, shall prescribe re-4 5 vised criteria for interment at Arlington National Cemetery that preserve Arlington National Cemetery as an ac-6 7 tive burial ground "well into the future," as that term is 8 used in the report submitted by the Secretary of the Army to the Committees on Veterans' Affairs and the Commit-9 tees on Armed Services of the House of Representatives 10 and the Senate, dated February 14, 2017, and titled "The 11 Future of Arlington National Cemetery: Report on the 12 Cemetery's Interment and Inurnment Capacity 2017". 13

(b) DEADLINE.—The Secretary of the Army shall establish the criteria under subsection (a) not later than
September 30, 2019.

17 SEC. 583. REPORT ON GENERAL AND FLAG OFFICER COSTS.

18 Not later than nine months after the date of the en-19 actment of this Act, the Secretary of Defense shall submit 20 to the congressional defense committees a report on gen-21 eral and flag officer costs. Such report shall include cost 22 estimates for direct and indirect costs associated with general and flag officers generally and for specific positions 23 24 in accordance with the recommendations of the Office of the Secretary of Defense-Cost Assessment and Program 25

1	Evaluation report entitled "Defining General and Flag Of-
2	ficer Costs" dated December 2017, including—
3	(1) direct compensation for all general and flag
4	officers and for specific general and flag officer posi-
5	tions, using the full cost of manpower model to esti-
6	mate where possible;
7	(2) personal money allowances for positions
8	that receive an allowance;
9	(3) deferred compensation and health care costs
10	for all general and flag officers and for specific gen-
11	eral and flag officer positions;
12	(4) costs associated with providing security de-
13	tails for specific general and flag officer positions
14	that merit continuous security;
15	(5) costs associated with Government and com-
16	mercial travel for general and flag officers who qual-
17	ify for tier one or two travel, including commercial
18	travel costs using defense travel sytstem data;
19	(6) general flag officer per diems for specific
20	positions, based on average travel per diem costs;
21	(7) costs for enlisted and officer aide housing
22	for general and flag officers generally and for spe-
23	cific general and flag officer positions, including
24	basic housing assistance costs for staff;

(8) on a case-by-case basis, costs associated
 with enlisted and officer aide travel, taking into con sideration the cost of data collection;

4 (9) costs associated with additional support 5 staff for general and flag officers and their travel, 6 equipment, and per diem costs for all general and 7 flag officers and specific general and flag officer po-8 sitions based on the average numbers per general or 9 flag officer and estimations using the full cost of 10 manpower model;

(10) costs associated with the upkeep and
maintenance of official residences not captured by
basic housing assistance; and

(11) costs associated with training for general
and flag officers generally and specific general and
flag officer positions using estimations from the full
cost of manpower model.

18 SEC. 584. REPORT ON OUTSIDE EMPLOYMENT OF SENIOR

19 PERSONNEL.

(a) REPORT REQUIRED.—Not later than 18 months
after the date of the enactment of this Act, and annually
thereafter, the Secretary of Defense shall submit a report
to Congress on requests by senior personnel for approval
of outside employment during the preceding fiscal year.

1	(b) ELEMENTS.—The report under this section shall
2	contain the following regarding:
3	(1) The number of such requests.
4	(2) The number of such requests approved.
5	(3) The types of positions for which senior per-
6	sonnel made such requests.
7	(4) The range and average of the time commit-
8	ment for such positions.
9	(5) The range and average of the compensation
10	for such positions.
11	(6) Any ethical lapses or abuses by senior per-
12	sonnel in the course of employment pursuant to ap-
13	proved requests.
14	(c) SENIOR PERSONNEL DEFINED.—In this section,
14	
14	the term "senior personnel" means any of the following:
	the term "senior personnel" means any of the following: (1) An officer in the regular or reserve compo-
15	
15 16	(1) An officer in the regular or reserve compo-
15 16 17	(1) An officer in the regular or reserve compo- nent of an armed force above the grade of O-6.
15 16 17 18	(1) An officer in the regular or reserve component of an armed force above the grade of O-6.(2) An employee of the Department of Defense
15 16 17 18 19	 (1) An officer in the regular or reserve component of an armed force above the grade of O-6. (2) An employee of the Department of Defense in the Senior Executive Service.
15 16 17 18 19 20	 (1) An officer in the regular or reserve component of an armed force above the grade of O-6. (2) An employee of the Department of Defense in the Senior Executive Service. SEC. 585. LIMITATION ON USE OF FUNDS PENDING SUB-
 15 16 17 18 19 20 21 	 (1) An officer in the regular or reserve component of an armed force above the grade of O-6. (2) An employee of the Department of Defense in the Senior Executive Service. SEC. 585. LIMITATION ON USE OF FUNDS PENDING SUBMITTAL OF REPORT ON ARMY MARKETING
 15 16 17 18 19 20 21 22 	 (1) An officer in the regular or reserve component of an armed force above the grade of O-6. (2) An employee of the Department of Defense in the Senior Executive Service. SEC. 585. LIMITATION ON USE OF FUNDS PENDING SUBMITTAL OF REPORT ON ARMY MARKETING AND ADVERTISING PROGRAM.

1	of the Senate and House of Representatives a report
2	on the recommendations contained in the audit con-
3	ducted by the Army Audit Agency of the Army's
4	Marketing and Advertising Program concerning con-
5	tract oversight and return on investment.
6	(2) CONTENTS.—The report required by para-
7	graph (1) shall address each of the following:
8	(A) The mitigation and oversight measures
9	implemented to assure improved program re-
10	turn and contract management including the
11	establishment of specific goals to measure long-
12	term effects of investments in marketing ef-
13	forts.
14	(B) The establishment of a review process
15	to regularly evaluate the effectiveness and effi-
15 16	to regularly evaluate the effectiveness and effi- ciency of marketing efforts including efforts to
16	ciency of marketing efforts including efforts to
16 17	ciency of marketing efforts including efforts to better support the accessions missions of the
16 17 18	ciency of marketing efforts including efforts to better support the accessions missions of the Army.
16 17 18 19	ciency of marketing efforts including efforts to better support the accessions missions of the Army. (C) The increase of acquisition and mar-
16 17 18 19 20	ciency of marketing efforts including efforts to better support the accessions missions of the Army. (C) The increase of acquisition and mar- keting experience within the Army Marketing
16 17 18 19 20 21	ciency of marketing efforts including efforts to better support the accessions missions of the Army. (C) The increase of acquisition and mar- keting experience within the Army Marketing and Research Group (hereinafter in this section
 16 17 18 19 20 21 22 	ciency of marketing efforts including efforts to better support the accessions missions of the Army. (C) The increase of acquisition and mar- keting experience within the Army Marketing and Research Group (hereinafter in this section referred to as the "AMRG").

organizational structure, staffing, and training,
 including an assessment of the workplace cli mate and culture internal to the AMRG.

4 (E) The establishment of an Army Mar5 keting and Advisory Board comprised of senior
6 Army and marketing and advertising leaders
7 and an assessment of industry and service mar8 keting and advertising best practices including
9 a plan to incorporate relevant practices.

10 (F) The status of the implementation of
11 contracting practices recommended by the
12 Army Audit Agency's audit of contracting over13 sight of AMRG contained in Audit Report A14 2018-0033-MTH.

(b) LIMITATION ON USE OF FUNDS.—Not more than
60 percent of the amounts authorized to be appropriated
or otherwise made available in this Act for the AMRG for
fiscal year 2019 for advertising and marketing activities
may be obligated or expended until the Secretary of the
Army submits the report required by subsection (a).

(c) COMPTROLLER GENERAL REVIEW.—Not later
than 90 days after the date of the submittal of the report
required by subsection (a), the Comptroller General of the
United States shall conduct a review of the results and
implementation of the recommendations of the Army

Audit Agency Audits of the AMRG on contract oversight
 and return on investment. Such review shall include an
 assessment of the effects of the implementation of the rec ommendations on the AMRG leadership, workforce and
 business practices, and return on investment.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS Subtitle A—Pay and Allowances

9 SEC. 601 . PROMPT REVIEW OF REQUEST FOR IMMINENT

10 DANGER PAY.

11 Section 310(d)(1) of title 37, United States Code, is 12 amended by adding at the end the following new sentence: 13 "The Secretary of Defense shall issue a determination re-14 garding special pay under this section not later than 90 15 days after receiving a request for such determination from 16 the commander of a geographic combatant command."

17 SEC. 602 . APPLICATION OF BASIC ALLOWANCE FOR HOUS-

18 ING TO MEMBERS OF THE UNIFORMED SERV-

19 ICES IN THE VIRGIN ISLANDS.

20 (a) IN GENERAL.—Section 403(b) of title 37, United
21 States Code, is amended—

- (1) in the heading, by inserting "AND THE VIRGIN ISLANDS" after "THE UNITED STATES";
- 24 (2) in paragraph (1), by inserting "and the Vir25 gin Islands" after "the United States"; and

1 (3) in paragraphs (2), (3)(A), and (6), by in-2 serting "or the Virgin Islands" after "the United 3 States" each place it appears. 4 (b) CONFORMING AMENDMENTS.—Section 403(c) of 5 title 37, United States Code, is amended— 6 (1) in the heading, by inserting "OR THE VIR-7 GIN ISLANDS" after "THE UNITED STATES": and 8 (2) in paragraphs (1), (2), (3)(A)(i), and 9 (3)(B), by inserting "or the Virgin Islands" after 10 "the United States" each place it appears. 11 (c) EFFECTIVE DATE.—The amendments made by 12 this section shall take effect on the date of the enactment of this Act and shall apply to payments under section 403 13 14 of title 37, United States Code, beginning on January 1, 15 2019. 16 SEC. 603 . MANDATORY INCREASE IN INSURANCE COV-17 ERAGE UNDER SERVICEMEMBERS' GROUP 18 LIFE INSURANCE FOR MEMBERS DEPLOYED 19 TO COMBAT THEATERS OF OPERATION. 20 Section 1967(a)(3) of title 38, United States Code, 21 is amended— 22 (1) in subparagraph (A), by striking "subpara-23 graphs (B) and (C)" and inserting "subparagraphs (B), (C), and (D)"; and 24

1	(2) by adding at the end the following new sub-
2	paragraph:
3	"(D) In the case of a member who elects under
4	paragraph (2)(A) not to be insured under this sec-
5	tion, or who elects under subparagraph (B) to be in-
6	sured for an amount less than the maximum amount
7	provided under subparagraph (A), and who is de-
8	ployed to a combat theater of operations the mem-
9	ber—
10	"(i) shall be insured under this subchapter
11	for the maximum amount provided under sub-
12	paragraph (A) for the period of such deploy-
13	ment; and
14	"(ii) upon the end of such deployment—
15	"(I) shall be insured in the amount
16	elected by the member under subparagraph
17	(B); or
18	"(II) shall not be insured, if so elected
19	under paragraph (2)(A)".
20	SEC. 604 . MILITARY HOUSING PRIVATIZATION INITIATIVE.
21	(a) PAYMENT AUTHORITY.—Each month beginning
22	on the first month after the date of the enactment of this
23	Act, the Secretary shall pay a lessor of covered housing
24	5 percent of the amount calculated under section
25	403(b)(3)(A)(i) of title 37, United States Code, for the

area in which the covered housing exists. Any such pay ment shall be in addition to any other payment made by
 the Secretary to that lessor.

4 (b) PLAN FOR MHPI HOUSING.—Not later than De5 cember 1, 2018, the Secretary shall submit to the congres6 sional defense committees a long-range plan to develop
7 measures to consistently address the future sustainment,
8 recapitalization, and financial condition of MHPI housing.
9 The plan shall include—

(1) efforts to mitigate the losses incurred by
MHPI housing projects because of the reductions to
BAH under section 603 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law
114-92; 37 U.S.C. 403(b)(3)(B)); and

(2) a full assessment of the effects of such reductions (in relation to calculations of market rates
for rent and utilities) on the financial condition of
MHPI housing.

(c) REPORTING.—The Secretary shall direct the Assistant Secretary of Defense for Energy, Installations, and
Environment to take the following steps regarding reports
under section 2884(c) of title 10, United States Code:

(1) Provide additional contextual informationon MHPI housing to identify any differences in the

1	calculation of debt coverage ratios and any effect of
2	such differences on their comparability.
3	(2) Immediately resume issuing such reports on
4	the financial condition of MHPI housing.
5	(3) Revise Department of Defense guidance on
6	MHPI housing—
7	(A) to ensure that relevant financial data
8	(such as debt coverage ratios) in such reports
9	are consistent and comparable in terms of the
10	time periods of the data collected;
11	(B) to include a requirement that the sec-
12	retary of each military department includes
13	measures of future sustainment into each as-
14	sessments of MHPI housing projects; and
15	(C) to require the secretary of each mili-
16	tary department to define risk tolerance regard-
17	ing the future sustainability of MHPI housing
18	projects.
19	(4) Report financial information on future
20	sustainment of each MHPI housing project in such
21	reports.
22	(5) Provide Department of Defense guidance to
23	the secretaries of the military departments to—

1	(A) assess the significance of the specific
2	risks to individual MHPI housing projects from
3	the reduction in BAH; and
4	(B) identify methods to mitigate such risks
5	based on their significance.
6	(6) Not later than December 1, 2018, finalize
7	Department of Defense guidance that clearly de-
8	fines—
9	(A) the circumstances in which the mili-
10	tary departments shall provide notification of
11	housing project changes to the congressional de-
12	fense committees; and
13	(B) which types of such changes require
14	prior notification to or prior approval from the
15	congressional defense committees.
16	(d) DEFINITIONS.—In this section:
17	(1) The term "BAH" means the basic allow-
18	ance for housing under section 403 of title 37,
19	United States Code.
20	(2) The term "covered housing" means a unit
21	of MHPI housing that is leased to a member of a
22	uniformed service who resides in such unit.
23	(3) The term "MHPI housing" means housing
24	acquired or constructed under the alternative au-
25	thority of subchapter IV of chapter 169 of title 10,

United States Code (known as the Military Housing
 Privatization Initiative).

3 SEC. 605 . PER DIEM ALLOWANCE POLICIES.

4 (a) POLICY AND REGULATIONS.—

5 (1) EXISTING POLICY AND REGULATIONS.—The 6 Secretary of each military department may not implement the policy in the memorandum dated Octo-7 8 ber 1, 2014, titled "UTD/CTS for MAP 118-13/ 9 CAP 118-13 – Flat Rate Per Diem for Long Term 10 TDY", regarding per diem allowances, or any regu-11 lations prescribed pursuant to such memorandum, 12 on or after the date of the enactment of this Act. 13 (2) FUTURE POLICY AND REGULATIONS.—(A) 14 The Secretary of each military department con-15 cerned may not implement a new policy regarding 16 per diem allowances under section 474 of title 37,

17 United States Code, until after the Secretary of De-18 fense issues the report under subsection (b).

(B) The Secretary of the military department
concerned shall notify the appropriate congressional
committees not less than 60 days before implementing a new policy regarding per diem allowances
under section 474 of title 37, United States Code.
(b) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the Secretary of Defense

shall issue a report to the appropriate congressional com mittees regarding options to reduce travel costs incurred
 by the Department of Defense, including the adoption of
 practices used by private entities.

5 (c) APPROPRIATE CONGRESSIONAL COMMITTEES.—
6 In this section, the term "appropriate congressional com7 mittees" means the congressional defense committees, the
8 Committee on Homeland Security and Governmental Af9 fairs of the Senate, and the Committee on Oversight and
10 Government Reform of the House of Representatives.

Subtitle B—Bonuses and Special Incentive Pays

13 SEC. 611 . ONE-YEAR EXTENSION OF CERTAIN EXPIRING
14 BONUS AND SPECIAL PAY AUTHORITIES.

15 (a) AUTHORITIES RELATING то Reserve FORCES.—Section 910(g) of title 37, United States Code, 16 17 relating to income replacement payments for reserve component members experiencing extended and frequent mo-18 19 bilization for active duty service, is amended by striking 20 "December 31, 2018" and inserting "December 31, 2019". 21

(b) TITLE 10 AUTHORITIES RELATING TO HEALTH
CARE PROFESSIONALS.—The following sections of title
10, United States Code, are amended by striking "December 31, 2018" and inserting "December 31, 2019":

(1) Section 2130a(a)(1), relating to nurse offi cer candidate accession program.

3 (2) Section 16302(d), relating to repayment of
4 education loans for certain health professionals who
5 serve in the Selected Reserve.

6 (c) AUTHORITIES RELATING TO NUCLEAR OFFI7 CERS.—Section 333(i) of title 37, United States Code, is
8 amended by striking "December 31, 2018" and inserting
9 "December 31, 2019".

(d) AUTHORITIES RELATING TO TITLE 37 CONSOLIDATED SPECIAL PAY, INCENTIVE PAY, AND BONUS AUTHORITIES.—The following sections of title 37, United
States Code, are amended by striking "December 31,
2018" and inserting "December 31, 2019":

15 (1) Section 331(h), relating to general bonusauthority for enlisted members.

17 (2) Section 332(g), relating to general bonus18 authority for officers.

19 (3) Section 334(i), relating to special aviation20 incentive pay and bonus authorities for officers.

21 (4) Section 335(k), relating to special bonus
22 and incentive pay authorities for officers in health
23 professions.

1	(5) Section 336(g), relating to contracting
2	bonus for cadets and midshipmen enrolled in the
3	Senior Reserve Officers' Training Corps.
4	(6) Section 351(h), relating to hazardous duty
5	pay.
6	(7) Section 352(g), relating to assignment pay
7	or special duty pay.
8	(8) Section 353(i), relating to skill incentive
9	pay or proficiency bonus.
10	(9) Section 355(h), relating to retention incen-
11	tives for members qualified in critical military skills
12	or assigned to high priority units.
13	(e) Authority to Provide Temporary Increase
14	IN RATES OF BASIC ALLOWANCE FOR HOUSING.—Section
15	403(b)(7)(E) of title 37, United States Code, is amended
16	by striking "December 31, 2018" and inserting "Decem-
17	ber 31, 2019".
18	Subtitle C—Other Matters
19	SEC. 621 . EXPANSIONS OF INSTALLATION BENEFITS TO
20	SURVIVING SPOUSES, DEPENDENT CHIL-
21	DREN, AND OTHER NEXT OF KIN.
22	(a) Issuance of Gold Star Installation Access
23	CARDS.—
24	(1) Issuance and conditions on use.—

(A) IN GENERAL.—Chapter 57 of title 10,
 United States Code, is amended by inserting
 after section 1126 the following new section:

4 "§1126a. Gold Star Installation Access Card: issuance and protections

6 "(a) ISSUANCE TO GOLD STAR SURVIVING SPOUSE 7 AND DEPENDENT CHILDREN OF DECEASED MEMBER RE-8 QUIRED.—The Secretary concerned shall provide for the 9 issuance of a standardized Gold Star Installation Access Card to the widow and dependent children of a deceased 10 member of the armed forces described in section 1126(a)11 12 of this title to facilitate their ability to gain unescorted access to military installations for the purpose of attend-13 ing memorial events, visiting gravesites, and obtaining the 14 15 on-installation services and benefits to which they are entitled or eligible. 16

"(b) ISSUANCE TO OTHER NEXT OF KIN AUTHORIZED.—At the discretion of the Secretary concerned, the
Secretary concerned may provide the Gold Star Installation Access Card to the parents and other next of kin of
a deceased member of the armed forces described in section 1126(a) of this title.

23 "(c) SERVICE-WIDE ACCEPTANCE OF ACCESS
24 CARD.—The Secretaries concerned shall work together to
25 ensure that a Gold Star Installation Access Card issued

by one armed force is accepted for access to military in-1 2 stallations under the jurisdiction of another armed force. 3 "(d) PROTECTION OF INSTALLATION SECURITY.-In 4 developing, issuing, and accepting the Gold Star Installa-5 tion Access Card, the Secretary concerned may take such measures as the Secretary concerned considers nec-6 7 essary-"(1) to prevent fraud in the procurement or use 8 9 of the Gold Star Installation Access Card; "(2) to limit installation access to those areas 10 11 of the installation that provide the services and ben-12 efits for which the recipient of the Gold Star Instal-13 lation Access Card is entitled or eligible; and 14 "(3) to ensure that the availability and use of 15 the Gold Star Installation Access Card does not ad-16 versely affect military installation security. 17 "(e) TERMINATION.—The Gold Star Installation Access Card for the widow and dependent children of a de-18 19 ceased member of the armed forces shall remain valid for 20 the life of the widow or child, regardless of subsequent 21 marital status of the widow, subject to periodic renewal 22 as determined by the Secretary concerned to ensure mili-23 tary installation security.". 24 (B) CLERICAL AMENDMENT.—The table of 25 sections at the beginning of chapter 57 of title

1	10, United States Code, is amended by insert-
2	ing after the item relating to section 1126 the
3	following new item:
	"1126a. Gold Star Installation Access Card: issuance and protections.".
4	(2) Applicability of current defini-
5	TIONS.—Section 1126(d) of title 10, United States
6	Code is amended by striking the matter preceding
7	paragraph (1) and inserting the following: "In this
8	section and section 1126a of this title:".
9	(b) EXTENSION OF COMMISSARY AND EXCHANGE
10	Benefits for Remarried Spouses With Dependent
11	CHILDREN.—
12	(1) BENEFITS.—Section 1062 of title 10,
13	United States Code, is amended—
14	(A) by striking "The Secretary of De-
15	fense" and inserting the following:
16	"(a) Certain Unremarried Former Spouses.—
17	The Secretary of Defense''; and
18	(B) by adding at the end the following new
19	subsection:
20	"(b) Certain Remarried Surviving Spouses.—
21	The Secretary of Defense shall prescribe such regulations
22	as may be necessary to provide that a surviving spouse
23	of a deceased member of the armed forces, regardless of
24	the marital status of the surviving spouse, who has guard-
25	ianship of dependent children of the deceased member is
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1 entitled to use commissary stores and MWR retail facili-

2 ties to the same extent and on the same basis as the unremarried surviving spouse of a member of the uni-3 formed services.". 4 5 (2) Conforming Amendments.—Section 1062 6 of title 10, United States Code, is further amend-7 ed---8 (A) by striking "commissary and exchange 9 privileges" and inserting "use commissary 10 stores and MWR retail facilities"; and 11 (B) by adding at the end the following new 12 subsection: 13 "(c) MWR RETAIL FACILITIES.—The term 'MWR retail facilities' has the meaning given that term in section 14 15 1063(e) of this title.". 16 (3) CLERICAL AMENDMENTS.— 17 (A) SECTION HEADING.—The heading of 18 section 1062 of title 10, United States Code, is 19 amended to read as follows: 20 **"§ 1062.** Certain former spouses and surviving 21 spouses". 22 (B) TABLE OF SECTIONS.—The table of 23 sections at the beginning of chapter 54 of title 24 10, United States Code, is amended by striking

1	the item relating to section 1062 and inserting
2	the following new item:
	"1062. Certain former spouses and surviving spouses.".
3	SEC. 622 . TRANSPORTATION ON MILITARY AIRCRAFT ON A
4	SPACE-AVAILABLE BASIS FOR DISABLED VET-
5	ERANS WITH A SERVICE-CONNECTED, PER-
6	MANENT DISABILITY RATED AS TOTAL.
7	(a) AVAILABILITY OF TRANSPORTATION.—Section
8	2641b of title 10, United States Code, is amended—
9	(1) by redesignating subsection (f) as sub-
10	section (g); and
11	(2) by inserting after subsection (e) the fol-
12	lowing new subsection (f):
13	"(f) Special Priority for Certain Disabled
14	VETERANS.—(1) The Secretary of Defense shall provide
15	transportation on scheduled and unscheduled military
16	flights within the continental United States and on sched-
17	uled overseas flights operated by the Air Mobility Com-
18	mand on a space-available basis for any veteran with a
19	service-connected, permanent disability rated as total on
20	the same basis as such transportation is provided to mem-
21	bers of the armed forces entitled to retired or retainer pay.
22	((2) The transportation priority required by para-
23	graph (1) for veterans described in such paragraph applies
24	whether or not the Secretary establishes the travel pro-
25	gram authorized by this section.

"(3) In this subsection, the terms 'veteran' and 'serv ice-connected' have the meanings given those terms in sec tion 101 of title 38.".

4 (b) EFFECTIVE DATE.—Subsection (f) of section
5 2641b of title 10, United States Code, as added by sub6 section (a), shall take effect at the end of the 90-day pe7 riod beginning on the date of the enactment of this Act.
8 SEC. 623 . EXTENSION OF PARKING EXPENSES ALLOWANCE
9 TO CIVILIAN EMPLOYEES AT RECRUITING FA10 CILITIES.

Section 481i(b)(1) of title 37, United States Code,
is amended by striking "as a recruiter for any" and inserting "at a recruiting facility".

14 SEC. 624 . ADVISORY BOARDS REGARDING MILITARY COM15 MISSARIES AND EXCHANGES.

16 The Secretary of Defense shall direct each com-17 manding officer of a military base on which there is a mili-18 tary commissary or exchange to establish an advisory 19 board, comprised of representatives of military or veterans 20 service organizations, to advise the commanding officer re-21 garding the interests of patrons and beneficiaries of mili-22 tary commissaries and exchanges.

1SEC. 625 . STUDY AND REPORT ON DEVELOPMENT OF A2SINGLE DEFENSE RESALE SYSTEM.

3 (a) STUDY.—The Secretary of Defense shall conduct
4 a study to determine the feasibility of consolidating the
5 military resale entities into a single defense resale system.
6 Such study shall include the following:

7 (1) A financial assessment of consolidation of8 the military resale entities.

9 (2) A business case analysis of consolidation of10 the military resale entities.

(3) Organizational, operational, and business
model integration plans for consolidation of the military resale entities.

14 (4) Determinations of which back-office proc15 esses and systems associated with finance and pay16 ment processing technologies the Secretary could
17 convert to common technologies.

(b) REPORT.—Not later than January 1, 2019, the
Secretary shall submit a report to the congressional defense committees regarding the study under subsection
(a). That report shall contain the following:

(1) Details of the internal and external organizational structures of a consolidated defense resale
system.

1 (2) Recommendations of the Secretaries of each 2 of the military departments regarding the plan to consolidate the military resale entities. 3 4 (3) The costs and associated plan for the merg-5 er of technologies or implementation of new tech-6 nology from a third-party provider to standardize fi-7 nancial management and accounting processes of a 8 consolidated defense resale system. 9 (4) Best practices to maximize reductions in 10 costs associated with back-office retail payment 11 processing for a consolidated defense resale system. 12 (5) A timeline for converting the Defense Com-13 missary Agency into a non-appropriated fund instru-14 mentality under section 2484(j) of title 10, United 15 States Code. 16 (6) A determination whether the business case 17 analysis supports consolidation of the military resale 18 entities. 19 (7) Recommendations of the Secretary for legis-20 lation related to consolidation of the military resale 21 entities. 22 (8) Other elements the Secretary determines 23 are necessary for a successful evaluation of a con-

24 solidation of the military resale entities.

1	(c) Prohibition on Use of Funds.—None of the
2	amounts authorized to be appropriated or otherwise made
3	available in this Act may be obligated or expended for the
4	purpose of implementing consolidation of the military re-
5	sale entities until October 1, 2019.
6	(d) Military Resale Entities Defined.—In this
7	section the term "military resale entities" means—
8	(1) the Defense Commissary Agency;
9	(2) the Army and Air Force Exchange Service;
10	(3) the Navy Exchange; and
11	(4) the Marine Corps Exchange.
12	TITLE VII—HEALTH CARE
	DROMAIONA
13	PROVISIONS
13 14	Subtitle A—TRICARE and Other
14	Subtitle A—TRICARE and Other
14 15	Subtitle A—TRICARE and Other Health Care Benefits
14 15 16	Subtitle A—TRICARE and Other Health Care Benefits SEC. 701. TRICARE MEDICARE ADVANTAGE DEMONSTRA-
14 15 16 17	Subtitle A—TRICARE and Other Health Care Benefits SEC. 701. TRICARE MEDICARE ADVANTAGE DEMONSTRA- TION PROGRAM.
14 15 16 17 18	Subtitle A—TRICARE and Other Health Care Benefits sec. 701. TRICARE MEDICARE ADVANTAGE DEMONSTRA- tion program. (a) Establishment.—
14 15 16 17 18 19	Subtitle A—TRICARE and Other Health Care Benefits SEC. 701. TRICARE MEDICARE ADVANTAGE DEMONSTRA- TION PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than two years
 14 15 16 17 18 19 20 	Subtitle A—TRICARE and Other Health Care Benefits SEC. 701. TRICARE MEDICARE ADVANTAGE DEMONSTRA- TION PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than two years after the date of the enactment of this Act, the Sec-
 14 15 16 17 18 19 20 21 	Subtitle A—TRICARE and Other Health Care Benefits SEC. 701. TRICARE MEDICARE ADVANTAGE DEMONSTRA- TION PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than two years after the date of the enactment of this Act, the Sec- retary of Defense, in consultation with the Secretary
 14 15 16 17 18 19 20 21 22 	Subtitle A—TRICARE and Other Health Care Benefits SEC. 701. TRICARE MEDICARE ADVANTAGE DEMONSTRA- TION PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than two years after the date of the enactment of this Act, the Sec- retary of Defense, in consultation with the Secretary of Health and Human Services, shall carry out a

1 vidual is deemed, unless the individual (in accord-2 ance with a process specified by the Secretaries) 3 elects otherwise, to have elected to receive benefits 4 under title XVIII of such Act (42 U.S.C. 1395 et 5 seq.) through a participating MA plan, with respect 6 to the military health system region involved, (and 7 shall be enrolled in such plan) for each plan year 8 during which such demonstration program is carried 9 out. In carrying out the demonstration program, the 10 Secretary shall ensure that a covered individual who 11 is enrolled in an MA plan in a military health sys-12 tem region selected under paragraph (3) that is not 13 a participating MA plan may remain in such non-14 participating MA plan without making an election 15 through such process specified in the previous sen-16 tence.

17 (2) DURATION.—Subject to subsection (d), the
18 demonstration program established under paragraph
19 (1) shall be carried out for a period of not less than
20 two plan years.

21 (b) PARTICIPATING MA PLANS.—

(1) DEFINITION.—For purposes of this section,
the term "participating MA plan" means, with respect to a military health system region selected
under paragraph (3) and a plan year beginning dur-

ing the period during which the demonstration
project is carried out, an eligible Medicare Advantage plan that enters into a contract under paragraph (2) with the Secretary of Defense to participate in the demonstration program under this section for such plan year.

7 (2) Selection of plans.—

8 (A) IN GENERAL.—The Secretary shall, 9 after consultation with the TRICARE managed 10 care support contractor in each military health 11 system region selected under paragraph (3) and 12 with respect to each plan year beginning the pe-13 riod during which such demonstration program 14 is carried out, enter into a contract with one or 15 more eligible Medicare Advantage plans de-16 scribed in subparagraph (B) to participate in 17 the demonstration program for such plan year, 18 with respect to such military health system re-19 gion. Under such contract, the Medicare Advan-20 tage organization offering such plan, with respect to such military health system region, 21 22 shall agree to provide coverage under such plan 23 to all covered individuals residing in such region 24 during such plan year.

1	(B) ELIGIBLE MEDICARE ADVANTAGE
2	PLAN.—For purposes of this section, an eligible
3	Medicare Advantage plan, with respect to a
4	military health system region selected under
5	paragraph (3), is an MA plan that satisfies the
6	following conditions, with respect to a plan year
7	beginning during the period during which the
8	demonstration program is carried out:
9	(i) The Medicare Advantage organiza-
10	tion offering the plan has in effect a con-
11	tract with the Secretary of Health and
12	Human Services under section 1857 of the
13	Social Security Act (42 U.S.C. 1395w–27)
14	for offering such plan to MA eligible indi-
15	viduals in such military health system re-
16	gion with respect to such plan year.
17	(ii) The plan is, or is treated as, a
18	qualifying plan under section $1853(0)(3)$ of
19	such Act (42 U.S.C. 1395w–23(0)(3)),
20	with respect to such plan year.
21	(3) Selection of military health system
22	REGIONS.—The Secretary shall select two military
23	health system regions in which to carry out the dem-
24	onstration program, one from each TRICARE man-
25	aged care support contractor region. Each such re-

- gion shall have a large concentration of beneficiaries
 eligible for TRICARE for Life.
- 3 (c) COSTS OF PROGRAM.—

4 (1) DEPARTMENT OF DEFENSE.—The Sec-5 retary shall bear the costs to the Department of De-6 fense and realize any potential savings to the De-7 partment that result from the demonstration pro-8 gram.

9 (2) COST NEUTRALITY.—The costs paid under 10 the demonstration program by the United States to 11 the participating Medicare Advantage plans, and the 12 costs paid by the United States pursuant to 13 TRICARE for Life, for the period of the demonstra-14 tion program, with respect to covered individuals en-15 rolled in such plans during such period, may not ex-16 ceed the estimated costs that would have been paid 17 by the United States during such period for pro-18 viding health care benefits to such individuals 19 through the original Medicare fee-for-service pro-20 gram under parts A and B of title XVIII of the So-21 cial Security Act and TRICARE for Life, as ad-22 justed to account for the age, location, and health 23 status of the population.

24 (d) CERTIFICATIONS REQUIRED TO CARRY OUT PRO25 GRAM.—

1	(1) CERTIFICATIONS.—Not later than one year
2	after the date of the enactment of this Act, and an-
3	nually thereafter for each plan year occurring during
4	the period during which the demonstration program
5	is carried out, the Secretary shall submit to the ap-
6	propriate congressional committees a report and cer-
7	tification on the demonstration program. If the Sec-
8	retary does not submit the certification by such date
9	each year, the Secretary may not carry out the dem-
10	onstration program for the plan year or any subse-
11	quent plan year.
12	(2) ELEMENTS.—Each report and certification
13	under paragraph (1), with respect to a plan year,
14	shall include the following:
15	(A) Except for the first report and certifi-
16	cation submitted under paragraph (1)—
17	(i) a certification that the demonstra-
18	tion program maintains cost neutrality
19	pursuant to subsection $(c)(2)$;
20	(ii) the number of covered individuals
21	eligible to be enrolled in the demonstration
22	program and the number of covered indi-
23	viduals who opted out of such enrollment
24	in each participating MA plan in each such
25	region; and

1	(iii) an assessment of the number of
2	covered individuals enrolled in partici-
3	pating Medicare Advantage plans under
4	the demonstration program that have
5	reached the limit on out-of-pocket expendi-
6	tures applied under the respective plan.
7	(B) A certification that the access stand-
8	ards for the TRICARE program are met in the
9	Medicare Advantage plans selected under sub-
10	section $(b)(2)$.
11	(C) A description of the average premium
12	rates, and copayments or cost sharing, if any,
13	for each participating MA plan in each military
14	health system region selected under subsection
15	(b)(3).
16	(D) A description of the quality rating de-
17	termined under the 5-star rating system under
18	section $1853(0)(4)$ of the Social Security Act
19	(42 U.S.C. 1395w-23(0)(4)) for such plan year
20	for each participating MA plan.
21	(E) Any recommendations by the Secretary
22	with respect to any legislative actions to im-
23	prove the demonstration program.
24	(e) REPORT.—Not later than three years after the
25	date of the enactment of this Act, the Secretary shall sub-

1	mit to the appropriate congressional committees a report
2	providing a comprehensive assessment of the demonstra-
3	tion program.
4	(f) REGULATIONS.—
5	(1) IN GENERAL.—The Secretary may prescribe
6	regulations to expeditiously implement the dem-
7	onstration program under subsection (a).
8	(2) RULEMAKING.—The Secretary shall carry
9	out paragraph (1)—
10	(A) by prescribing an interim final rule;
11	and
12	(B) not later than 180 days after pre-
13	scribing such interim final rule and considering
14	public comments with respect to such interim
15	final rule, by prescribing a final rule.
16	(g) DEFINITIONS.—In this section:
17	(1) The term "appropriate congressional com-
18	mittees" means—
19	(A) the Committees on Armed Services,
20	Ways and Means, and Energy and Commerce
21	of the House of Representatives; and
22	(B) the Committees on Armed Services,
23	Finance, and Health, Education, Labor, and
24	Pensions of the Senate.

1	(2) The term "covered individual" means an in-
2	dividual who—
3	(A) is a Medicare Advantage eligible indi-
4	vidual (as defined in section $1851(a)(3)$ of the
5	Social Security Act (42 U.S.C. 1395w-
6	21(a)(3)));
7	(B) is enrolled in TRICARE for Life; and
8	(C) resides in a ZIP Code that is located—
9	(i) in a military health system region
10	selected under subsection $(b)(3)$; and
11	(ii) at least 40 miles from a military
12	medical center or a military hospital de-
13	scribed in subsections (b) and (c) of sec-
14	tion 1073d of title 10, United States Code.
15	(3) The term "Medicare Advantage organiza-
16	tion" has the meaning given that term in section
17	1859 of the Social Security Act (42 U.S.C. 1395w-
18	28).
19	(4) The term "Medicare Advantage plan"
20	means a health plan under part C of title XVIII of
21	the Social Security Act (42 U.S.C. 1395w–21 et
22	seq.).
23	(5) The term "plan year" has the meaning
24	given such term for purposes of such part.

(6) The term "Secretary" means the Secretary
 of Defense.

3 (7) The terms "TRICARE program" and
4 "TRICARE for Life" have the meanings given those
5 terms in section 1072 of title 10, United States
6 Code.

7 SEC. 702. PILOT PROGRAM ON TREATMENT OF MEMBERS
8 OF THE ARMED FORCES FOR POST-TRAU9 MATIC STRESS DISORDER RELATED TO MILI10 TARY SEXUAL TRAUMA.

(a) IN GENERAL.—The Secretary of Defense may
carry out a pilot program to assess the feasibility and advisability of using intensive outpatient programs to treat
members of the Armed Forces suffering from post-traumatic stress disorder resulting from military sexual trauma, including treatment for substance abuse, depression,
and other issues related to such conditions.

(b) DISCHARGE THROUGH PARTNERSHIPS.—The
pilot program authorized by subsection (a) shall be carried
out through partnerships with public, private, and nonprofit health care organizations and institutions that—

(1) provide health care to members of theArmed Forces;

24 (2) provide evidence-based treatment for psy-25 chological and neurological conditions that are com-

1	mon among members of the Armed Forces, includ-
2	ing post-traumatic stress disorder, traumatic brain
3	injury, substance abuse, and depression;
4	(3) provide health care, support, and other ben-
5	efits to family members of members of the Armed
6	Forces; and
7	(4) provide health care under the TRICARE
8	program (as that term is defined in section 1072 of
9	title 10, United States Code).
10	(c) PROGRAM ACTIVITIES.—Each organization or in-
11	stitution that participates in a partnership under the pilot
12	program authorized by subsection (a) shall—
13	(1) carry out intensive outpatient programs of
14	short duration to treat members of the Armed
15	Forces suffering from post-traumatic stress disorder
16	resulting from military sexual trauma, including
17	treatment for substance abuse, depression, and other
18	issues related to such conditions;
19	(2) use evidence-based and evidence-informed
20	treatment strategies in carrying out such programs;
21	(3) share clinical and outreach best practices
22	with other organizations and institutions partici-
23	pating in the pilot program; and
24	(4) annually assess outcomes for members of
25	the Armed Forces individually and among the orga-

nizations and institutions participating in the pilot
 program with respect to the treatment of conditions
 described in paragraph (1).

4 (d) EVALUATION METRICS.—Before commencement
5 of the pilot program, the Secretary shall establish metrics
6 to be used to evaluate the effectiveness of the pilot pro7 gram and the activities under the pilot program.

8 (e) REPORTS.—

9 (1) INITIAL REPORT.—Not later than 180 days 10 after the date of the enactment of this Act, the Sec-11 retary shall submit to the Committees on Armed 12 Services of the Senate and the House of Representa-13 tives a report on the pilot program authorized by 14 subsection (a). The report shall include a description 15 of the pilot program and such other matters on the 16 pilot program as the Secretary considers appro-17 priate.

(2) FINAL REPORT.—Not later than 180 days
after the cessation of the pilot program under subsection (f), the Secretary shall submit to the committees of Congress referred to in paragraph (1) a
report on the pilot program. The report shall include
the following:

1	(A) A description of the pilot program, in-
2	cluding the partnership under the pilot program
3	as described in subsection (b).
4	(B) An assessment of the effectiveness of
5	the pilot program and the activities under the
6	pilot program.
7	(C) Such recommendations for legislative
8	or administrative action as the Secretary con-
9	siders appropriate in light of the pilot program,
10	including recommendations for extension or
11	making permanent the authority for the pilot
12	program.
13	(f) TERMINATION.—The Secretary may not carry out
14	the pilot program authorized by subsection (a) after the
15	date that is three years after the date of the enactment
16	of this Act.
17	SEC. 703. PILOT PROGRAM ON CRYOPRESERVATION AND
18	STORAGE.
19	(a) IN GENERAL.—The Secretary of Defense shall es-
20	tablish a pilot program to provide not greater than 1,000
21	members of the Armed Forces on active duty in the Armed
22	Forces with the opportunity to cryopreserve and store
23	their gametes prior to deployment to a combat zone.
24	(b) Period of Time.—

1 (1) IN GENERAL.—The Secretary shall provide 2 for the cryopreservation and storage of gametes of 3 a participating member of the Armed Forces under 4 subsection (a), at no cost to the member, in a facil-5 ity of the Department of Defense or of a private en-6 tity pursuant to a contract under subsection (d) until the date that is one year after the retirement, 7 8 separation, or release of the member from the 9 Armed Forces.

10 (2)CONTINUED CRYOPRESERVATION AND 11 STORAGE.—At the end of the one-year period speci-12 fied in paragraph (1), the Secretary shall permit an individual whose gametes were cryopreserved and 13 14 stored in a facility of the Department as described 15 in that paragraph to select, including pursuant to an 16 advance medical directive or military testamentary 17 instrument completed under subsection (c), one of 18 the following options:

(A) To continue such cryopreservation and
storage in such facility with the cost of such
cryopreservation and storage borne by the individual.

(B) To transfer the gametes to a private
cryopreservation and storage facility selected by
the individual.

(3) DISPOSAL OF GAMETES.—If an individual
 described in paragraph (2) does not make a selection
 under subparagraph (A) or (B) of such paragraph,
 the Secretary may dispose of the gametes of the in dividual not earlier than the date that is 90 days
 after the end of the one-year period specified in
 paragraph (1) with respect to the individual.

8 (c) Advance Medical Directive and Military 9 **TESTAMENTARY INSTRUMENT.**—A member of the Armed 10 Forces who elects to cryopreserve and store their gametes under this section must complete an advance medical di-11 12 rective, as defined in section 1044c(b) of title 10, United 13 States Code, and a military testamentary instrument, as 14 defined in section 1044d(b) of such title, that explicitly 15 specifies the use of their cryopreserved and stored gametes if such member dies or otherwise loses the capacity to con-16 17 sent to the use of their cryopreserved and stored gametes. 18 (d) AGREEMENTS.—To carry out this section, the Secretary may enter into agreements with private entities 19 20 that provide cryopreservation and storage services for 21 gametes.

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Subtitle B—Health Care Administration

3 SEC. 711. TRANSITION OF ADMINISTRATION BY DEFENSE
4 HEALTH AGENCY OF MILITARY MEDICAL
5 TREATMENT FACILITIES.

6 Section 1073c(a) of title 10, United States Code, is
7 amended—

8 (1) in paragraph (1), by striking "Beginning
9 October 1, 2018," and inserting "In accordance with
10 paragraph (3), by not later than September 30,
11 2020,";

(2) by redesignating paragraphs (3) and (4) asparagraphs (4) and (5), respectively;

14 (3) by inserting after paragraph (2) the fol-15 lowing new paragraph (3):

16 "(3)(A) The Secretary of Defense shall establish a 17 timeline to ensure that each Secretary of a military de-18 partment transitions the administration of military med-19 ical treatment facilities from the respective Secretary to 20 the Director of the Defense Health Agency pursuant to 21 paragraph (1) by the date specified in such paragraph. 22 "(B) In carrying out this subsection, and in addition

"(B) In carrying out this subsection, and in addition
to the requirements under section 1073d(e) of this title,
the Secretary of Defense may not close any military medical treatment facility, limit the health services provided

by a military medical treatment facility, or take any action
 to begin such a closure or limitation, until the date on
 which the Secretary submits to the congressional defense
 committees a report containing the following:

5 "(i) A certification that each Secretary of a 6 military department has completed the transition of 7 the administration of each military medical treat-8 ment facility from the respective Secretary to the 9 Director of the Defense Health Agency pursuant to 10 paragraph (1).

"(ii) A description of the metrics used by the
Secretary of Defense to ensure that such transition
is completed.

"(iii) A description of a cohesive headquarters
structure that delineates the roles and responsibilities for each military department, the Joint Staff
Surgeon, and the Defense Health Agency.

18 "(C) Not later than January 31, 2019, and every six 19 months thereafter through September 30, 2020, the Di-20 rector of the Defense Health Agency shall provide a brief-21 ing to the congressional defense committees on the 22 progress of the transition under this paragraph."; and

(4) in paragraph (3), as so redesignated, by
striking "subsection (a)" and inserting "paragraph
(1)".

1 SEC. 712. SHARING INFORMATION WITH STATE PRESCRIP-2 TION DRUG MONITORING PROGRAMS. 3 (a) ESTABLISHMENT.—Section 1074g of title 10, 4 United States Code, is amended— 5 (1) by redesignating subsections (g) and (h) as 6 subsections (h) and (i), respectively; and 7 (2) by inserting after subsection (f) the fol-8 lowing new subsection: 9 "(g) SHARING INFORMATION WITH STATE PRE-SCRIPTION DRUG MONITORING PROGRAMS.—(1) The Sec-10 retary shall establish and operate a prescription drug mon-11 itoring program (to be known as the Military Health Sys-12 tem Prescription Drug Monitoring Program) for prescrip-13 tion drugs provided through facilities of the uniformed 14 services. 15 16 "(2) The Secretary shall ensure that the program established under paragraph (1)— 17 18 "(A) is comparable to prescription drug moni-19 toring programs operated by States; and

20 "(B) covers prescription drugs provided under
21 the pharmacy benefits program that are controlled
22 substances.

23 "(3)(A) In carrying out the program established
24 under paragraph (1), the Secretary shall establish appro25 priate procedures for sharing between the program and
26 State prescription drug monitoring programs patient-spe-

cific information regarding prescription drugs that are
 controlled substances to prevent the misuse and diversion
 of opioid medications and other controlled substances.

4 "(B) For purposes of the regulations promulgated
5 under section 264(c) of the Health Insurance Portability
6 and Accountability Act of 1996 (Public Law 104–191; 42
7 U.S.C. 1320d–2 note), any disclosure of patient-specific
8 information by the Secretary under subparagraph (A)
9 shall be treated as a permitted disclosure.

10 "(C) The Secretary shall include in the procedures 11 established under subparagraph (A) appropriate safe-12 guards, as determined by the Secretary, concerning the 13 cybersecurity of information systems of the Department 14 of Defense systems and the operational security of per-15 sonnel of the Department.

16 "(4) In this subsection, the term 'controlled sub17 stance' has the meaning given that term in section 102
18 of the Controlled Substances Act (21 U.S.C. 802).".

(b) BRIEFING.—Not later than one year after the
date of the enactment of this Act, the Secretary of Defense
shall provide to the Committees on Armed Services of the
House of Representatives and the Senate a briefing on the
implementation of the program established under section
1074g(g) of title 10, United States Code, as added by subsection (a).

1 (c) CONFORMING AMENDMENTS.— 2 (1) TITLE 10, UNITED STATES CODE.—Section 3 1079(q) of title 10, United States Code, is amended by striking "section 1074g(g)" and inserting "sec-4 5 tion 1074g(h)". 6 (2) FY16 NDAA.—Section 715(e)(2) of the Na-7 tional Defense Authorization Act for Fiscal Year 8 2016 (Public Law 114–92; 10 U.S.C. 1074g note) 9 is amended by striking "section 1074g(g)" and in-10 serting "section 1074g(h)". 11 (3) FY17 NDAA.—Section 745(b) of the Na-12 tional Defense Authorization Act for Fiscal Year 13 2017 (Public Law 114–328; 10 U.S.C. 1074 note) 14 is amended by striking "section 1074g(g)" and in-15 serting "section 1074g(h)". SEC. 713. IMPROVEMENT TO NOTIFICATION TO CONGRESS 16 17 OF HOSPITALIZATION OF COMBAT-WOUNDED 18 **MEMBERS OF THE ARMED FORCES.** 19 Section 1074l(a) of title 10, United States Code, is 20 amended by striking "admitted to a military treatment fa-21 cility within the United States" and inserting "admitted 22 to any military medical treatment facility".

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1	SEC. 714. IMPROVEMENTS TO TRAUMA CENTER PARTNER-
2	SHIPS.
3	Section 708(c) of the National Defense Authorization
4	Act for Fiscal Year 2017 (Public Law 114–328; 10 U.S.C.
5	1071 note) is amended—
6	(1) in paragraph (1), by striking "large metro-
7	politan teaching hospitals that have level I civilian'';
8	(2) in paragraph (2)—
9	(A) by striking "with civilian academic
10	medical centers and large metropolitan teaching
11	hospitals"; and
12	(B) by striking "the trauma centers of the
13	medical centers and hospitals" and inserting
14	"trauma centers"; and
15	(3) in paragraph (3), by striking "large metro-
16	politan teaching hospitals" and inserting "trauma
17	centers".
18	SEC. 715. WOUNDED WARRIOR POLICY REVIEW.
19	(a) IN GENERAL.—Not later than 180 days after the
20	date of the enactment of this Act, the Secretary of Defense
21	shall review and update policies and procedures relating
22	to the care and management of recovering service mem-
22	

23 bers. In conducting such review, the Secretary shall con-

24 sider best practices—

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(1) in the care of recovering service members;

1	(2) in the administrative management relating
2	to such care;
3	(3) to carry out applicable provisions of Federal
4	law; and
5	(4) recommended by the Comptroller General of
6	the United States in the report titled "Army Needs
7	to Improve Oversight of Warrior Transition Units".
8	(b) Scope of Policy.—In carrying out subsection
9	(a), the Secretary shall update policies of the Department
10	of Defense with respect to each of the following:
11	(1) The case management coordination of mem-
12	bers of the Armed Forces between the military de-
13	partments and the military medical treatment facili-
14	ties administered by the Director of the Defense
15	Health Agency pursuant to section 1073c of title 10,
16	United States Code, including with respect to the co-
17	ordination of—
18	(A) appointments;
19	(B) rehabilitative services;
20	(C) recuperation in an outpatient status;
21	(D) contract care provided by a private
22	health care provider outside of a military med-
23	ical treatment facility;
24	(E) the disability evaluation system; and

(F) other administrative functions relating
 to the military department.

3 (2) The transition of a member of the Armed
4 Forces who is retired under chapter 61 of title 10,
5 United States Code, from receiving treatment fur6 nished by the Secretary of Defense to treatment fur7 nished by the Secretary of Veterans Affairs.

8 (3) Facility standards related to lodging and 9 accommodations for recovering service members and 10 the family members and non-medical attendants of 11 such recovering service members.

12 (c) REPORT.—Not later than one year after the date 13 of the enactment of this Act, the Secretary of Defense and 14 Secretaries of the military departments shall jointly sub-15 mit to the Committees on Armed Services of the Senate 16 and House of Representatives a report on the review con-17 ducted under subsection (a), including a description of the 18 policies updated pursuant to subsection (b).

(d) DEFINITIONS.—In this section, the terms "disability evaluation system", "outpatient status", and "recovering service members" have the meaning given those
terms in section 1602 of the Wounded Warrior Act (title
XVI of Public Law 110–181; 10 U.S.C. 1071 note).

1 SEC. 716. JOINT FORCE MEDICAL CAPABILITIES DEVELOP 2 MENT AND STANDARDIZATION.

3 (a) DEVELOPMENT.—The Secretary of Defense, in
4 coordination with the Secretaries of the military depart5 ments and the Chairman of the Joint Chiefs of Staff, shall
6 develop a process to establish required joint medical capa7 bilities for members of the Armed Forces that meet the
8 operational planning requirements of the combatant com9 mands.

10 (b) PROCESS.—The process developed under sub-11 section (a) shall include—

(1) the development of a joint medical estimate
to determine the medical requirements for treating
members of the Armed Forces who are wounded, ill,
or injured during military operations, including with
respect to environmental health and force health
protection.

(2) a process to review and revise military
health related mission essential tasks that are
aligned with health professional knowledge, skills,
and abilities; and

(3) a process to standardize the interoperability
of medical equipment and capabilities to the greatest
extent practicable to support the joint force.

25 (c) REPORT.—Not later than March 1, 2019, the26 Secretary of Defense shall submit to the Committees on

Armed Services of the Senate and House of Representa tives a report describing the process developed under sub section (a).

4 Subtitle C—Reports and Other 5 Matters

6 SEC. 721. ESTABLISHMENT OF TRISERVICE DENTAL RE7 SEARCH PROGRAM.

8 (a) IN GENERAL.—Chapter 104 of title 10, United
9 States Code, is amended by adding at the end the fol10 lowing new section:

11 "§ 2117. Military dental research

12 "(a) DEFINITIONS.—In this section:

"(1) The term 'military dental research' means
research on the furnishing of care and services by
dentists in the armed forces.

16 "(2) The term 'TriService Dental Research
17 Program' means the program of military dental re18 search authorized under this section.

19 "(b) PROGRAM AUTHORIZED.—The Secretary of De-20 fense may establish at the University a program of mili-21 tary dental research.

"(c) TRISERVICE RESEARCH GROUP.—The
TriService Dental Research Program shall be administered by a TriService Dental Research Group composed
of Army, Navy, and Air Force dentists who are involved

1 in military dental research and are designated by the Sec-2 retary concerned to serve as members of the group. 3 "(d) DUTIES OF GROUP.—The TriService Dental Research Group shall— 4 5 "(1) develop for the Department of Defense 6 recommended guidelines for requesting, reviewing, 7 and funding proposed military dental research 8 projects; and 9 "(2) make available to Army, Navy, and Air 10 Force dentists and Department of Defense officials 11 concerned with military dental research— 12 "(A) information about dental research 13 projects that are being developed or carried out 14 in the Army, Navy, and Air Force; and 15 "(B) expertise and information beneficial 16 to the encouragement of meaningful dental re-17 search. 18 "(e) RESEARCH TOPICS.—For purposes of this section, military dental research includes research on the fol-19 20 lowing issues: "(1) Issues regarding how to improve the re-21 22 sults of dental care and services provided in the 23 armed forces in time of peace.

1	"(2) Issues regarding how to improve the re-
2	sults of dental care and services provided in the
3	armed forces in time of war.
4	"(3) Issues regarding how to improve methods
5	of training dental personnel.".
6	(b) Clerical Amendment.—The table of sections
7	at the beginning of such chapter is amended by inserting
8	after the item relating to section 2116 the following new
9	section:
	"2117. Military dental research.".
10	SEC. 722. INCREASING THE NUMBER OF APPOINTED DIREC-
11	TORS OF THE HENRY M. JACKSON FOUNDA-
12	TION FOR THE ADVANCEMENT OF MILITARY
13	MEDICINE.
13 14	MEDICINE. Section 178(c)(1)(C) of title 10, United States Code,
14	Section 178(c)(1)(C) of title 10, United States Code,
14 15	Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows:
14 15 16	Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows: "(C) six members appointed by the ex offi-
14 15 16 17	Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows:
14 15 16 17 18	Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows:
14 15 16 17 18 19	 Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows: "(C) six members appointed by the ex officio members of the Council designated in subparagraphs (A) and (B).". SEC. 723. EXTENSION OF AUTHORITY FOR JOINT DEPART-
 14 15 16 17 18 19 20 	Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows:
 14 15 16 17 18 19 20 21 	 Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows: "(C) six members appointed by the ex officio members of the Council designated in subparagraphs (A) and (B).". SEC. 723. EXTENSION OF AUTHORITY FOR JOINT DEPARTMENT OF VETMENT OF DEFENSE- DEPARTMENT OF VETMENT OF VETMENT OF AUTHORITY FOR JOINT DEPARTMENT OF VETMENT OF AUTHORITY MEMORY AND ADDICAL FACILITY DEM-
 14 15 16 17 18 19 20 21 22 	 Section 178(c)(1)(C) of title 10, United States Code, is amended to read as follows: "(C) six members appointed by the ex officio members of the Council designated in subparagraphs (A) and (B).". SEC. 723. EXTENSION OF AUTHORITY FOR JOINT DEPARTMENT OF VET- ERANS AFFAIRS MEDICAL FACILITY DEM- ONSTRATION FUND.

the National Defense Authorization Act for Fiscal Year
 2018 (Public Law 115–91; 131 Stat. 1440), is further
 amended by striking "September 30, 2019" and inserting
 "September 30, 2020".

5 SEC. 724. INCLUSION OF GAMBLING DISORDER IN HEALTH 6 ASSESSMENTS AND RELATED RESEARCH EF7 FORTS OF THE DEPARTMENT OF DEFENSE.

8 (a) ANNUAL PERIODIC HEALTH ASSESSMENT.—The 9 Secretary of Defense shall incorporate medical screening 10 questions specific to gambling disorder into annual peri-11 odic health assessments conducted by the Department of 12 Defense for members of the Armed Forces.

(b) RESEARCH EFFORTS.—The Secretary shall incorporate into ongoing research efforts of the Department
questions on gambling disorder, as appropriate, including
by restoring such questions into the Health Related Behaviors Survey of Active Duty Military Personnel.

18 SEC. 725. MEDICAL SIMULATION TECHNOLOGY AND LIVE

19TISSUE TRAINING WITHIN THE DEPARTMENT20OF DEFENSE.

21 (a) IN GENERAL.—

(1) USE OF SIMULATION TECHNOLOGY.—Except as provided by paragraph (2), the Secretary of
Defense shall use medical simulation technology before the use of live tissue training to train medical

professionals and combat medics of the Department
 of Defense.

3 (2) DETERMINATION.— The use of live tissue
4 training within the Department of Defense may be
5 used as determined necessary by the medical chain
6 of command.

7 (b) BRIEFING.—Not later than 180 days after the 8 date of the enactment of this Act, the Secretary of De-9 fense, in consultation with the Chairman of the Joint Chiefs of Staff and the Secretaries of the military depart-10 ments, shall provide a briefing to the Committees on 11 12 Armed Services of the House of Representatives and the Senate on the use and benefit of medical simulation tech-13 nology and live tissue training within the Department of 14 15 Defense to train medical professionals, combat medics, and members of the Special Operations Forces. 16

17 (c) ELEMENTS.—The briefing under subsection (b)18 shall include the following:

- 19 (1) A discussion of the benefits and needs of
 20 both medical simulation technology and live tissue
 21 training.
- (2) Ways and means to enhance and advancethe use of simulation technologies in training.

24 (3) An assessment of current medical simula-25 tion technology requirements, gaps, and limitations.

(4) An overview of Department of Defense med ical training programs, as of the date of the briefing,
 that use live tissue training and medical simulation
 technologies.

5 (5) Any other matters the Secretary determines6 appropriate.

7 SEC. 726. LIMITATION ON CHANGES TO FEDERAL EMER8 GENCY SERVICES CERTIFICATION LEVELS OF 9 THE AIR FORCE.

10 The Secretary of the Air Force may not transition 11 Federal Emergency Services certification levels from 12 Emergency Management Technician level to Emergency 13 Medical Responder level until the Secretary submits to the 14 congressional defense committees a report that contains 15 the following:

16 (1) Details on the process and factors the Air
17 Force Emergency Medical Services Working Group
18 used and considered to determine which military in19 stallations would be required to transition Federal
20 Emergency Services certification levels from Emer21 gency Medical Technician level to Emergency Med22 ical Responder level.

(2) The required base and community emergency response standards the Air Force Emergency
Medical Services Working Group based such transi-

tion on, including information on where these stand ards are defined and how these standards were de veloped.

4 (3) Information on how the Air Force will meet
5 the needs of trench rescue, water rescue, high angle
6 rescue, and confined space rescue pursuant to De7 partment of Defense Instructions with less Emer8 gency Management Technician certified personnel.

9 (4) Information on the required response time
10 standard for advanced life support and how the Air
11 Force Emergency Medical Services Working Group
12 determined a military installation could meet this
13 standard.

14 (5) Details on any contingency plans the Air
15 Force has developed when basic and advance life
16 support care and ambulance transport are unavail17 able as a result of these resources being used to
18 transport patients to medical facilities located off the
19 military installation.

20 SEC. 727. STRATEGIC MEDICAL RESEARCH PLAN.

(a) PLAN.—Not later than 30 days after the date on
which the budget of the President for fiscal year 2020 is
submitted to Congress pursuant to section 1105 of title
31, United States Code, the Secretary of Defense, in consultation with the Secretaries of the military departments,

shall submit to the congressional defense committees a
 comprehensive strategic medical research plan.

- 3 (b) MATTERS INCLUDED.—The plan under sub-4 section (a) shall include the following:
- 5 (1) A description of all medical research focus 6 areas of the Department of Defense and a descrip-7 tion of the coordination process to ensure the focus 8 areas are linked to military readiness, joint force re-9 quirements, and relevance to individuals eligible for 10 care at military medical treatment facilities or 11 through the TRICARE program.
- (2) A description of the medical research
 projects funded under the Defense Health Program
 account and the projects under the Congressional
 Directed Medical Research Programs.
- 16 (3) A description of the process to ensure syn17 ergy across the military medical research community
 18 to address gaps in military medical research, mini19 mize duplication of research, and to promote collabo20 ration within research focus areas.
- (4) A description of the efforts of the Secretary
 to coordinate with other departments and agencies
 of the Federal Government to increase awareness of
 complementary medical research efforts that are
 being carried out through the Federal Government.

SEC. 728. INDEPENDENT EVALUATION OF MENTAL HEALTH CARE.

3 (a) IN GENERAL.—The Secretary of Defense shall
4 seek to enter into an agreement with a federally funded
5 research and development center to evaluate the manage6 ment of mental health care by the Defense Health Agency
7 pursuant to section 1073c(a) of title 10, United States
8 Code.

9 (b) SELECTION.—The Secretary shall select a feder10 ally funded research and development center under sub11 section (a) that has expertise and a record of independent,
12 peer-reviewed publications with respect to—

13 (1) behavioral health research; and

14 (2) independent evaluations of mental health
15 programs within the Department of Defense using
16 multidisciplinary methods.

17 (c) MATTERS INCLUDED.—The evaluation under sub-18 section (a) shall include the following:

(1) An assessment of the management of mental health care by the Defense Health Agency, including—

(A) how mental health care providers will
be arranged within the command structure of
the Agency; and

(B) how mental health care policy andprocesses will be managed within the Agency.

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1	(2) An assessment of the ability of each Sur-
2	geon General of the military departments to main-
3	tain the readiness of the military health workforce to
4	deliver mental health care services operationally in
5	support of deployed forces.
6	(3) An assessment of the coordination of behav-
7	ioral health research efforts across the research con-
8	tinuum.
9	(4) An assessment of the inclusion of evidence-
10	based suicide prevention programs.
11	(5) A description of new processes to accelerate
12	scientific research and delivery of breakthrough
13	therapies for traumatic brain injury, chronic trau-
14	matic encephalopathy, and post-traumatic stress dis-
15	order.
16	(6) Plans to field medical devices approved by
17	the Food and Drug Administration that provide cli-
18	nicians with rapid, accurate assessments of trau-
19	matic brain injury.
20	(d) SUBMISSION.—Not later than April 1, 2019, the
21	Secretary shall submit to the congressional defense com-
22	mittees a report on the evaluation under subsection (a).

1	SEC. 729. STUDY ON REIMBURSEMENT RATES FOR MENTAL
2	HEALTH CARE PROVIDERS UNDER TRICARE
3	PRIME AND TRICARE SELECT IN THE EAST
4	AND WEST REGIONS OF THE TRICARE PRO-
5	GRAM.
6	(a) Study.—The Secretary of Defense shall conduct
7	a study assessing the impact of using established rates to
8	reimburse covered mental health care providers on the
9	availability of such providers.
10	(b) ELEMENTS.—The study under subsection (a)
11	shall include the following:
12	(1) An evaluation of—
13	(A) whether there are enough covered men-
14	tal health care providers to adequately serve the
15	beneciaries under TRICARE Prime and the
16	beneficiaries under TRICARE Select of each lo-
17	cality in the East and West regions of the
18	TRICARE program, including in rural commu-
19	nities in such regions; and
20	(B) whether the requirements under sec-
21	tions 1079 (h)(1) and 1097b of title 10, United
22	States Code, to use established rates to reim-
23	burse covered mental health care providers lim-
24	its the number of covered health care providers
25	serving each locality in the East and West re-

1	gions of the TRICARE program, including in
2	rural communities in such regions.
3	(2) An assessment of the impact of using estab-
4	lished rates to reimburse covered mental health care
5	providers on—
6	(A) the ability of beneficaries under
7	TRICARE Prime and beneficiaries under
8	TRICARE Select beneficiaries to access appro-
9	priate and timely mental health care in accord-
10	ance with section 199.17 of title 32, Code of
11	Federal Regulations; and
12	(B) the availability of services provided by
13	mental health care providers that are needed by
14	members of the Armed Forces to be medically
15	ready.
16	(3) Information about instances in which the
17	Secretary provided or applied exceptions to estab-
18	lished rates pursuant to sections $1079(h)(2)$ of title
19	10, United States Code, to increase the number of
20	covered mental health care providers.
21	(4) A description of how the Secretary solicits
22	and collects feedback from covered mental health
23	care providers on established rates.
24	(5) A list of actions the Secretary has taken to
25	address such feedback.

(6) Any legislative, regulatory, or policy rec ommendations that are necessary to improve the
 overall medical readiness of Armed Forces.

4 (c) REPORT.—Not later than one year after the date 5 of the enactment of this Act, the Secretary shall submit 6 to the Committee on Armed Services of the House of Rep-7 resentatives and the Committee on the Armed Services of 8 the Senate a report on the results of the study required 9 under subsection (a).

10 (d) BRIEFING.—Not later than 60 days after the date 11 on which the report required under subsection (c) is sub-12 mitted to the Committee on Armed Services of the House 13 of Representatives and the Committee on Armed Services 14 of the Senate, the Secretary shall provide a briefing to 15 such committees on the results of the study required under 16 subsection (a).

(e) COMPTROLLER GENERAL REVIEW AND REPORT.—Not later than 180 days after the date on which
the report under subsection (c) is submitted to the Committee on Armed Services of the House of Representatives
and the Committee on Armed Services of the Senate, the
Comptroller General of the United States shall—

(1) review the report required under subsection(c); and

1	(2) submit to the Committee on Armed Services
2	of the House of Representatives and the Committee
3	on Armed Services of the Senate an assessment of—
4	(A) whether the results of the study re-
5	quired under subsection (a) are supported by
6	the data and information examined in the study
7	required under subsection (a); and
8	(B) the feasibility of any recommendations
9	identified by the Secretary under subsection
10	(b)(6).
11	(f) DEFINITIONS.—In this section:
12	(1) The term "established rate" means the pay-
13	ment amount determined by the Secretary pursuant
14	to sections 1079(h)(1) and 1097b of title 10, United
15	States Code, and section 199.14 of title 32, Code of
16	Federal Regulations.
17	(2) The term "covered mental health care pro-
18	vider" means a mental health care provider under
19	TRICARE Prime and TRICARE Select in the East
20	and West regions of the TRICARE program.
21	(3) The term "mental health care provider"
22	means a psychiatrist, clinical psychologist, certified
23	psychiatric nurse specialist, certified clinical social
24	worker, certified marriage and family therapist,
25	TRICARE certified mental health counselor, pas-

1	toral counselor under the supervision of a physician,
2	and supervised mental health counselor under the
3	supervision of a physician.
4	(4) The term locality means a geographic loca-
5	tion—
6	(A) designated as a Prime Service Area
7	under section 199.17(b)(1) of title 32, Code of
8	Federal Regulations; and
9	(B) in which the Secretary entered into a
10	contract under chapter 55 of title 10, United
11	States Code, with a contractor under the
12	TRICARE program to provide health care serv-
13	ices to beneficiaries by TRICARE-authorized ci-
14	vilian health care providers.
15	(5) The terms "TRICARE Prime" and
16	"TRICARE Select" have the meanings given those
17	terms in section 1072 of title 10, United States
18	Code.

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1	TITLE VIII—ACQUISITION POL-
2	ICY, ACQUISITION MANAGE-
3	MENT, AND RELATED MAT-
4	TERS
5	Subtitle A—Streamlining of De-
6	fense Acquisition Statutes and
7	Regulations
8	SEC. 800. EFFECTIVE DATES; COORDINATION OF AMEND-
9	MENTS.
10	(a) EFFECTIVE DATES.—
11	(1) PARTS I AND II.—Parts I and II of this
12	subtitle, and the redesignations and amendments
13	made by such parts, shall take effect on February
14	1, 2020.
15	(2) PART III.—Part III of this subtitle shall
16	take effect on the date of the enactment of this Act.
17	(b) COORDINATION OF AMENDMENTS.—The redes-
18	ignations and amendments made by part II of this subtitle
19	shall be executed—
20	(1) before the amendments made by part I of
21	this subtitle; and
22	(2) after any amendments made by any other
23	provisions of this Act.

PART I—CONSOLIDATION OF DEFENSE ACQUISI TION STATUTES IN NEW PART V OF SUB TITLE A OF TITLE 10, UNITED STATES CODE SEC. 801. FRAMEWORK FOR NEW PART V OF SUBTITLE A.

5 (a) IN GENERAL.—Subtitle A of title 10, United
6 States Code, is amended by adding at the end the fol7 lowing new part:

8

"PART V—ACQUISITION

"Chap.

Sec.

"SUBPART A—GENERAL

<i>"</i> 201.	Definitions	3001
<i>"</i> 203.	General Matters	3021
<i>"</i> 205.	Defense Acquisition System	3051
<i>"</i> 207.	Budgeting and Appropriations Matters	3101
<i>"</i> 209.	Overseas Contingency Operations	3151
	"SUBPART B—ACQUISITION PLANNING	
<i>"221.</i>	Planning and Solicitation Generally	3201
	Planning and Solicitation Relating to Particular Items or Serv-	
	ices	3251
	"SUBPART C—CONTRACTING METHODS AND CONTRACT TYPES	
<i>"</i> 241.	Awarding of Contracts	3301
	Specific Types of Contracts	3351
``245.	Task and Delivery Order Contracts (Multiple Award Contracts)	3401
``247.	Acquisition of Commercial Items	3451
``249.	Multiyear Contracts	3501
``251.	Simplified Acquisition Procedures	3551
``253.	Emergency and Rapid Acquisitions	3601
``255.	Contracting With or Through Other Agencies	3651
	"SUBPART D—GENERAL CONTRACTING REQUIREMENTS	
<i>"</i> 271.	Truthful Cost or Pricing Data	3701
<i>"</i> 273.	Allowable Costs	3741
	Proprietary Contractor Data and Technical Data	3771
<i>"</i> 277.	Contract Financing	3801
	Contractor Audits and Accounting	3841
	Claims and Disputes	3861
	Foreign Acquisitions	3881
<i>"</i> 285.	Small Business Programs	3901
	Socioeconomic Programs	3961

"SUBPART E—SPECIAL CATEGORIES OF CONTRACTING: MAJOR DEFENSE ACQUISITION PROGRAMS AND MAJOR SYSTEMS

	"301. Major Defense Acquisition Programs	40
	"303. Weapon Systems Development and Related Matters	40
	"305. Other Matters Relating to Major Systems	4
	"SUBPART F—SPECIAL CATEGORIES OF CONTRACTING: RESEARCH,	
	DEVELOPMENT, TEST, AND EVALUATION	
	"321. Research and Development Generally	42
	"323. Innovation	4:
	"325. Department of Defense Laboratories	43
	"327. Research and Development Centers and Facilities	44
	"329. Operational Test and Evaluation; Developmental Test and Eval-	
	uation	4
	"SUBPART G-OTHER SPECIAL CATEGORIES OF CONTRACTING	
	"341. Contracting for Performance of Civilian Commercial or Indus-	
	trial Type Functions	4
	"343. Acquisition of Services	4
	"345. Acquisition of Information Technology	4
	"SUBPART H—CONTRACT MANAGEMENT	
	"361. Contract Administration	4
	"363. Prohibitions and Penalties	4
	"365. Contractor Workforce	4
	"367. Other Administrative and Miscellaneous Provisions	4
	"SUBPART I—DEFENSE INDUSTRIAL BASE	
	"381. Defense Industrial Base Generally	48
	"383. Loan Guarantee Programs	48
	"385. Procurement Technical Assistance Cooperative Agreement Pro-	
	gram	4
1	"Subpart A—General	
2	"CHAPTER 201—DEFINITIONS	
2	CHAI TER 201—DEFINITIONS	
3	"SEC. 3001. [RESERVED].	
	[Reserved]	
4	"CHAPTER 203—GENERAL MATTERS	
_		
5	"SEC. 3021. [RESERVED].	

1	"CHAPTER 205—DEFENSE ACQUISITION
2	SYSTEM
3	"SEC. 3051. [RESERVED].
	[Reserved]
4	"CHAPTER 207—BUDGETING AND
5	APPROPRIATIONS MATTERS
6	"SEC. 3101. [RESERVED].
	[Reserved]
7	"CHAPTER 209—OVERSEAS CONTINGENCY
8	OPERATIONS
9	"SEC. 3151. [RESERVED].
	[Reserved]
10	"Subpart B—Acquisition Planning
11	"CHAPTER 221—PLANNING AND
12	SOLICITATION GENERALLY
13	"SEC. 3201. [RESERVED].
	[Reserved]
14	"CHAPTER 223—PLANNING AND SOLICITA-
15	TION RELATING TO PARTICULAR
16	ITEMS OR SERVICES
17	"SEC. 3251. [RESERVED].
	[Reserved]

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1	"Subpart C—Contracting Methods and Contract
2	Types
3	"CHAPTER 241—AWARDING OF
4	CONTRACTS
5	"SEC. 3301. [RESERVED].
	[Reserved]
6	"CHAPTER 243—SPECIFIC TYPES OF
7	CONTRACTS
8	"SEC. 3351. [RESERVED].
	[Reserved]
9	"CHAPTER 245—TASK AND DELIVERY
10	ORDER CONTRACTS (MULTIPLE
11	AWARD CONTRACTS)
12	"SEC. 3401. [RESERVED].
	[Reserved]
13	"CHAPTER 247—ACQUISITION OF
14	COMMERCIAL ITEMS
15	"SEC. 3451. [RESERVED].
	[Reserved]
16	"CHAPTER 249—MULTIYEAR CONTRACTS
17	"SEC. 3501. [RESERVED].
	[Reserved]
18	"CHAPTER 251—SIMPLIFIED ACQUISITION
19	PROCEDURES
20	"SEC. 3551. [RESERVED].

CHAPTER 253—EMERGENCY AND RAPID ACQUISITIONS

3 "SEC. 3601. [RESERVED].

[Reserved]

4 "CHAPTER 255—CONTRACTING WITH OR

5 THROUGH OTHER AGENCIES

6 "SEC. 3651. [RESERVED].

[Reserved]

- 7 "Subpart D—General Contracting Requirements
- 8 "CHAPTER 271—TRUTHFUL COST OR
- 9 PRICING DATA
- 10 "SEC. 3701. [RESERVED].

[Reserved]

11 **"CHAPTER 273—ALLOWABLE COSTS**

12 "SEC. 3741. [RESERVED].

[Reserved]

13 "CHAPTER 275—PROPRIETARY CON-

14 TRACTOR DATA AND TECHNICAL DATA

15 "SEC. 3771. [RESERVED].

[Reserved]

16 **"CHAPTER 277—CONTRACT FINANCING**

17 "SEC. 3801. [RESERVED].

"CHAPTER 279—CONTRACTOR AUDITS AND ACCOUNTING

3 "SEC. 3841. [RESERVED].

[Reserved]

4 "CHAPTER 281—CLAIMS AND DISPUTES

5 "SEC. 3861. [RESERVED].

[Reserved]

6 "CHAPTER 283—FOREIGN ACQUISITIONS

7 "SEC. 3881. [RESERVED].

[Reserved]

8 "CHAPTER 285—SMALL BUSINESS 9 PROGRAMS

10 "SEC. 3901. [RESERVED].

[Reserved]

11 **"CHAPTER 287—SOCIOECONOMIC**

- 12 PROGRAMS
- 13 **"SEC. 3961. [RESERVED].**

[Reserved]

14 "Subpart E—Special Categories of Contracting:

- 15 Major Defense Acquisition Programs and Major
- 16 Systems

17 **"CHAPTER 301—MAJOR DEFENSE**

- 18 ACQUISITION PROGRAMS
- 19 "SEC. 4001. [RESERVED].

1	"CHAPTER 303—WEAPON SYSTEMS
2	DEVELOPMENT AND RELATED MATTERS
3	"SEC. 4071. [RESERVED].
	[Reserved]
4	"CHAPTER 305—OTHER MATTERS
5	RELATING TO MAJOR SYSTEMS
6	"SEC. 4121. [RESERVED].
	[Reserved]
7	"Subpart F—Special Categories of Contracting:
8	Research, Development, Test, and Evaluation
9	"CHAPTER 321—RESEARCH AND
10	DEVELOPMENT GENERALLY
11	"SEC. 4201. [RESERVED].
	[Reserved]
12	"CHAPTER 323—INNOVATION
13	"SEC. 4301. [RESERVED].
	[Reserved]
14	"CHAPTER 325—DEPARTMENT OF
15	DEFENSE LABORATORIES
16	"SEC. 4351. [RESERVED].
	[Reserved]
17	"CHAPTER 327—RESEARCH AND
18	DEVELOPMENT CENTERS AND FACILITIES
19	"SEC. 4401. [RESERVED].
	[Reserved]

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1	"CHAPTER 329—OPERATIONAL TEST AND		
2	EVALUATION; DEVELOPMENTAL TEST		
3	AND EVALUATION		
4	"SEC. 4451. [RESERVED].		
	[Reserved]		
5	"Subpart G—Other Special Categories Of		
6	Contracting		
7	"CHAPTER 341—CONTRACTING FOR PER-		
8	FORMANCE OF CIVILIAN COMMER-		
9	CIAL OR INDUSTRIAL TYPE FUNC-		
10	TIONS		
11	"SEC. 4501. [RESERVED].		
	[Reserved]		
12	"CHAPTER 343—ACQUISITION OF		
13	SERVICES		
14	"SEC. 4541. [RESERVED].		
	[Reserved]		
15	"CHAPTER 345—ACQUISITION OF		
16	INFORMATION TECHNOLOGY		
17	"SEC. 4571. [RESERVED].		

1	"Subpart H—Contract Management
2	"CHAPTER 361—CONTRACT
3	ADMINISTRATION
4	"SEC. 4601. [RESERVED].
	[Reserved]
5	"CHAPTER 363—PROHIBITIONS AND
6	PENALTIES
7	"SEC. 4651. [RESERVED].
	[Reserved]
8	"CHAPTER 365—CONTRACTOR
9	WORKFORCE
10	"SEC. 4701. [RESERVED].
	[Reserved]
11	"CHAPTER 367—OTHER ADMINISTRATIVE
12	AND MISCELLANEOUS PROVISIONS
13	"SEC. 4751. [RESERVED].
	[Reserved]
14	"Subpart I—Defense Industrial Base
15	"CHAPTER 381—DEFENSE INDUSTRIAL
16	BASE GENERALLY
17	"SEC. 4801. [RESERVED].
	[Reserved]
18	"CHAPTER 383—LOAN GUARANTEE
19	PROGRAMS
20	"SEC. 4861. [RESERVED].
	[Reserved]

1 "CHAPTER 385—PROCUREMENT TECH-

2 NICAL ASSISTANCE COOPERATIVE

3 **AGREEMENT PROGRAM**

4 "SEC. 4881. [RESERVED].

[Reserved]".

5 (b) TABLE OF CHAPTERS AMENDMENT.—The table
6 of chapters at the beginning of subtitle A is amended by
7 adding at the end the following new items:

8

"PART V—ACQUISITION

"Chap.

Sec.

"SUBPART A—GENERAL

<i>"</i> 201.	Definitions	3001
<i>"</i> 203.	General Matters	3021
<i>"</i> 205.	Defense Acquisition System	3051
<i>"</i> 207.	Budgeting and Appropriations Matters	3101
<i>"</i> 209.	Overseas Contingency Operations	3151
	"SUBPART B—ACQUISITION PLANNING	
"221.	Planning and Solicitation Generally	3201
	Planning and Solicitation Relating to Particular Items or Serv-	
	ices	3251
	"SUBPART C—CONTRACTING METHODS AND CONTRACT TYPES	
<i>"</i> 241.	Awarding of Contracts	3301
	Specific Types of Contracts	3351
	Task and Delivery Order Contracts (Multiple Award Contracts)	3401
	Acquisition of Commercial Items	3451
	Multiyear Contracts	3501
	Simplified Acquisition Procedures	3551
<i>"</i> 253.	Emergency and Rapid Acquisitions	3601
<i>"</i> 255.	Contracting With or Through Other Agencies	3651
	"SUBPART D—GENERAL CONTRACTING REQUIREMENTS	
<i>"</i> 271.	Truthful Cost or Pricing Data	3701
	Allowable Costs	3741
	Proprietary Contractor Data and Technical Data	3771
	Contract Financing	3801
	Contractor Audits and Accounting	3841
	Claims and Disputes	3861

"283. Foreign Acquisitions3881"285. Small Business Programs3901

251		
"287. Socioeconomic Programs	3961	
"SUBPART E—SPECIAL CATEGORIES OF CONTRACTING: MAJOR DEFENSE ACQUISITION PROGRAMS AND MAJOR SYSTEMS		
"301. Major Defense Acquisition Programs"303. Weapon Systems Development and Related Matters"305. Other Matters Relating to Major Systems	4001 4071 4121	
"SUBPART F—SPECIAL CATEGORIES OF CONTRACTING: RESEARCH, DEVELOPMENT, TEST, AND EVALUATION		
 "321. Research and Development Generally "323. Innovation	4201 4301 4351 4401 4451	
 "SUBPART G—OTHER SPECIAL CATEGORIES OF CONTRACTING "341. Contracting for Performance of Civilian Commercial or Industrial Type Functions	4501 4541 4571	
 "361. Contract Administration	4601 4651 4701 4751	

"381. Defense Industrial Base Generally	4801
"383. Loan Guarantee Programs	4861
"385. Procurement Technical Assistance Cooperative Agreement Pro-	
gram	4881".

PART II-REDESIGNATION OF SECTIONS AND 1 CHAPTERS OF SUBTITLES B, C, AND D TO 2 3 PROVIDE ROOM FOR NEW PART V OF SUB-4 **TITLE A** 5 SEC. 806. REDESIGNATION OF SECTIONS AND CHAPTERS 6 OF SUBTITLE D OF TITLE 10, UNITED STATES 7 **CODE**—AIR FORCE. 8 (a) SUBTITLE D, PART III, SECTION NUMBERS.— 9 The sections in part III of subtitle D of title 10, United 10 States Code, are redesignated as follows: 11 (1) CHAPTER 909.—Each section in chapter 909 12 is redesignated so that the number of the section, as 13 redesignated, is the number equal to the previous 14 number plus 50. 15 (2) CHAPTER 907.—Each section in chapter 907 16 is redesignated so that the number of the section, as 17 redesignated, is the number equal to the previous 18 number plus 70. 19 (3) CHAPTERS 901 AND 903.—Each section in 20 chapter 901 and chapter 903 is redesignated so that 21 the number of the section, as redesignated, is the 22 number equal to the previous number plus 100. 23 (b) SUBTITLE D, PART II, SECTION NUMBERS.—The 24 sections in part II of such subtitle are redesignated as fol-25 lows:

1	(1) CHAPTER 831.—Section 8210 is redesig-
2	nated as section 9110.
3	(2) Chapter 833.—Sections 8251, 8252, 8257,
4	and 8258 are redesignated as sections 9131, 9132,
5	9137, and 9138, respectively.
6	(3) Chapter 835 .—Sections 8281 and 8310
7	are redesignated as sections 9151 and 9160, respec-
8	tively.
9	(4) CHAPTER 839.—Section 8446 is redesig-
10	nated as section 9176.
11	(5) CHAPTER 841 .—Sections 8491 and 8503
12	are redesignated as sections 9191 and 9203, respec-
13	tively.
14	(6) Chapter 843 .—Sections 8547 and 8548
15	are redesignated as sections 9217 and 9218, respec-
16	tively.
17	(7) CHAPTER 845.—Sections 8572, 8575, 8579,
18	8581, and 8583 are redesignated as sections 9222,
19	9225, 9229, 9231, and 9233, respectively.
20	(8) CHAPTER 849.—Section 8639 is redesig-
21	nated as section 9239.
22	(9) CHAPTER 853.—Sections 8681, 8684, and
23	8691 are redesignated as sections 9251 , 9252 , and
24	9253, respectively.

1	(10) Chapter 855.—Section 8723 is redesig-
2	nated as section 9263.
3	(11) CHAPTER 857.—Each section in chapter
4	857 is redesignated so that the number of the sec-
5	tion, as redesignated, is the number equal to the
6	previous number plus 530.
7	(12) CHAPTER 861.—Section 8817 is redesig-
8	nated as section 9307.
9	(13) CHAPTER 867.—Each section in chapter
10	867 is redesignated so that the number of the sec-
11	tion, as redesignated, is the number equal to the
12	previous number plus 400.
13	(14) CHAPTER 869.—Sections 8961, 8962,
14	8963, 8964, 8965, and 8966 are redesignated as
15	sections 9341, 9342, 9343, 9344, 9345, and 9346,
16	respectively.
17	(15) CHAPTER 871.—Sections 8991 and 8992
18	are redesignated as sections 9361 and 9362, respec-
19	tively.
20	(16) CHAPTER 873.—Sections 9021, 9025, and
21	9027 are redesignated as sections 9371, 9375, and
22	9377, respectively.
23	(17) Chapter 875.—Section 9061 is redesig-
24	nated as section 9381.

(c) SUBTITLE D, PART I, SECTION NUMBERS.— 1 2 Each section in part I of such subtitle is redesignated so that the number of the section, as redesignated, is the 3 4 number equal to the previous number plus 1,000. 5

(d) SUBTITLE D CHAPTER NUMBERS.—

6 (1) PART IV CHAPTER NUMBERS.—Each chap-7 ter in part IV of such subtitle is redesignated so 8 that the number of the chapter, as redesignated, is 9 the number equal to the previous number plus 30. 10 (2) PART III CHAPTER NUMBERS.—Each chap-11 ter in part III of such subtitle is redesignated so 12 that the number of the chapter, as redesignated, is

13 the number equal to the previous number plus 50. 14 (3) PART II CHAPTER NUMBERS.—

15 (A) IN GENERAL.—Except as provided in 16 subparagraph (B), each chapter in part II of 17 such subtitle is redesignated so that the number 18 of the chapter, as redesignated, is the number 19 equal to the previous number plus 80.

20 (B) OTHER CHAPTERS.—

21 (i) Chapter 861 is redesignated as 22 chapter 939.

23 (ii) Chapters 867, 869, 871, 873, and 24 875 are each redesignated so that the number of the chapter, as redesignated, is 25

1	the number equal to the previous number
2	plus 74.
3	(4) Part I chapter numbers.—Each chapter
4	in part I of such subtitle is redesignated so that the
5	number of the chapter, as redesignated, is the num-
6	ber equal to the previous number plus 100.
7	(e) Subtitle D Tables of Sections and Tables
8	OF CHAPTERS.—
9	(1) TABLES OF SECTIONS.—The tables of sec-
10	tions at the beginning of the chapters of such sub-
11	title are revised so as to conform the section ref-
12	erences in those tables to the redesignations made
13	by subsections (a), (b), and (c).
14	(2) TABLES OF CHAPTERS.—The table of chap-
15	ters at the beginning of such subtitle, and the tables
16	of chapters at the beginning of each part of such
17	subtitle, are revised so as to conform the chapter
18	references and section references in those tables to
19	the redesignations made by this section.
20	SEC. 807. REDESIGNATION OF SECTIONS AND CHAPTERS
21	OF SUBTITLE C OF TITLE 10, UNITED STATES
22	CODE—NAVY AND MARINE CORPS.
23	(a) Subtitle C, Part I, Section Numbers.—
24	(1) IN GENERAL.—Except as provided in para-
25	graph (2), each section in part I of subtitle C of title

1	10, United States Code, is redesignated so that the
2	number of the section, as redesignated, is the num-
3	ber equal to the previous number plus 3,000.
4	(2) CHAPTER 513.—For sections in chapter
5	513, each section is redesignated so that the number
6	of the section, as redesignated, is the number equal
7	to the previous number plus 2,940.
8	(b) SUBTITLE C, PART II, SECTION NUMBERS.—The
9	sections in part II of such subtitle are redesignated as fol-
10	lows:
11	(1) CHAPTER 533.—Sections 5441, 5450, and
12	5451 are redesignated as sections 8101, 8102, and
13	8103, respectively.
14	(2) CHAPTER 535.—Sections 5501, 5502, 5503,
15	and 5508 are redesignated as sections 8111, 8112,
16	8113, and 8118, respectively.
17	(3) Chapter 537.—Section 5540 is redesig-
18	nated as section 8120.
19	(4) CHAPTER 539.—Sections 5582, 5585, 5587,
20	5587a, 5589, and 5596 are redesignated as sections
21	8132, 8135, 8137, 8138, 8139, and 8146, respec-
22	tively.
23	(5) CHAPTER 544.—Section 5721 is redesig-
24	nated as section 8151.

1	(6) CHAPTER 551.—Each section in chapter 551
2	is redesignated so that the number of the section, as
3	redesignated, is the number equal to the previous
4	number plus 2,220.
5	(7) CHAPTER 553.—Sections 5983, 5985, and
6	5986 are redesignated as sections 8183, 8185, and
7	8186, respectively.
8	(8) CHAPTER 555.—The sections in chapter 555

9 are redesignated as follows:

Section	Redesignated Section
6011	8211
6012	8212
6013	8213
6014	8214
6019	8215
6021	8216
6022	8217
6024	8218
6027	8219
6029	8220
6031	8221
6032	8222
6035	8225
6036	8226

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11

(9) CHAPTER 557.—Each section in chapter 557 is redesignated so that the number of the section, as

- redesignated, is the number equal to the previous
 number plus 2,160.
- 3 (10) CHAPTER 559.—Section 6113 is redesig4 nated as section 8253.
- 5 (11) CHAPTER 561.—The sections in chapter
 6 561 are redesignated as follows:

Section	Redesignated Section
6141	8261
6151	8262
6152	8263
6153	8264
6154	8265
6155	8266
6156	8267
6160	8270
6161	8271

7 (12) CHAPTER 563.—Sections 6201, 6202, and
8 6203 are redesignated as sections 8281, 8282, and
9 8283, respectively.

10 (13) CHAPTER 565.—Sections 6221 and 6222
11 are redesignated as sections 8286 and 8287, respec12 tively.

(14) CHAPTER 567.—Each section in chapter
567 is redesignated so that the number of the section, as redesignated, is the number equal to the
previous number plus 2,050.

1	(15) Chapter 569.—Section 6292 is redesig-
2	nated as section 8317.
3	(16) CHAPTER 571.—Each section in chapter
4	571 is redesignated so that the number of the sec-
5	tion, as redesignated, is the number equal to the
6	previous number plus 2,000.
7	(17) CHAPTER 573.—Sections 6371, 6383,
8	6389, 6404, and 6408 are redesignated as sections
9	8371, 8372, 8373, 8374, and 8375, respectively.
10	(18) CHAPTER 575.—Sections 6483, 6484,
11	6485, and 6486 are redesignated as sections 8383,
12	8384, 8385, and 8386, respectively.
13	(19) Chapter 577.—Section 6522 is redesig-
14	nated as section 8392.
15	(c) Subtitle C, Part III, Section Numbers.—
16	(1) IN GENERAL.—Except as provided in para-
17	graph (2), each section in part III of such subtitle
18	is redesignated so that the number of the section, as
19	redesignated, is the number equal to the previous
20	number plus 1,500.
21	(2) CHAPTER 609.—Sections 7101, 7102, 7103,
22	and 7104 are redesignated as sections 8591, 8592,
23	8593, and 8594, respectively.

(d) SUBTITLE C, PART IV, SECTION NUMBERS.—
 The sections in part IV of such subtitle are redesignated
 as follows:

4 (1) CHAPTER 631.—Each section in chapter 631
5 is redesignated so that the number of the section, as
6 redesignated, is the number equal to the previous
7 number plus 1,400.

8 (2) CHAPTER 633.—Each section in chapter 633
9 is redesignated so that the number of the section, as
10 redesignated, is the number equal to the previous
11 number plus 1,370.

12 (3) CHAPTER 637.—Sections 7361, 7362, 7363,
13 and 7364 are redesignated as sections 8701, 8702,
14 8703, and 8704, respectively.

(4) CHAPTER 639.—Sections 7395 and 7396
are redesignated as sections 8715 and 8716, respectively.

(5) CHAPTER 641.—Each section in chapter 641
is redesignated so that the number of the section, as
redesignated, is the number equal to the previous
number plus 1,300.

(6) CHAPTER 643.—Sections 7472, 7473, 7476,
7477, 7478, 7479, and 7480 are redesignated as
sections 8742, 8743, 8746, 8747, 8748, 8749, and
8750, respectively.

1	(7) CHAPTER 645.—Sections 7522, 7523, and
2	7524 are redesignated as sections 8752, 8753, and
3	8754, respectively.
4	(8) CHAPTER 647.—The sections in chapter 647

4 (8) CHAPTER 647.—The sections in chapter 647
5 are redesignated as follows:

Section	Redesignated Section
7541	8761
7541a	8761a
7541b	8761b
7542	8762
7543	8763
7544	8764
7545	8745
7546	8746
7577	8747

6 (9) CHAPTERS 649, 651, 653, AND 655.—Each 7 section in chapters 649, 651, 653, and 655 is redes-8 ignated so that the number of the section, as redes-9 ignated, is the number equal to the previous number 10 plus 1,200.

(10) CHAPTER 657.—Each section in chapter
657 is redesignated so that the number of the section, as redesignated, is the number equal to the
previous number plus 1,170.

1	(11) CHAPTER 659.—Sections 7851, 7852,
2	7853, and 7854 are redesignated as sections 8901,
3	8902, 8903, and 8904, respectively.
4	(12) CHAPTER 661.—Sections 7861, 7862, and
5	7863 are redesignated as sections 8911, 8912, and
6	8913, respectively.
7	(13) CHAPTER 663.—Section 7881 is redesig-
8	nated as section 8921.
9	(14) CHAPTER 665.—Sections 7901, 7902, and
10	7903 are redesignated as sections 8931, 8932, and
11	8933, respectively.
12	(15) CHAPTER 667.—Sections 7912 and 7913
13	are redesignated as sections 8942 and 8943, respec-
14	tively.
15	(16) CHAPTER 669.—Section 7921 is redesig-
16	nated as section 8951.
17	(e) Subtitle C Chapter Numbers.—
18	(1) PART I CHAPTER NUMBERS.—Each chapter
19	in part I of such subtitle is redesignated so that the
20	number of the chapter, as redesignated, is the num-
21	ber equal to the previous number plus 300, except
22	that chapter 513 is redesignated as chapter 809.
23	(2) PART II CHAPTER NUMBERS.—
24	(A) IN GENERAL.—Except as provided in
25	subparagraph (B), each chapter in part II of

such subtitle is redesignated so that the number
 of the chapter, as redesignated, is the number
 equal to the previous number plus 270.
 (B) OTHER CHAPTERS.—Chapter 533 is
 redesignated as chapter 811, chapter 535 is re-

5 redesignated as chapter 811, chapter 535 is re-6 designated as chapter 812, chapter 537 is re-7 designated as chapter 813, chapter 539 is re-8 designated as chapter 815, and chapter 544 is 9 redesignated as chapter 817.

10 (3) PART III CHAPTER NUMBERS.—Each chap11 ter in part III of such subtitle is redesignated so
12 that the number of the chapter, as redesignated, is
13 the number equal to the previous number plus 250.

14 (4) PART IV CHAPTER NUMBERS.—Each chap-15 ter in part IV of such subtitle is redesignated so 16 that the number of the chapter, as redesignated, is 17 the number equal to the previous number plus 228, 18 except that chapter 631 is redesignated as chapter 19 861 and chapter 633 is redesignated as chapter 863. 20 (f) SUBTITLE C TABLES OF SECTIONS AND TABLES 21 OF CHAPTERS.—

(1) TABLES OF SECTIONS.—The table of sections at the beginning of each chapter of such subtitle is revised so as to conform the section ref-

1	erences in the table to the redesignations made by
2	subsections (a), (b), (c), and (d).
3	(2) TABLES OF CHAPTERS.—The table of chap-

4 ters at the beginning of such subtitle, and the tables 5 of chapters at the beginning of each part of such 6 subtitle, are revised so as to conform the chapter 7 references and section references in those tables to 8 the redesignations made by this section.

9 SEC. 808. REDESIGNATION OF SECTIONS AND CHAPTERS
10 OF SUBTITLE B OF TITLE 10, UNITED STATES
11 CODE—ARMY.

(a) SUBTITLE B, PART I, SECTION NUMBERS.—
13 Each section in part I of subtitle B of title 10, United
14 States Code, is redesignated so that the number of the
15 section, as redesignated, is the number equal to the pre16 vious number plus 4,000.

17 (b) SUBTITLE B, PART II, SECTION NUMBERS.—The
18 sections in part II of such subtitle are redesignated as fol19 lows:

20 (1) CHAPTER 331.—Section 3210 is redesig21 nated as section 7110.

(2) CHAPTER 333.—Sections 3251, 3258, and
3262 are redesignated as sections 7131, 7138, and
7142, respectively.

1	(3) Chapter 335.—Sections 3281, 3282, 3283,
2	and 3310 are redesignated as sections 7151, 7152,
3	7153, and 7160, respectively.
4	(4) CHAPTER 339.—Section 3446 is redesig-
5	nated as sections 7176.
6	(5) Chapter 341 .—Sections 3491 and 3503
7	are redesignated as sections 7191 and 7203, respec-
8	tively.
9	(6) CHAPTER 343.—Sections 3533, 3534, 3536,
10	3547 and 3548 are redesignated as sections 7213,
11	7214, 7316, 7217, and 7218, respectively.
12	(7) CHAPTER 345.—Sections 3572, 3575, 3579,
13	3581, and 3583 are redesignated as sections 7222,
14	7225, 7229, 7231, and 7233, respectively.
15	(8) CHAPTER 349.—Section 3639 is redesig-
16	nated as section 7239.
17	(9) CHAPTER 353.—Sections 3681, 3684, and
18	3691 are redesignated as sections 7251, 7252, and
19	7253, respectively.
20	(10) CHAPTER 355.—Section 3723 is redesig-
21	nated as section 7263.
22	(11) CHAPTER 357.—Each section in chapter
23	357 is redesignated so that the number of the sec-
24	tion, as redesignated, is the number equal to the
25	previous number plus 3,530.

1	(12) CHAPTER 367.—Each section in chapter
2	367 is redesignated so that the number of the sec-
3	tion, as redesignated, is the number equal to the
4	previous number plus 3,400.
5	(13) CHAPTER 369.—Sections 3961, 3962,
6	3963, 3964, 3965, and 3966 are redesignated as
7	sections 7341, 7342, 7343, 7344, 7345, and 7346,
8	respectively.
9	(14) Chapter 371.—Sections 3991 and 3992
10	are redesignated as sections 7361 and 7362, respec-
11	tively.
12	(15) CHAPTER 373.—Sections 4021, 4024,
13	4025, and 4027 are redesignated as sections 7371 ,
14	7374, 7375, and 7377, respectively.
15	(16) Chapter 375.—Section 4061 is redesig-
16	nated as section 7381.
17	(c) Subtitle B, Part III, Section Numbers.—
18	(1) IN GENERAL.—Except as provided in para-
19	graph (2), each section in part III of such subtitle
20	is redesignated so that the number of the section, as
21	redesignated, is the number equal to the previous
22	number plus 3,100.
23	(2) Chapter 407.—Each section in chapter 407
24	is redesignated so that the number of the section, as

1	redesignated, is the number equal to the previous
2	number plus 3,070.
3	(d) Subtitle B, Part IV, Section Numbers.—
4	Each section in part IV of such subtitle is redesignated
5	so that the number of the section, as redesignated, is the
6	number equal to the previous number plus 3,000.
7	(e) Subtitle B Chapter Numbers.—
8	(1) PART I CHAPTER NUMBERS.—Each chapter
9	in part I of such subtitle is redesignated so that the
10	number of the chapter, as redesignated, is the num-
11	ber equal to the previous number plus 400.
12	(2) Part II Chapter Numbers.—
13	(A) IN GENERAL.—Except as provided in
14	subparagraph (B), each chapter in part II of
15	such subtitle is redesignated so that the number
16	of the chapter, as redesignated, is the number
17	equal to the previous number plus 380.
18	(B) OTHER CHAPTERS.—Chapters 367,
19	369, 371, 373, and 375 are each redesignated
20	so that the number of the chapter, as redesig-
21	nated, is the number equal to the previous
22	number plus 374.
23	(3) PART III CHAPTER NUMBERS.—Each chap-
24	ter in part III of such subtitle is redesignated so

1 that the number of the chapter, as redesignated, is 2 the number equal to the previous number plus 350. 3 (4) PART IV CHAPTER NUMBERS.—Each chap-4 ter in part IV of such subtitle is redesignated so 5 that the number of the chapter, as redesignated, is 6 the number equal to the previous number plus 330. 7 (f) SUBTITLE B TABLES OF SECTIONS AND TABLES 8 OF CHAPTERS.— 9 (1) TABLES OF SECTIONS.—The table of sec-10 tions at the beginning of each chapter of such sub-11 title is revised so as to conform the section ref-12 erences in the table to the redesignations made by 13 subsections (a), (b), (c), and (d). 14 (2) TABLES OF CHAPTERS.—The table of chap-15 ters at the beginning of such subtitle, and the tables 16 of chapters at the beginning of each part of such 17 subtitle, are revised so as to conform the chapter 18 references and section references in those tables to 19 the redesignations made by this section. 20 SEC. 809. CROSS REFERENCES TO REDESIGNATED SEC-21 TIONS AND CHAPTERS. 22 (a) Amendments to References in Title 10.— 23 Each provision of title 10, United States Code (including 24 the table of subtitles preceding subtitle A), that contains 25 a reference to a section or chapter redesignated by this

subtitle is amended so that the reference refers to the
 number of the section or chapter as redesignated.

3 (b) DEEMING RULE FOR OTHER REFERENCES.—
4 Any reference in a provision of law other than title 10,
5 United States Code, to a section or chapter redesignated
6 by this subtitle shall be deemed to refer to the section or
7 chapter as so redesignated.

8 PART III—REPEALS OF CERTAIN PROVISIONS OF 9 DEFENSE ACQUISITION LAW

10 SEC. 811. AMENDMENT TO AND REPEAL OF STATUTORY RE-

11QUIREMENTS FOR CERTAIN POSITIONS OR12OFFICES IN THE DEPARTMENT OF DEFENSE.

13 (a) AMENDMENT TO STATUTORY REQUIREMENT FOR
14 DIRECTOR OF CORROSION POLICY AND OVERSIGHT.—

15 (1) IN GENERAL.—Section 2228 of title 10,
16 United States Code, is amended—

17 (A) by amending subsection (a) to read as18 follows:

19 "(a) ESTABLISHMENT.—There is established an Of20 fice of Corrosion Policy and Oversight within the Depart21 ment of Defense, which shall be headed by a Director of
22 Corrosion Policy and Oversight.";

23 (B) by striking subsections (b) and (c);

1	(C) by redesignating subsections (d), (e),
2	and (f) as subsections (b), (c), and (d), respec-
3	tively; and
4	(D) in subsection (c) (as so resdesignated),
5	by striking "subsection (d)" each place it ap-
6	pears and inserting "subsection (b)".
7	(2) Conforming Amendment.—Section 1067
8	of the Bob Stump National Defense Authorization
9	Act for Fiscal Year 2003 (Public Law 107–314; 116
10	Stat. 2658, 2659; 10 U.S.C. 2228 note) is amended
11	by striking subsections (b), (c), (d), and (e).
12	(b) Repeal of Statutory Requirement for Di-
13	RECTOR OF THE OFFICE OF PERFORMANCE ASSESSMENT
13 14	RECTOR OF THE OFFICE OF PERFORMANCE ASSESSMENT AND ROOT CAUSE ANALYSIS.—
14	and Root Cause Analysis.—
14 15	AND ROOT CAUSE ANALYSIS.— (1) REPEAL.—
14 15 16	AND ROOT CAUSE ANALYSIS.— (1) REPEAL.— (A) IN GENERAL.—Section 2438 of title
14 15 16 17	AND ROOT CAUSE ANALYSIS.— (1) REPEAL.— (A) IN GENERAL.—Section 2438 of title 10, United States Code, is repealed.
14 15 16 17 18	AND ROOT CAUSE ANALYSIS.— (1) REPEAL.— (A) IN GENERAL.—Section 2438 of title 10, United States Code, is repealed. (B) CLERICAL AMENDMENT.—The table of
14 15 16 17 18 19	AND ROOT CAUSE ANALYSIS.— (1) REPEAL.— (A) IN GENERAL.—Section 2438 of title 10, United States Code, is repealed. (B) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 144 of such
 14 15 16 17 18 19 20 	AND ROOT CAUSE ANALYSIS.— (1) REPEAL.— (A) IN GENERAL.—Section 2438 of title 10, United States Code, is repealed. (B) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 144 of such title is amended by striking the item relating to
 14 15 16 17 18 19 20 21 	 AND ROOT CAUSE ANALYSIS.— (1) REPEAL.— (A) IN GENERAL.—Section 2438 of title 10, United States Code, is repealed. (B) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 144 of such title is amended by striking the item relating to section 2438.

1	(B) Section 2548(a) of such title is amend-
2	ed by striking ", the Director of Procurement
3	and Acquisition Policy, and the Director of the
4	Office of Performance Assessment and Root
5	Cause Analysis," and inserting "and the Direc-
6	tor of Procurement and Acquisition Policy".
7	(C) Section 882 of the Ike Skelton Na-
8	tional Defense Authorization Act for Fiscal
9	Year 2011 (Public Law 111–383; 10 U.S.C.
10	2222 note) is amended by striking subsection
11	(a).
12	(c) Repeal of Statutory Requirement for OF-
13	FICE OF TECHNOLOGY TRANSITION.—
14	(1) Repeal.—Section 2515 of title 10, United
15	States Code, is repealed.
16	(2) Clerical Amendment.—The table of sec-
17	tions at the beginning of subchapter III of chapter
18	148 of such title is amended by striking the item re-
19	lating to section 2515.
20	(d) Repeal of Statutory Requirement for OF-
21	FICE FOR FOREIGN DEFENSE CRITICAL TECHNOLOGY
22	Monitoring and Assessment.—
23	(1) Repeal.—Section 2517 of title 10, United
24	States Code, is repealed.

1 (2) CLERICAL AMENDMENT.—The table of sec-2 tions at the beginning of subchapter III of chapter 3 148 of such title is amended by striking the item re-4 lating to section 2517. 5 (e) REPEAL OF STATUTORY REQUIREMENT FOR 6 SMALL BUSINESS OMBUDSMAN FOR DEFENSE CONTRACT 7 AUDIT AGENCY AND DEFENSE CONTRACT MANAGEMENT 8 AGENCY.— 9 (1) REPEAL.—Section 204 of title 10, United 10 States Code, is repealed. 11 (2) CLERICAL AMENDMENT.—The table of sec-12 tions at the beginning of subchapter II of chapter 8 13 of such title is amended by striking the item relating 14 to section 204. 15 (f) REPEAL OF STATUTORY REQUIREMENT FOR DE-FENSE LOGISTICS AGENCY ADVOCATE FOR COMPETI-16 17 TION.— 18 (1) REPEAL.—Section 2318 of title 10, United 19 States Code, is amended— 20 (A) by striking subsection (a); and (B) by striking "(b)" before "Each advo-21 22 cate". 23 (2) TECHNICAL AMENDMENTS.—Such section is 24 further amended—

(A) by striking "advocate for competition
 of" and inserting "advocate for competition
 designated pursuant to section 1705(a) of title
 41 for"; and

5 (B) by striking "a grade GS-16 or above 6 under the General Schedule (or in a comparable 7 or higher position under another schedule)" and 8 inserting "in a position classified above GS-15 9 pursuant to section 5108 of title 5".

(g) SUNSET FOR STATUTORY DESIGNATION OF SEN11 IOR DEPARTMENT OF DEFENSE OFFICIAL WITH PRIN12 CIPAL RESPONSIBILITY FOR DIRECTED ENERGY WEAP13 ONS.—Section 219 of the National Defense Authorization
14 Act for Fiscal Year 2017 (Public Law 114–328; 10 U.S.C.
15 2431 note) is amended by adding at the end the following
16 new subsection:

17 "(d) SUNSET.—The provisions of subsection (a) and
18 of paragraphs (2) and (3) of subsection (b) shall cease
19 to be in effect as of September 30, 2022.".

20 (h) REPEAL OF STATUTORY REQUIREMENT FOR 21 DESIGNATION OF INDIVIDUAL TO SERVE AS PRIMARY LI-22 AISON BETWEEN THE PROCUREMENT AND RESEARCH 23 AND DEVELOPMENT ACTIVITIES OF THE UNITED STATES FORCES AND 24 ARMED THOSE OF THE STATE OF ISRAEL.—Section 1006 of the National Defense Author-25

ization Act, Fiscal Year 1989 (Public Law 100-456; 102
 Stat. 2040; 10 U.S.C. 133a note) is repealed.

3 (i) REPEAL OF STATUTORY REQUIREMENT FOR DES4 IGNATION OF SENIOR OFFICIAL TO COORDINATE AND
5 MANAGE HUMAN SYSTEMS INTEGRATION ACTIVITIES RE6 LATED TO ACQUISITION PROGRAMS.—Section 231 of the
7 National Defense Authorization Act for Fiscal Year 2008
8 (Public Law 110–181; 122 Stat. 45; 10 U.S.C. 1701 note)
9 is amended—

10 (1) by striking "(a) IN GENERAL.—"; and

11 (2) by striking subsections (b), (c), and (d).

12 (j) REPEAL OF STATUTORY REQUIREMENT FOR DES-IGNATION OF SENIOR OFFICIAL RESPONSIBLE FOR 13 14 FOCUS ON URGENT OPERATIONAL NEEDS AND RAPID 15 ACQUISITION.—Section 902 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-16 17 239; 126 Stat. 1865; 10 U.S.C. 2302 note) is repealed. 18 (k) REPEAL OF STATUTORY REQUIREMENT FOR DESIGNATION OF SENIOR OFFICIAL RESPONSIBLE FOR 19 20DUAL-USE PROJECTS UNDER DUAL-USE SCIENCE AND 21 TECHNOLOGY PROGRAM.—Section 203 of the National 22 Defense Authorization Act for Fiscal Year 1998 (Public 23 Law 105–85; 10 U.S.C. 2511 note) is amended by striking subsection (c). 24

1	(1) Repeal of Statutory Requirement for Des-
2	IGNATION OF SENIOR OFFICIAL AS EXECUTIVE AGENT
3	FOR PRINTED CIRCUIT BOARD TECHNOLOGY.—Section
4	256 of the National Defense Authorization Act for Fiscal
5	Year 2009 (Public Law 110-417; 122 Stat. 4404; 10
6	U.S.C. 2501 note) is repealed.
7	SEC. 812. REPEAL OF CERTAIN DEFENSE ACQUISITION
8	LAWS.
9	(a) TITLE 10, UNITED STATES CODE.—
10	(1) Section 167A.—
11	(A) REPEAL.—Section 167a of title 10,
12	United States Code, is repealed.
13	(B) CLERICAL AMENDMENT.—The table of
14	sections at the beginning of chapter 6 of such
15	title is amended by striking the item relating to
16	section 167a.
17	(C) Conforming Amendment.—Section
18	905(a)(1) of the John Warner National Defense
19	Authorization Act for Fiscal Year 2007 (Public
20	Law 109–364; 10 U.S.C. 133a note) is amend-
21	ed by striking "166b, 167, or 167a" and insert-
22	ing "166b or 167".
23	(2) Section 2323.—
24	(A) REPEAL.—Section 2323 of title 10,
25	United States Code, is repealed.

1	(B) CLERICAL AMENDMENT.—The table of
2	sections at the beginning of chapter 137 of such
3	title is amended by striking the item relating to
4	section 2323.
5	(C) Conforming Amendments.—
6	(i) Section 853(c) of the National De-
7	fense Authorization Act for Fiscal Year
8	2004 (Public Law 108–136; 10 U.S.C.
9	2302 note) is amended by striking "section
10	2323 of title 10, United States Code,
11	and".
12	(ii) Section 831(n) of the National
13	Defense Authorization Act for Fiscal Year
14	1991 (Public Law 101–510; 10 U.S.C.
15	2302 note) is amended—
16	(I) in paragraph (4), by inserting
17	", as in effect on March 1, 2018"
18	after "section 2323 of title 10, United
19	States Code"; and
20	(II) in paragraph (6), by striking
21	"section 2323 of title 10, United
22	States Code, and".
23	(iii) Subsection (d) of section 811 of
24	the National Defense Authorization Act for

1	Fiscal Year 1994 (Public Law 103–160;
2	10 U.S.C. 2323 note) is repealed.
3	(iv) Section $8304(1)$ of the Federal
4	Acquisition Streamlining Act of 1994 (10
5	U.S.C. 2375 note) is amended by striking
6	"section 2323 of title 10, United States
7	Code, or".
8	(v) Section $10004(a)(1)$ of the Fed-
9	eral Acquisition Streamlining Act of 1994
10	(41 U.S.C. 1122 note) is amended by
11	striking "section 2323 of title 10, United
12	States Code, or".
13	(vi) Section 2304(b)(2) of title 10,
14	United States Code, is amended by strik-
15	ing "and concerns other than" and all that
16	follows through "this title".
17	(vii) Section 2304e(b) of title 10,
18	United States Code, is amended—
19	(I) by striking "other than—"
20	and all that follows through "small"
21	and inserting "other than small";
22	(II) by striking "; or" and insert-
23	ing a period; and
24	(III) by striking paragraph (2).

1	(viii) Section 2323a(a) of title 10,
2	United States Code, is amended by strik-
3	ing "section 2323 of this title and".
4	(ix) Section 15 of the Small Business
5	Act (15 U.S.C. 644) is amended—
6	(I) in subsection $(j)(3)$, by strik-
7	ing "section 2323 of title 10, United
8	States Code,";
9	(II) in subsection $(k)(10)$ —
10	(aa) by striking "or section
11	2323 of title 10, United States
12	Code," and all that follows
13	through "subsection (m),"; and
14	(bb) by striking "subsection
15	(a)," and inserting "subsection
16	(a) or"; and
17	(III) by amending subsection (m)
18	to read as follows:
19	"(m) Additional Duties of Procurement Cen-
20	TER REPRESENTATIVES.—All procurement center rep-
21	resentatives (including those referred to in subsection
22	(k)(6), in addition to such other duties as may be as-
23	signed by the Administrator, shall increase, insofar as pos-
24	sible, the number and dollar value of procurements that

may be used for the programs established under this sec tion and section 8(a).".

3	(x) Section 1902(b)(1) of title 41,
4	United States Code, is amended by strik-
5	ing ", section 2323 of title 10,".
6	(3) Section 2332.—
7	(A) REPEAL.—Section 2332 of title 10,
8	United States Code, is repealed.
9	(B) CLERICAL AMENDMENT.—The table of
10	sections at the beginning of chapter 137 of such
11	title is amended by striking the item relating to
12	section 2332.
13	(b) OTHER PROVISIONS OF LAW.—The following pro-
14	visions of law are repealed:
15	(1) Section 801 of the Carl Levin and Howard
16	P. "Buck" McKeon National Defense Authorization
17	Act for Fiscal Year 2015 (Public Law 113–291; 10
18	U.S.C. 2223a note).
19	(2) Section 934 of the National Defense Au-
20	thorization Act for Fiscal Year 2013 (Public Law
21	112–239; 10 U.S.C. 2223a note).
22	(3) Section 804 of the National Defense Au-
23	thorization Act for Fiscal Year 2010 (Public Law
24	111–84; 10 U.S.C. 2223a note).

1	(4) Section 881 of the National Defense Au-
2	thorization Act for Fiscal Year 2008 (Public Law
3	110–181; 10 U.S.C. 2223a note).
4	(5) Section 854 of the National Defense Au-
5	thorization Act for Fiscal Year 2017 (Public Law
6	114–328; 10 U.S.C. 2302 note).
7	(6) Section 804 of the National Defense Au-
8	thorization Act for Fiscal Year 2013 (Public Law
9	112–239; 10 U.S.C. 2302 note).
10	(7) Section 829 of the National Defense Au-
11	thorization Act for Fiscal Year 2013 (Public Law
12	112–239; 10 U.S.C. 2302 note).
13	(8) Section 818(g) of the National Defense Au-
14	thorization Act for Fiscal Year 2012 (Public Law
15	112–81; 10 U.S.C. 2302 note).
16	(9) Section 815(b) of the National Defense Au-
17	thorization Act for Fiscal Year 2008 (Public Law
18	110–181; 10 U.S.C. 2302 note).
19	(10) Section 812 of the John Warner National
20	Defense Authorization Act for Fiscal Year 2007
21	(Public Law 109–364; 10 U.S.C. 2302 note).
22	(11) Section 817 of the National Defense Au-
23	thorization Act for Fiscal Year 2006 (Public Law
24	109–163; 10 U.S.C. 2302 note).

1	(12) Section 141 of the Ronald W. Reagan Na-
2	tional Defense Authorization Act for Fiscal Year
3	2005 (Public Law 108–375; 10 U.S.C. 2302 note).
4	(13) Section 801(b) of the National Defense
5	Authorization Act for Fiscal Year 2004 (Public Law
6	108–136; 10 U.S.C. 2302 note).
7	(14) Section 805(a) of the National Defense
8	Authorization Act for Fiscal Year 2004 (Public Law
9	108–136; 10 U.S.C. 2302 note).
10	(15) Section 352 of the Bob Stump National
11	Defense Authorization Act for Fiscal Year 2003
12	(Public Law 107–314; 10 U.S.C. 2302 note).
13	(16) Section 326 of the National Defense Au-
14	thorization Act for Fiscal Year 1993 (Public Law
15	102–484; 10 U.S.C. 2302 note).
16	(17) Section 9004 of the Department of De-
17	fense Appropriations Act, 1990 (Public Law 101–
18	165; 10 U.S.C. 2302 note).
19	(18) Section 895 of the National Defense Au-
20	thorization Act for Fiscal Year 2016 (Public Law
21	114–92; 10 U.S.C. 2304 note).
22	(19) Section 802 of the Duncan Hunter Na-
23	tional Defense Authorization Act for Fiscal Year
24	2009 (Public Law 110–417; 10 U.S.C. 2304 note).

1	(20) Section 821 of the National Defense Au-
2	thorization Act for Fiscal Year 2008 (Public Law
3	110–181; 10 U.S.C. 2304 note).
4	(21) Section 813 of the John Warner National
5	Defense Authorization Act for Fiscal Year 2007
6	(Public Law 109–364; 10 U.S.C. 2304 note).
7	(22) Section 391 of the National Defense Au-
8	thorization Act for Fiscal Year 1998 (Public Law
9	105–85; 10 U.S.C. 2304 note).
10	(23) Section 927(b) of Public Laws 99–500,
11	99–591, and 99–661 (10 U.S.C. 2304 note).
12	(24) Section 1222(b) of the National Defense
13	Authorization Act for Fiscal Year 1987 (Public Law
14	99–661; 10 U.S.C. 2304 note).
15	(25) Section 814(b) of the National Defense
16	Authorization Act for Fiscal Year 2010 (Public Law
17	111–84; 10 U.S.C. 2304a note).
18	(26) Section 834 of the John Warner National
19	Defense Authorization Act for Fiscal Year 2007
20	(Public Law 109–364; 10 U.S.C. 2304b note).
21	(27) Section 803 of the Strom Thurmond Na-
22	tional Defense Authorization Act for Fiscal Year
23	1999 (Public Law 105–261; 10 U.S.C. 2306a note).

1	(28) Section 1075 of the National Defense Au-
2	thorization Act for Fiscal Year 1995 (Public Law
3	103–337; 10 U.S.C. 2315 note).
4	(29) Section 824(a) of the Ike Skelton National
5	Defense Authorization Act for Fiscal Year 2011
6	(Public Law 111–383; 10 U.S.C. 2320 note).
7	(30) Section 818 of the National Defense Au-
8	thorization Act for Fiscal Year 1995 (Public Law
9	103–337; 10 U.S.C. 2324 note).
10	(31) Section 812 of the National Defense Au-
11	thorization Act for Fiscal Year 2010 (Public Law
12	111–84; 10 U.S.C. 2326 note).
13	(32) Sections 908(a), (b), (c), and (e) of Public
14	Laws 99–500, 99–591, and 99–661 (10 U.S.C.
15	2326 note).
16	(33) Section 882 of the National Defense Au-
17	thorization Act for Fiscal Year 2016 (Public Law
18	114–92; 10 U.S.C. 2330 note).
19	(34) Section 807 of the National Defense Au-
20	thorization Act for Fiscal Year 2012 (Public Law
21	112–81; 10 U.S.C. 2330 note).
22	(35) Section 805 of the National Defense Au-
23	thorization Act for Fiscal Year 2008 (Public Law
24	110–181; 10 U.S.C. 2330 note).

1	(36) Section 808 of the National Defense Au-
2	thorization Act for Fiscal Year 2008 (Public Law
3	110–181; 10 U.S.C. 2330 note).
4	(37) Section 812(b)–(c) of the National Defense
5	Authorization Act for Fiscal Year 2006 (Public Law
6	109–163; 10 U.S.C. 2330 note).
7	(38) Section 801(d)–(f) of the National Defense
8	Authorization Act for Fiscal Year 2002 (Public Law
9	107–107; 10 U.S.C. 2330 note).
10	(39) Section 802 of the National Defense Au-
11	thorization Act for Fiscal Year 2002 (Public Law
12	107–107; 10 U.S.C. 2330 note).
13	(40) Section 831 of the Duncan Hunter Na-
14	tional Defense Authorization Act for Fiscal Year
15	2009 (Public Law 110–417; 10 U.S.C. 2330a note).
16	(41) Section 1032 of the Bob Stump National
17	Defense Authorization Act for Fiscal Year 2003
18	(Public Law 107–314; 10 U.S.C. 2358 note).
19	(42) Section 241 of the Bob Stump National
20	Defense Authorization Act for Fiscal Year 2003
21	(Public Law 107–314; 10 U.S.C. 2358 note).
22	(43) Section 606 of Public Law 92–436 (10)
23	U.S.C. 2358 note).

1	(44) Section 913(b) of the National Defense
2	Authorization Act for Fiscal Year 2000 (Public Law
3	106–65; 10 U.S.C. 2364 note).
4	(45) Sections $234(a)$ and (b) of the National
5	Defense Authorization Act for Fiscal Year 1987
6	(Public Law 99–661; 10 U.S.C. 2364 note).
7	(46) Section 943(b) of the National Defense
8	Authorization Act for Fiscal Year 2008 (Public Law
9	110–181; 10 U.S.C. 2366a note).
10	(47) Section 801 of the National Defense Au-
11	thorization Act for Fiscal Year 1990 (Public Law
12	101–189; 10 U.S.C. 2399 note).
13	(48) Section 8133 of the Department of De-
14	fense Appropriations Act, 2000 (Public Law 106–
15	79; 10 U.S.C. 2401a note).
16	(49) Section 807(b) of the John Warner Na-
17	tional Defense Authorization Act for Fiscal Year
18	2007 (Public Law 109–364; 10 U.S.C. 2410p note).
19	(50) Section $825(c)(1)-(2)$ of the National De-
20	fense Authorization Act for Fiscal Year 2016 (Pub-
21	lic Law 114–92; 10 U.S.C. 2430 note).
22	(51) Section 1058 of the Carl Levin and How-
23	ard P. "Buck" McKeon National Defense Authoriza-
24	tion Act for Fiscal Year 2015 (Public Law 113–291;
25	10 U.S.C. 2430 note).

1	(52) Section 837 of the National Defense Au-
2	thorization Act for Fiscal Year 1994 (Public Law
3	103–160; 10 U.S.C. 2430 note).
4	(53) Section 838 of the National Defense Au-
5	thorization Act for Fiscal Year 1994 (Public Law
6	103–160; 10 U.S.C. 2430 note).
7	(54) Section 809 of the National Defense Au-
8	thorization Act for Fiscal Year 1991 (Public Law
9	101–510; 10 U.S.C. 2430 note).
10	(55) Section 833 of the National Defense Au-
11	thorization Act for Fiscal Year 1994 (Public Law
12	103–160; 10 U.S.C. 2430 note).
13	(56) Section 839 of the National Defense Au-
14	thorization Act for Fiscal Year 1994 (Public Law
15	103–160; 10 U.S.C. 2430 note).
16	(57) Section 819 of the National Defense Au-
17	thorization Act for Fiscal Year 1995 (Public Law
18	103–337; 10 U.S.C. 2430 note).
19	(58) Section 5064 of the Federal Acquisition
20	Streamlining Act of 1994 (Public Law 103–355; 10
21	U.S.C. 2430 note).
22	(59) Section 803 of the National Defense Au-
23	thorization Act for Fiscal Year 1997 (Public Law
24	104–201; 10 U.S.C. 2430 note).

1	(60) Section 1215 of the Department of De-
2	fense Authorization Act, 1984 (Public Law 98–94;
3	10 U.S.C. 2452 note).
4	(61) Section 328 of the National Defense Au-
5	thorization Act for Fiscal Year 2010 (Public Law
6	111–84; 10 U.S.C. 2458 note).
7	(62) Section 347 of the Strom Thurmond Na-
8	tional Defense Authorization Act for Fiscal Year
9	1999 (Public Law 105–261; 10 U.S.C. 2458 note).
10	(63) Section 349 of the Strom Thurmond Na-
11	tional Defense Authorization Act for Fiscal Year
12	1999 (Public Law 105–261; 10 U.S.C. 2458 note).
13	(64) Section 395 of the National Defense Au-
14	thorization Act for Fiscal Year 1998 (Public Law
15	105–85; 10 U.S.C. 2458 note).
16	(65) Section 352 of the National Defense Au-
17	thorization Act for Fiscal Year 1996 (Public Law
18	104–106; 10 U.S.C. 2458 note).
19	(66) Section 325 of the Ronald W. Reagan Na-
20	tional Defense Authorization Act for Fiscal Year
21	2005 (Public Law 108–375; 10 U.S.C. 2461 note).
22	(67) Section 336 of the National Defense Au-
23	thorization Act for Fiscal Year 2004 (Public Law
24	108–136; 10 U.S.C. 2461 note).

1	(68) Section $353(a)$ of the National Defense
2	Authorization Act for Fiscal Year 1996 (Public Law
3	104–106; 10 U.S.C. 2461 note).
4	(69) Section 353(b) of the National Defense
5	Authorization Act for Fiscal Year 1996 (Public Law
6	104–106; 10 U.S.C. 2461 note).
7	(70) Section 356 of the National Defense Au-
8	thorization Act for Fiscal Year 1996 (Public Law
9	104–106; 10 U.S.C. 2461 note).
10	(71) Section 1010 of the USA Patriot Act of
11	2001 (Public Law 107–56; 10 U.S.C. 2465 note).
12	(72) Section 4101 of the National Defense Au-
13	thorization Act for Fiscal Year 1993 (Public Law
14	102–484; 10 U.S.C. 2500 note).
15	(73) Section 852 of the National Defense Au-
16	thorization Act for Fiscal Year 2012 (Public Law
17	112–81; 10 U.S.C. 2504 note).
18	(74) Section 823 of the National Defense Au-
19	thorization Act for Fiscal Year 2004 (Public Law
20	108–136; 10 U.S.C. 2521 note).
21	(75) Section 823 of the Ike Skelton National
22	Defense Authorization Act for Fiscal Year 2011
23	(Public Law 111–383; 10 U.S.C. 2533b note).

1	(76) Section 804(h) of the National Defense
2	Authorization Act for Fiscal Year 2008 (Public Law
3	110–181; 10 U.S.C. 2533b note).
4	(77) Section 842(b) of the John Warner Na-
5	tional Defense Authorization Act for Fiscal Year
6	2007 (Public Law 109–364; 10 U.S.C. 2533b note).
7	(78) Section 343 of the Floyd D. Spence Na-
8	tional Defense Authorization Act for Fiscal Year
9	2001 (as enacted into law by Public Law 106–398;
10	10 U.S.C. 4551 note).
11	SEC. 813. REPEAL OF CERTAIN DEPARTMENT OF DEFENSE
12	REPORTING REQUIREMENTS.
13	(a) Amendments to Title 10, United States
14	CODE.—Title 10, United States Code, is amended as fol-
14 15	CODE.—Title 10, United States Code, is amended as fol- lows:
15	lows:
15 16	lows: (1) Section 118A.—Section 118a is amended
15 16 17	lows: (1) SECTION 118A.—Section 118a is amended by striking subsection (d).
15 16 17 18	lows: (1) SECTION 118A.—Section 118a is amended by striking subsection (d). (2) SECTION 1116.—Section 1116 is amended
15 16 17 18 19	lows: (1) SECTION 118A.—Section 118a is amended by striking subsection (d). (2) SECTION 1116.—Section 1116 is amended by striking subsection (d).
15 16 17 18 19 20	lows: (1) SECTION 118A.—Section 118a is amended by striking subsection (d). (2) SECTION 1116.—Section 1116 is amended by striking subsection (d). (3) SECTION 2275.—
15 16 17 18 19 20 21	 lows: (1) SECTION 118A.—Section 118a is amended by striking subsection (d). (2) SECTION 1116.—Section 1116 is amended by striking subsection (d). (3) SECTION 2275.— (A) REPEAL.—Section 2275 is repealed.
 15 16 17 18 19 20 21 22 	 lows: (1) SECTION 118A.—Section 118a is amended by striking subsection (d). (2) SECTION 1116.—Section 1116 is amended by striking subsection (d). (3) SECTION 2275.— (A) REPEAL.—Section 2275 is repealed. (B) CLERICAL AMENDMENT.—The table of

	201
1	(4) Section 2276.—Section 2276 is amended
2	by striking subsection (e).
3	(5) Section 10543.—
4	(A) REPEAL.—Section 10543 is repealed.
5	(B) CLERICAL AMENDMENT.—The table of
6	sections at the beginning of chapter 1013 is
7	amended by striking the item relating to section
8	10543.
9	(b) NDAA FOR FY 2007.—Section 122 of the John
10	Warner National Defense Authorization Act for Fiscal
11	Year 2007 (Public Law 109–364; 120 Stat. 2104), as
12	amended by section 121 of the National Defense Author-
13	ization Act for Fiscal Year 2014 (Public Law 113–66; 127
14	Stat. 691), is amended by striking subsection (d).
15	(c) NDAA FOR FY 2008.—The National Defense
16	Authorization Act for Fiscal Year 2008 (Public Law 110–
17	181) is amended—
18	(1) in section 911(f) (10 U.S.C. 2271 note)—
19	(A) in the subsection heading, by striking
20	"; BIENNIAL UPDATE";
21	(B) in paragraph (3), by striking ", and
22	each update required by paragraph (2),"; and
23	(C) by striking paragraph (2) and redesig-
24	nating paragraph (3) as paragraph (2) ; and
25	(2) in section 1107 (10 U.S.C. 2358 note)—

1	(A) in subsection (c), by striking "dem-
2	onstration laboratory" and inserting "labora-
3	tory designated by the Secretary of Defense
4	under the provisions of section $342(b)$ of the
5	National Defense Authorization Act for Fiscal
6	Year 1995 (Public Law 103–337; 108 Stat.
7	2721)"; and
8	(B) by striking subsections (d) and (e).
9	(d) NDAA FOR FY 2009.—Section 1047(d) of the
10	Duncan Hunter National Defense Authorization Act for
11	Fiscal Year 2009 (Public Law 110–417; 10 U.S.C. 2366b
12	note) is amended—
13	(1) in the subsection heading, by striking
14	"BANDWIDTH" and all that follows through "The
15	Secretary" and inserting "BANDWIDTH REQUIRE-
16	MENTS.—The Secretary'; and
17	(2) by striking paragraph (2) .
18	(e) NDAA FOR FY 2010.—Section 1244 of the Na-
19	tional Defense Authorization Act for Fiscal Year 2010
20	(Public Law 111–84; 22 U.S.C. 1928 note) is amended
21	by striking subsection (d).
22	(f) NDAA FOR FY 2011.—Section 1217 of the Ike
23	Skelton National Defense Authorization Act for Fiscal
24	Year 2011 (Public Law 111–383; 22 U.S.C. 7513 note)
25	is amended by striking subsection (i).

1	(g) NDAA FOR FY 2013.—The National Defense
2	Authorization Act for Fiscal Year 2013 (Public Law 112–
3	239) is amended—
4	(1) in section 524 (126 Stat. 1723; 10 U.S.C.
5	1222 note) by striking subsection (c); and
6	(2) in section 904(h) (10 U.S.C. 133 note)—
7	(A) by striking "Reports To Congress"
8	and all that follows through "(3) ADDITIONAL
9	CONGRESSIONAL NOTIFICATION.—" and insert-
10	ing "Congressional Notification.—"; and
11	(B) by striking "Under Secretary of De-
12	fense for Acquisition, Technology, and Logis-
13	tics" and inserting "Under Secretary of De-
14	fense for Research and Engineering".
15	(h) NDAA FOR FY 2015.—Section $1026(d)$ of the
16	Carl Levin and Howard P. "Buck" McKeon National De-
17	fense Authorization Act for Fiscal Year 2015 (Public Law
18	113–291; 128 Stat. 3490) is repealed.
19	(i) MILITARY CONSTRUCTION AUTHORIZATION ACT,
20	1982.—Section 703 of the Military Construction Author-
21	ization Act, 1982 (Public Law 97-99; 95 Stat. 1376) is
22	amended by striking subsection (g).
23	(j) Conforming Amendments.—
24	(1) NDAA FOR FY 2017.—Section 1061 of the
25	National Defense Authorization Act for Fiscal Year

1	2017 (Public Law 114–328; 10 U.S.C. 111 note) is
2	amended—
3	(A) in subsection (c), by striking para-
4	graphs (3), (28), (40), (41), and (63);
5	(B) in subsection (d), by striking para-
6	graph $(3);$
7	(C) in subsection (f), by striking para-
8	graphs (1) and (2) ;
9	(D) in subsection (g), by striking para-
10	graph $(3);$
11	(E) in subsection (h), by striking para-
12	graph (3) ; and
13	(F) in subsection (i), by striking para-
14	graphs (17), (19), and (24).
15	(2) NDAA FOR FY 2000.—Section 1031 of the
16	National Defense Authorization Act for Fiscal Year
17	2000 (Public Law 106–65; 113 Stat. 749; 31 U.S.C.
18	1113 note) is amended by striking paragraph (32).
19	Subtitle B-Amendments to Gen-
20	eral Contracting Authorities,
21	Procedures, and Limitations
22	SEC. 821. CONTRACT GOAL FOR THE ABILITYONE PRO-
23	GRAM.
24	(a) Contract Goal for the AbilityOne Pro-
25	GRAM.—Chapter 137 of title 10, United States Code, is

1 amended by inserting after section 2323a the following2 new section:

3 "§ 2323b. Contract goal for the AbilityOne program

4 "(a) GOAL.—The Secretary of Defense shall establish 5 a goal for each fiscal year for the procurement of products 6 and services from the procurement list established pursu-7 ant to section 8503 of title 41 of an amount equal to 1.5 8 percent of the total amount of funds obligated for con-9 tracts entered into with the Department of Defense in 10 such fiscal year for procurement.

11 "(b) ANNUAL REPORT.—At the conclusion of each 12 fiscal year, the Secretary of Defense shall submit to the 13 Committee for Purchase From People Who Are Blind or 14 Severely Disabled (established under section 8502 of title 15 41) a report on the progress toward attaining the goal 16 established under subsection (a) with respect to such fiscal 17 year. The report shall include—

18 "(1) if the goal was not achieved, a plan to19 achieve the goal in the next fiscal year; and

20 "(2) if the goal was achieved, a strategy to ex21 ceed the goal in the next fiscal year.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of such chapter is amended by inserting
after the item relating to section 2323a the following new
item:

"2323b. Contract goal for the AbilityOne program.".

1	SEC. 822. INCREASED MICRO-PURCHASE THRESHOLD AP-
2	PLICABLE TO DEPARTMENT OF DEFENSE
3	PROCUREMENTS.
4	(a) IN GENERAL.—Section 2338 of title 10, United
5	States Code, is amended—
6	(1) by striking "Notwithstanding subsection (a)
7	of section 1902 of title 41, the" and inserting
8	"The"; and
9	(2) by striking "\$5,000" and inserting
10	``\$10,000``.
11	(b) Conforming Amendments.—
12	(1) Repeal of micro-purchase threshold
13	FOR CERTAIN DEPARTMENT OF DEFENSE ACTIVI-
14	TIES.—
15	(A) IN GENERAL.—Section 2339 of title
16	10, United States Code, is repealed.
17	(B) CLERICAL AMENDMENT.—The table of
18	sections at the beginning of chapter 137 of such
19	title is amended by striking the item relating to
20	section 2339.
21	(2) Micro-purchase threshold for non-
22	DEPARTMENT OF DEFENSE PURCHASES.—Section
23	1902(a)(1) of title 41, United States Code, is
24	amended by striking "sections 2338 and 2339 of
25	title 10 and".

1SEC. 823. PREFERENCE FOR OFFERORS EMPLOYING VET-2ERANS.

3 (a) IN GENERAL.—Chapter 137 of title 10, United
4 States Code, is amended by adding at the end the fol5 lowing new section:

6 "§2339a. Preference for offerors employing veterans

7 "(a) PREFERENCE.—In awarding a contract for the
8 procurement of goods or services for the Department of
9 Defense, the head of an agency may establish a preference
10 for offerors that employ veterans on a full-time basis. The
11 Secretary of Defense shall determine the criteria for use
12 of such preference.

"(b) CONGRESSIONAL NOTIFICATION.—Prior to establishing the preference described in subsection (a), the
Secretary of Defense shall provide a briefing to the Committee on Armed Services of the House of Representatives
on—

18 "(1) a plan for implementing such preference,19 including—

20 "(A) penalties for an offeror that willfully
21 and intentionally misrepresents the veteran sta22 tus of the employees of the offeror in a bid sub23 mitted under subsection (a); and

24 "(B) reporting on use of such preference;25 and

1	((2) the process for assessing and verifying of-
2	feror compliance with regulations relating to equal
3	opportunity for veterans requirements.".
4	(b) Clerical Amendment.—The table of sections
5	at the beginning of such chapter is amended by inserting
6	after the item relating to section 2339 the following new
7	item:
	"2339a. Preference for offerors employing veterans.".
8	SEC. 824. REVISION OF REQUIREMENT TO SUBMIT INFOR-
9	MATION ON SERVICES CONTRACTS TO CON-
10	GRESS.
11	Section 2329(b) of title 10, United States Code, is
12	amended—
13	(1) by striking "October 1, 2022" and inserting
14	"October 1, 2020"; and
15	(2) in paragraph (1) —
16	(A) by striking "at or about" and inserting
17	"at or before"; and
18	(B) by inserting "or on the date on which
19	the future-years defense program is submitted
20	to Congress under section 221 of this title"
21	after "title 31";
22	(3) in paragraph (3), by striking "and" at the
23	end;
24	(4) in paragraph (4), by striking the period at
25	the end and inserting "; and"; and

1	(5) by adding at the end the following new
2	paragraph:
3	"(5) be included in the future-years defense
4	program submitted to Congress under section 221 of
5	this title.".
6	SEC. 825. DATA COLLECTION AND INVENTORY FOR SERV-
7	ICES CONTRACTS.
8	Section 2330a of title 10, United States Code, is
9	amended—
10	(1) in subsection (a)—
11	(A) by striking "\$3,000,000" and inserting
12	"the simplified acquisition threshold";
13	(B) by striking "in the following service
14	acquisition portfolio groups:" and inserting "in
15	any service acquisition portfolio group."; and
16	(C) by striking paragraphs (1) through
17	(4);
18	(2) in subsection (c)(1)—
19	(A) by striking "staff augmentation con-
20	tracts" and inserting "services contracts"; and
21	(B) by striking "Under Secretary of De-
22	fense for Acquisition, Technology, and Logis-
23	tics" each place it appears and inserting
24	"Under Secretary of Defense for Acquisition
25	and Sustainment"; and

300

(3) in subsection (h)—

- 2 (A) by striking paragraph (6); and
 3 (B) by redesignating paragraphs (7) and
- 4 (8) as paragraphs (6) and (7), respectively.

5 SEC. 826. COMPETITION REQUIREMENTS FOR PURCHASES

6

FROM FEDERAL PRISON INDUSTRIES.

7 (a) COMPETITION REQUIREMENTS FOR PURCHASES
8 FROM FEDERAL PRISON INDUSTRIES.—Subsections (a)
9 and (b) of section 2410n of title 10, United States Code,
10 are amended to read as follows:

11 "(a) MARKET RESEARCH.—Before purchasing a
12 product listed in the latest edition of the Federal Prison
13 Industries catalog published under section 4124(d) of title
14 18, the Secretary of Defense shall conduct market re15 search to determine whether such product—

16 "(1) is comparable to products available from17 the private sector; and

18 "(2) best meets the needs of the Department of
19 Defense in terms of price, quality, and time of deliv20 ery.

21 "(b) COMPETITION REQUIREMENT.—If the Secretary
22 determines that a Federal Prison Industries product is not
23 comparable to products available from the private sector
24 and does not best meet the needs of the Department of
25 Defense in terms of price, quality, or time of delivery pur-

suant to subsection (a), the Secretary shall use competitive
 procedures or make an individual purchase under a mul tiple award contract for the procurement of the product.
 In conducting such a competition or making such a pur chase, the Secretary shall consider a timely offer from
 Federal Prison Industries.".

7 (b) EFFECTIVE DATE.—The amendment made by
8 subsection (a) shall take effect 60 days after the date of
9 the enactment of this Act.

10SEC. 827. REQUIREMENT FOR A FAIR AND REASONABLE11PRICE FOR TECHNICAL DATA BEFORE DE-12VELOPMENT OR PRODUCTION OF MAJOR13WEAPON SYSTEMS.

14 Section 2439 of title 10, United States Code, is15 amended—

16 (1) by inserting ", to the maximum extent prac-17 ticable," after "shall ensure"; and

18 (2) by inserting "fair and reasonable" after19 "negotiates a".

1	SEC. 828. REVISIONS IN AUTHORITY RELATING TO PRO-
2	GRAM COST TARGETS AND FIELDING TAR-
3	GETS FOR MAJOR DEFENSE ACQUISITION
4	PROGRAMS.
5	(a) REVISIONS IN AUTHORITY RELATING TO PRO-
6	GRAM COST AND FIELDING TARGETS.—Section 2448a of
7	title 10, United States Code, is amended—
8	(1) in subsection (a), by striking "the Secretary
9	of Defense" and inserting "the appropriate Sec-
10	retary";
11	(2) by striking subsection (b); and
12	(3) by redesignating subsection (c) as sub-
13	section (b) and adding at the end of that subsection
14	the following new paragraph:
15	"(3) The term 'appropriate Secretary', with re-
16	spect to a major defense acquisition program,
17	means—
18	"(A) the Secretary of the military depart-
19	ment that is managing the program; or
20	"(B) in the case of a program for which an
21	alternate milestone decision authority is des-
22	ignated under section 2430(d)(2) of this title,
23	the Secretary of Defense.".
24	(b) Conforming Amendments.—Such title is fur-
25	ther amended—

1	(1) in section $2366a(c)(1)(A)$ by striking "by
2	the Secretary of Defense"; and
3	(2) in section 2366b—
4	(A) in subsection $(a)(3)(D)$, by striking
5	"Secretary of Defense" and inserting "appro-
6	priate Secretary (as defined in such section
7	2448a)"; and
8	(B) in subsection $(c)(1)(A)$, by striking
9	"by the Secretary of Defense".
10	SEC. 829. REVISION OF TIMELINE FOR USE OF THE RAPID
11	FIELDING PATHWAY FOR ACQUISITION PRO-
12	GRAMS.
13	Section 804(b)(2) of the National Defense Authoriza-
14	tion Act for Fiscal Year 2016 (Public Law 114–92; 10
15	U.S.C. 2302 note) is amended by striking "complete field-
16	ing within five years" and inserting "complete low-rate
17	initial production (as described under section 2400 of title
18	10, United States Code) within five years".
19	SEC. 830. CLARIFICATION OF SERVICES CONTRACTING
20	DEFINITIONS.
21	Not later than 180 days after the date of the enact-
22	ment of this Act, the Secretary of Defense shall revise the
23	Defense Federal Acquisition Regulation Supplement to
24	clarify the definitions of and relationships between terms
25	related to services contracts, including the appropriate use

of personal services contracts and nonpersonal services
 contracts, and the responsibilities of individuals in the ac quisition workforce with respect to such contracts.

4 Subtitle C—Provisions Relating to 5 Commercial Items

6 SEC. 831. REVISION OF DEFINITION OF COMMERCIAL ITEM

FOR PURPOSES OF FEDERAL ACQUISITION 8 STATUTES.

9 (a) DEFINITIONS IN CHAPTER 1 OF TITLE 41,
10 UNITED STATES CODE.—

(1) SEPARATION OF "COMMERCIAL ITEM" DEFINITION INTO DEFINITIONS OF "COMMERCIAL PRODUCT" AND "COMMERCIAL SERVICE".—Chapter 1 of
title 41, United States Code, is amended by striking
section 103 and inserting the following new sections: **16 "§ 103. Commercial product**

17 "In this subtitle, the term 'commercial product'18 means any of the following:

19 "(1) A product, other than real property,20 that—

21 "(A) is of a type customarily used by the
22 general public or by nongovernmental entities
23 for purposes other than governmental purposes;
24 and

1	"(B) has been sold, leased, or licensed, or
2	offered for sale, lease, or license, to the general
3	public.
4	"(2) A product that—
5	"(A) evolved from a product described in
6	paragraph (1) through advances in technology
7	or performance; and
8	"(B) is not yet available in the commercial
9	marketplace but will be available in the com-
10	mercial marketplace in time to satisfy the deliv-
11	ery requirements under a Federal Government
12	solicitation.
13	"(3) A product that would satisfy the criteria in
14	paragraph (1) or (2) were it not for—
15	"(A) modifications of a type customarily
16	available in the commercial marketplace; or
17	"(B) minor modifications made to meet
18	Federal Government requirements.
19	"(4) Any combination of products meeting the
20	requirements of paragraph (1) , (2) , or (3) that are
21	of a type customarily combined and sold in combina-
22	tion to the general public.
23	"(5) A product, or combination of products, re-
24	ferred to in paragraphs (1) through (4), even though
25	the product, or combination of products, is trans-

1	ferred between or among separate divisions, subsidi-
2	aries, or affiliates of a contractor.
3	"(6) A nondevelopmental item if the procuring
4	agency determines, in accordance with conditions in
5	the Federal Acquisition Regulation, that—
6	"(A) the product was developed exclusively
7	at private expense; and
8	"(B) has been sold in substantial quan-
9	tities, on a competitive basis, to multiple State
10	and local governments or to multiple foreign
11	governments.
12	"§103a. Commercial service
13	"In this subtitle, the term 'commercial service' means
13 14	"In this subtitle, the term 'commercial service' means any of the following:
14	any of the following:
14 15	any of the following: "(1) Installation services, maintenance services,
14 15 16 17	any of the following: "(1) Installation services, maintenance services, repair services, training services, and other services
14 15 16 17 18	any of the following: "(1) Installation services, maintenance services, repair services, training services, and other services if—
14 15 16	any of the following: "(1) Installation services, maintenance services, repair services, training services, and other services if— "(A) those services are procured for sup-
14 15 16 17 18 19	any of the following: "(1) Installation services, maintenance services, repair services, training services, and other services if— "(A) those services are procured for sup- port of a commercial product, regardless of
 14 15 16 17 18 19 20 	any of the following: "(1) Installation services, maintenance services, repair services, training services, and other services if— "(A) those services are procured for sup- port of a commercial product, regardless of whether the services are provided by the same
 14 15 16 17 18 19 20 21 	any of the following: "(1) Installation services, maintenance services, repair services, training services, and other services if— "(A) those services are procured for sup- port of a commercial product, regardless of whether the services are provided by the same source or at the same time as the commercial

1	eral public under terms and conditions similar
2	to those offered to the Federal Government;
3	"(2) Services of a type offered and sold com-
4	petitively, in substantial quantities, in the commer-
5	cial marketplace—
6	"(A) based on established catalog or mar-
7	ket prices;
8	"(B) for specific tasks performed or spe-
9	cific outcomes to be achieved; and
10	"(C) under standard commercial terms and
11	conditions.
12	((3) A service described in paragraph (1) or
13	(2), even though the service is transferred between
14	or among separate divisions, subsidiaries, or affili-
15	ates of a contractor.".
16	(2) Conforming Amendments to title 41
17	DEFINITIONS.—
18	(A) DEFINITION OF COMMERCIAL COMPO-
19	NENT.—Section 102 of such title is amended by
20	striking "commercial item" and inserting "com-
21	mercial product".
22	(B) DEFINITION OF COMMERCIALLY
23	AVAILABLE OFF-THE-SHELF ITEM.—Section
24	104(1)(A) is amended by striking "commercial
25	item" and inserting "commercial product".

1	(C) Definition of nondevelopmental
2	ITEM.—Section 110(1) of such title is amended
3	by striking "commercial item" and inserting
4	"commercial product".
5	(3) CLERICAL AMENDMENT.—The table of sec-
6	tions at the beginning of chapter 1 of title 41,
7	United States Code, is amended by striking the item
8	relating to section 103 and inserting the following
9	new items:
	"103. Commercial product. "103a. Commercial service.".
10	(b) Conforming Amendments to Other Provi-
11	SIONS OF TITLE 41, UNITED STATES CODE.—Title 41,
12	United States Code, is further amended as follows:
13	(1) Section 1502(b) is amended—
14	(A) in paragraph (1)(A), by striking "com-
15	mercial items" and inserting "commercial prod-
16	ucts or commercial services";
17	(B) in paragraph $(1)(C)(i)$, by striking
18	"commercial item" and inserting "commercial
19	product or commercial service"; and
20	(C) in paragraph $(3)(A)(i)$, by striking
21	"commercial items" and inserting "commercial
22	products or commercial services".

1	(2) Section $1705(c)$ is amended by striking
2	"commercial items" and inserting "commercial prod-
3	ucts and commercial services".
4	(3) Section 1708 is amended by striking "com-
5	mercial items" in subsections $(c)(6)$ and $(e)(3)$ and
6	inserting "commercial products or commercial serv-
7	ices".
8	(4) Section 1901 is amended—
9	(A) in subsection (a)(2), by striking "com-
10	mercial items" and inserting "commercial prod-
11	ucts or commercial services"; and
12	(B) in subsection (e)—
13	(i) by striking "Commercial Items"
14	in the subsection heading and inserting
15	"Commercial Products and Commer-
16	CIAL SERVICES"; and
17	(ii) by striking "commercial items"
18	and inserting "commercial products or
19	commercial services".
20	(5) Section 1903(c) is amended—
21	(A) in the subsection heading, by striking
22	"Commercial Item" and inserting "Commer-
23	CIAL PRODUCT OR COMMERCIAL SERVICE";

1	(B) in paragraph (1), by striking "as a
2	commercial item" and inserting "as a commer-
3	cial product or a commercial service"; and
4	(C) in paragraph (2), by striking "for an
5	item or service treated as a commercial item"
6	and inserting "for a product or service treated
7	as a commercial product or a commercial serv-
8	ice".
9	(6)(A) Section 1906 is amended by striking
10	"commercial items" each place it appears in sub-
11	sections (b), (c), and (d) and inserting "commercial
12	products or commercial services".
13	(B)(i) The heading of such section is amended
14	to read as follows:
14	to read as follows:
14 15	to read as follows: "§1906. List of laws inapplicable to procurements of
14 15 16	to read as follows: "§ 1906. List of laws inapplicable to procurements of commercial products and commercial
14 15 16 17	to read as follows: "§ 1906. List of laws inapplicable to procurements of commercial products and commercial services".
14 15 16 17 18	to read as follows: "§ 1906. List of laws inapplicable to procurements of commercial products and commercial services". (ii) The table of sections at the beginning of
14 15 16 17 18 19	to read as follows: *\$1906. List of laws inapplicable to procurements of commercial products and commercial services". (ii) The table of sections at the beginning of chapter 19 is amended by striking the item relating
 14 15 16 17 18 19 20 	to read as follows: *\$1906. List of laws inapplicable to procurements of commercial products and commercial services". (ii) The table of sections at the beginning of chapter 19 is amended by striking the item relating to section 1906 and inserting the following new
 14 15 16 17 18 19 20 	to read as follows: *\$ 1906. List of laws inapplicable to procurements of commercial products and commercial services". (ii) The table of sections at the beginning of chapter 19 is amended by striking the item relating to section 1906 and inserting the following new item: *1906. List of laws inapplicable to procurements of commercial products and
 14 15 16 17 18 19 20 21 	to read as follows: *\$1906. List of laws inapplicable to procurements of commercial products and commercial services". (ii) The table of sections at the beginning of chapter 19 is amended by striking the item relating to section 1906 and inserting the following new item: *1906. List of laws inapplicable to procurements of commercial products and commercial services.".

1	(8) Section $3305(a)(2)$ is amended by striking
2	"commercial items" and inserting "commercial prod-
3	ucts or commercial services".
4	(9) Section 3306(b) is amended by striking
5	"commercial items" and inserting "commercial prod-
6	ucts or commercial services".
7	(10)(A) Section 3307 is amended—
8	(i) in subsection (a)—
9	(I) by striking "Commercial Items"
10	in the subsection heading and inserting
11	"Commercial Products and Commer-
12	CIAL SERVICES";
13	(II) in paragraph (1) , by striking
14	"commercial items" and inserting "com-
15	mercial products and commercial services";
16	and
17	(III) in paragraph (2), by striking "a
18	commercial item" and inserting "a com-
19	mercial product or commercial service";
20	(ii) in subsection (b)—
21	(I) in paragraph (2) , by striking
22	"commercial items or, to the extent that
23	commercial items suitable to meet the ex-
24	ecutive agency's needs are not available,
25	nondevelopmental items other than com-

1	mercial items" and inserting "commercial
2	services or commercial products or, to the
3	extent that commercial products suitable to
4	meet the executive agency's needs are not
5	available, nondevelopmental items other
6	than commercial products'; and
7	(II) in paragraph (3), by striking
8	"commercial items and nondevelopmental
9	items other than commercial items" and
10	inserting "commercial services, commercial
11	products, and nondevelopmental items
12	other than commercial products";
13	(iii) in subsection (c)—
14	(I) in paragraphs (1) and (2) , by
15	striking "commercial items or nondevelop-
16	mental items other than commercial items"
17	and inserting "commercial services or com-
18	mercial products or nondevelopmental
19	items other than commercial products";
20	(II) in paragraphs (3) and (4) , by
21	striking "commercial items or, to the ex-
22	tent that commercial items suitable to
23	meet the executive agency's needs are not
24	available, nondevelopmental items other
25	than commercial items" and inserting

1	"commercial services or commercial prod-
2	ucts or, to the extent that commercial
3	products suitable to meet the executive
4	agency's needs are not available, non-
5	developmental items other than commercial
6	products"; and
7	(III) in paragraphs (5) and (6) , by
8	striking "commercial items" and inserting
9	"commercial products and commercial
10	services";
11	(iv) in subsection (d)(2), by striking "com-
12	mercial items or, to the extent that commercial
13	items suitable to meet the executive agency's
14	needs are not available, nondevelopmental items
15	other than commercial items" and inserting
16	"commercial services or commercial products
17	or, to the extent that commercial products suit-
18	able to meet the executive agency's needs are
19	not available, nondevelopmental items other
20	than commercial products"; and
21	(v) in subsection (e)—
22	(I) in paragraph (1), by inserting
23	"103a, 104," after "sections 102, 103,";

1	(II) in paragraph $(2)(A)$, by striking
2	"commercial items" and inserting "com-
3	mercial products or commercial services";
4	(III) in the first sentence of para-
5	graph (2)(B), by striking "commercial end
6	items" and inserting "end items that are
7	commercial products";
8	(IV) in paragraphs $(2)(B)(i), (2)(C)(i)$
9	and (2)(D), by striking "commercial items
10	or commercial components" and inserting
11	"commercial products, commercial compo-
12	nents, or commercial services";
13	(V) in paragraph $(2)(C)$, in the mat-
14	ter preceding clause (i), by striking "com-
15	mercial items" and inserting "commercial
16	products or commercial services";
17	(VI) in paragraph (4)(A), by striking
18	"commercial items" and inserting "com-
19	mercial products or commercial services";
20	(VII) in paragraph (4)(C)(i), by strik-
21	ing "commercial item, as described in sec-
22	tion $103(5)$ " and inserting "commercial
23	product, as described in section $103a(1)$ ";
24	and

1	(VIII) in paragraph (5), by striking
2	"items" each place it appears and insert-
3	ing "products".
4	(B)(i) The heading of such section is amended
5	to read as follows:
6	"§ 3307. Preference for commercial products and
7	commercial services".
8	(ii) The table of sections at the beginning of
9	chapter 33 is amended by striking the item relating
10	to section 3307 and inserting the following new
11	item:
	"3307. Preference for commercial products and commercial services.".
12	(11) Section 3501 is amended—
13	(A) in subsection (a)—
14	(i) by striking paragraph (1);
15	(ii) by redesignating paragraphs (2)
16	and (3) as paragraphs (1) and (2) , respec-
17	tively; and
18	(iii) in paragraph (2) (as so redesig-
19	nated), by striking "commercial items"
20	and inserting "commercial products or
21	commercial services"; and
22	(B) in subsection (b)—
23	(i) by striking "ITEM" in the heading
24	for paragraph (1); and

1	(ii) by striking "commercial items" in
2	paragraphs (1) and $(2)(A)$ and inserting
3	"commercial services".
4	(12) Section 3503 is amended—
5	(A) in subsection $(a)(2)$, by striking "a
6	commercial item" and inserting "a commercial
7	product or a commercial service"; and
8	(B) in subsection (b)—
9	(i) by striking "Commercial Items"
10	in the subsection heading and inserting
11	"Commercial Products or Commer-
12	CIAL SERVICES"; and
13	(ii) by striking "a commercial item"
14	each place it appears and inserting "a
15	commercial product or a commercial serv-
16	ice".
17	(13) Section 3505(b) is amended by striking
18	"commercial items" each place it appears and in-
19	serting "commercial products or commercial serv-
20	ices".
21	(14) Section 3509(b) is amended by striking
22	"commercial items" and inserting "commercial prod-
23	ucts or commercial services".

1	(15) Section $3704(c)(5)$ is amended by striking
2	"commercial item" and inserting "commercial prod-
3	uct".
4	(16) Section 3901(b)(3) is amended by striking
5	"commercial items" and inserting "commercial prod-
6	ucts or commercial services".
7	(17) Section $4301(2)$ is amended by striking
8	"commercial items" and inserting "commercial prod-
9	ucts or commercial services".
10	(18)(A) Section 4505 is amended by striking
11	"commercial items" in subsections (a) and (c) and
12	inserting "commercial products or commercial serv-
13	ices".
14	(B)(i) The heading of such section is amended
15	to read as follows:
16	"§ 4505. Payments for commercial products and com-
17	mercial services".
18	(ii) The table of sections at the beginning of
19	chapter 45 is amended by striking the item relating
20	to section 4505 and inserting the following new
21	item:
	"4505. Payments for commercial products and commercial services.".
22	(19) Section 4704(d) is amended by striking
23	"commercial items" both places it appears and in-
24	serting "commercial products or commercial serv-
25	ices".

1	(20) Sections $8102(a)(1)$, $8703(d)(2)$, and
2	8704(b) are amended by striking "commercial items
3	(as defined in section 103 of this title)" and insert-
4	ing "commercial products or commercial services (as
5	defined in sections 103 and 103a, respectively, of
6	this title)".
7	(c) Amendments to Chapter 137 of Title 10,
8	UNITED STATES CODE.—Chapter 137 of title 10, United
9	States Code, is amended as follows:
10	(1) Section 2302(3) is amended—
11	(A) by redesignating subparagraphs (J),
12	(K), and (L) as subparagraphs (K), (L), and
13	(M); and
14	(B) by striking subparagraph (I) and in-
15	serting the following new subparagraphs (I) and
16	(\mathbf{J}) :
17	"(I) The term 'commercial product'.
18	"(J) The term 'commercial service'.".
19	(2) Section 2304 is amended—
20	(A) in subsections $(c)(5)$ and $(f)(2)(B)$, by
21	striking "brand-name commercial item" and in-
22	serting "brand-name commercial product";
23	(B) in subsection $(g)(1)(B)$, by striking
24	"commercial items" and inserting "commercial
25	products or commercial services"; and

1	(C) in subsection $(i)(3)$, by striking "com-
2	mercial items" and inserting "commercial prod-
3	ucts".
4	(3) Section 2305 is amended—
5	(A) in subsection (a)(2), by striking "com-
6	mercial items" and inserting "commercial prod-
7	ucts or commercial services"; and
8	(B) in subsection $(b)(5)(B)(v)$, by striking
9	"commercial item" and inserting "commercial
10	product".
11	(4) Section 2306(b) is amended by striking
12	"commercial items" and inserting "commercial prod-
13	ucts or commercial services".
14	(5) Section 2306a is amended—
15	(A) in subsection (b)—
16	(i) in paragraph (1)(B), by striking
17	"a commercial item" and inserting "a com-
18	mercial product or a commercial service";
19	(ii) in paragraph (2)—
20	(I) by striking "Commercial
21	ITEMS" in the paragraph heading and
22	inserting "Commercial products
23	OR COMMERCIAL SERVICES"; and
24	(II) by striking "commercial
25	item" each place it appears and in-

1	serting "commercial product or com-
2	mercial services";
3	(iii) in paragraph (3)—
4	
	(I) by striking "Commercial
5	ITEMS" in the paragraph heading and
6	inserting "Commercial products";
7	and
8	(II) by striking "item" each place
9	it appears and inserting "product";
10	and
11	(iv) in paragraph (4)—
12	(I) by striking "Commercial
13	ITEM" in the paragraph heading and
14	inserting "Commercial product or
15	COMMERCIAL SERVICE";
16	(II) by striking "commercial
17	item" in subparagraph (A) after "ap-
18	plying the";
19	(III) by striking "prior commer-
20	cial item determination" in subpara-
21	graph (A) and inserting "prior com-
22	mercial product or commercial service
23	determination";

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1	(IV) by striking "of such item"
2	in subparagraph (A) and inserting "of
3	such product or service";
4	(V) by striking "of an item pre-
5	viously determined to be a commercial
6	item" in subparagraph (B) and insert-
7	ing "of a product or service previously
8	determined to be a commercial prod-
9	uct or a commercial service";
10	(VI) by striking "of a commercial
11	item," in subparagraph (B) and in-
12	serting "of a commercial product or a
13	commercial service, as the case may
14	be,'';
15	(VII) by striking "the commer-
16	cial item determination" in subpara-
17	graph (B) and inserting "the commer-
18	cial product or commercial service de-
19	termination"; and
20	(VIII) by striking "commercial
21	item" in subparagraph (C); and
22	(v) in paragraph (5), by striking
23	"commercial items" and inserting "com-
24	mercial products or commercial services";

1	(B) in subsection $(d)(2)$, by striking "com-
2	mercial items" each place it appears and insert-
3	ing "commercial products or commercial serv-
4	ices"; and
5	(C) in subsection (h)—
6	(i) in paragraph (2), by striking
7	"commercial items" and inserting "com-
8	mercial products or commercial services";
9	and
10	(ii) by striking paragraph (3).
11	(6) Section 2307(f) is amended—
12	(A) by striking "Commercial Items" in
13	the subsection heading and inserting "COMMER-
14	CIAL PRODUCTS AND COMMERCIAL SERVICES";
15	and
16	(B) by striking "commercial items" in
17	paragraphs (1) and (2) and inserting "commer-
18	cial products and commercial services".
19	(7) Section 2320(b) is amended—
20	(A) in paragraph (1), by striking "a com-
21	mercial item, the item" and inserting "a com-
22	mercial product, the product"; and
23	(B) in paragraph (9)(A), by striking "any
24	noncommercial item or process" and inserting
25	"any noncommercial product or process".

1	(8) Section 2321(f) is amended—
2	(A) in paragraph (1)—
3	(i) by striking "commercial items"
4	and inserting "commercial products"; and
5	(ii) by striking "the item" both places
6	it appears and inserting "commercial prod-
7	ucts"; and
8	(B) in paragraph (2)(A), in clauses (i) and
9	(ii), by striking "commercial item" and insert-
10	ing "commercial product".
11	(9) Section $2324(l)(1)(A)$ is amended by strik-
12	ing "commercial items" and inserting "commercial
13	products or commercial services".
14	(10) Section 2335(b) is amended by striking
15	"commercial items" and inserting "commercial prod-
16	ucts and commercial services".
17	(d) Amendments to Chapter 140 of Title 10,
18	UNITED STATES CODE.—Chapter 140 of title 10, United
19	States Code, is amended as follows:
20	(1) Section 2375 is amended—
21	(A) in subsection (a), by striking "commer-
22	cial item" in paragraphs (1) and (2) and insert-
23	ing "commercial product or commercial serv-
24	ice'';
25	(B) in subsections (b) and (c)—

1	(i) by striking "Commercial Items"
2	in the subsection heading and inserting
3	"Commercial Products and Commer-
4	CIAL SERVICES"; and
5	(ii) by striking "commercial items"
6	each place it appears and inserting "com-
7	mercial products and commercial services";
8	and
9	(C) in subsection $(e)(3)$, by striking "com-
10	mercial items" and inserting "commercial prod-
11	ucts and commercial services".
12	(2) Section $2376(1)$ is amended—
13	(A) by striking "terms 'commercial item',"
14	and inserting "terms 'commercial product',
15	'commercial service',''; and
16	(B) by striking "chapter 1 of title 41" and
17	inserting "sections 103 , $103a$, 110 , 105 , and
18	102, respectively, of title 41".
19	(3) Section 2377 is amended—
20	(A) in subsection (a)—
21	(i) in paragraph (2), by striking
22	"commercial items or, to the extent that
23	commercial items suitable to meet the
24	agency's needs are not available, non-
25	developmental items other than commercial

1	items" and inserting "commercial services
2	or commercial products or, to the extent
3	that commercial products suitable to meet
4	the agency's needs are not available, non-
5	developmental items other than commercial
6	products"; and
7	(ii) in paragraph (3), by striking
8	"commercial items and nondevelopmental
9	items other than commercial items" and
10	inserting "commercial services, commercial
11	products, and nondevelopmental items
12	other than commercial products";
13	(B) in subsection (b)—
14	(i) in paragraphs (1) and (2), by
15	striking "commercial items or nondevelop-
16	mental items other than commercial items"
17	and inserting "commercial services, com-
18	mercial products, or nondevelopmental
19	items other than commercial products";
20	(ii) in paragraphs (3) and (4), by
21	striking "commercial items or, to the ex-
22	tent that commercial items suitable to
23	meet the agency's needs are not available,
24	nondevelopmental items other than com-
25	mercial items" and inserting "commercial

1	services or commercial products or, to the
2	extent that commercial products suitable to
3	meet the agency's needs are not available,
4	nondevelopmental items other than com-
5	mercial products"; and
6	(iii) in paragraphs (5) and (6), by
7	striking "commercial items" and inserting
8	"commercial products and commercial
9	services";
10	(C) in subsection (c)—
11	(i) in paragraph (2), by striking
12	"commercial items or, to the extent that
13	commercial items suitable to meet the
14	agency's needs are not available, non-
15	developmental items other than commercial
16	items" and inserting "commercial services
17	or commercial products or, to the extent
18	that commercial products suitable to meet
19	the agency's needs are not available, non-
20	developmental items other than commercial
21	products"; and
22	(ii) in paragraph (4), by striking
23	"items other than commercial items" and
24	inserting "products other than commercial

1	products or services other than commercial
2	services'';
3	(D) in subsection (d)—
4	(i) in the first sentence, by striking
5	"commercial items" and inserting "com-
6	mercial products or commercial services";
7	(ii) in paragraph (1), by striking
8	"items" and inserting "products or serv-
9	ices"; and
10	(iii) in paragraph (2), by striking
11	"items" and inserting "products or serv-
12	ices"; and
13	(E) in subsection (e)(1), by striking "com-
14	mercial items" and inserting "commercial prod-
15	ucts and commercial services".
16	(4) Section 2379 is amended—
17	(A) by striking "Commercial Items" in
18	the headings of subsections (b) and (c) and in-
19	serting "Commercial Products";
20	(B) in subsections $(a)(1)(A)$, $(b)(2)$, and
21	(c)(1)(B), by striking ", as defined in section
22	103 of title 41"; and
23	(C) by striking "commercial item" and
24	"commercial items" each place they appear and

1	inserting "commercial product" and "commer-
2	cial products", respectively.
3	(5) Section 2380 is amended—
4	(A) in subsection (a), by striking "commer-
5	cial item determinations" in paragraphs (1) and
6	(2) and inserting "commercial product and
7	commercial service determinations"; and
8	(B) in subsection (b) (as added by section
9	848 of the National Defense Authorization Act
10	for Fiscal Year 2018)—
11	(i) by striking "ITEM" in the sub-
12	section heading;
13	(ii) by striking "an item" each place
14	it appears and inserting "a product or
15	service'';
16	(iii) by striking "item" after "using
17	commercial" each place it appears;
18	(iv) by striking "prior commercial
19	item determination" and inserting "prior
20	commercial product or service determina-
21	tion";
22	(v) by striking "such item" and in-
23	serting "such product or service"; and

1	(vi) by striking "the item" both places
2	it appears and inserting "the product or
3	service".
4	(6) Section 2380a is amended—
5	(A) in subsection (a)—
6	(i) by striking "items and" and insert-
7	ing "products and"; and
8	(ii) by striking "commercial items"
9	and inserting "commercial products and
10	commercial services, respectively,"; and
11	(B) in subsection (b), by striking "com-
12	mercial items" and inserting "commercial serv-
13	ices".
14	(7) Section 2380B is amended by striking
15	"commercial item" and inserting "commercial prod-
16	uct".
17	(8) Amendments to headings, etc.—
18	(A) The heading of such chapter is amend-
19	ed to read as follows:
20	"CHAPTER 140—PROCUREMENT OF COM-
21	MERCIAL PRODUCTS AND COMMER-
22	CIAL SERVICES".
23	(B) The heading of section 2375 is amend-
24	ed to read as follows:

1	"§2375. Relationship of other provisions of law to
2	procurement of commercial products and
3	commercial services".
4	(C) The heading of section 2377 is amend-
5	ed to read as follows:
6	"§2377. Preference for commercial products and
7	commercial services".
8	(D) The heading of section 2379 is amend-
9	ed to read as follows:
10	"§2379. Procurement of a major weapon system as a
11	commercial product: requirement for
12	prior determination by Secretary of De-
13	fense and notification to Congress".
14	(E) The heading of section 2380 is amend-
15	ed to read as follows:
16	"§2380. Commercial product and commercial service
17	determinations by Department of De-
18	fense".
19	(F) The heading of section 2380a is
20	amended to read as follows:
21	"§2380a. Treatment of certain products and services
22	as commercial products and commercial
23	services".
24	(G) Section 2380B is redesignated as sec-
25	tion 2380b and the heading of that section is
26	amended to read as follows:

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1	"§2380b. Treatment of commingled items purchased
2	by contractors as commercial products".
3	(H) The table of sections at the beginning
4	of such chapter is amended to read as follows:
	 "2375. Relationship of other provisions of law to procurement of commercial products and commercial services. "2376. Definitions.
	 2376. Definitions. "2377. Preference for commercial products and commercial services. "2379. Procurement of a major weapon system as a commercial product: requirement for prior determination by Secretary of Defense and notification to Congress.
	"2380. Commercial product and commercial service determinations by Depart- ment of Defense.
	"2380a. Treatment of certain products and services as commercial products and commercial services.
	"2380b. Treatment of commingled items purchased by contractors as commer- cial products.".
5	(e) Other Amendments to Title 10, United
6	STATES CODE.—Title 10, United States Code, is further
7	amended as follows:
8	(1) Section 2226(b) is amended by striking "for
9	services" and all that follows through "deliverable
10	items" and inserting "for services or deliverable
11	items".
12	(2) Section $2384(b)(2)$ is amended by striking
13	"commercial items" and inserting "commercial prod-
14	ucts".
15	(3) Section 2393(d) is amended by striking
16	"commercial items (as defined in section 103 of title
17	41)" and inserting "commercial products or com-
18	mercial services (as defined in sections 103 and
19	103a, respectively, of title 41)".

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(4) Section 2402(d) is amended—

2 (A) in paragraph (1), by striking "com3 mercial items" both places it appears and in4 serting "commercial products or commercial
5 services"; and

6 (B) in paragraph (2), by striking "the 7 term" and all that follows and inserting "the 8 terms 'commercial product' and 'commercial 9 service' have the meanings given those terms in 10 sections 103 and 103a, respectively, of title 11 41.".

(5) Section 2408(a)(4)(B) is amended by striking "commercial items (as defined in section 103 of
title 41)" and inserting "commercial products or
commercial services (as defined in sections 103 and
103a, respectively, of title 41)".

17 (6) Section 2410b(c) is amended by striking
18 "commercial items" and inserting "commercial prod19 ucts".

20 (7) Section 2410g(d)(1) is amended by striking
21 "Commercial items (as defined in section 103 of title
22 41)" and inserting "Commercial products or commercial services (as defined in sections 103 and
24 103a, respectively, of title 41)".

(8) Section 2447a is amended—

(A) in subsection $(a)(2)$, by striking "com-
mercial items and technologies" and inserting
"commercial products and technologies"; and
(B) in subsection (c), by inserting before
the period at the end the following: "and the
term 'commercial product' has the meaning
given that term in section 103 of title 41".
(9) Section $2451(d)$ is amended by striking
"commercial items" and inserting "commercial prod-
ucts (as defined in section 103 of title 41)".
(10) Section 2464 is amended—
(A) in subsection (a)—
(i) in paragraph (3), by striking
"commercial items" and inserting "com-
mercial products or commercial services";
and
(ii) in paragraph (5), by striking "The
commercial items covered by paragraph (3)
are commercial items" and inserting "The
commercial products or commercial serv-
ices covered by paragraph (3) are commer-
cial products (as defined in section 103 of
title 41) or commercial services (as defined
in section 103a of such title)"; and
(B) in subsection (c)—

1	(i) by striking "Commercial Items"
2	in the subsection heading and inserting
3	"Commercial Products or Commer-
4	CIAL SERVICES"; and
5	(ii) by striking "commercial item" and
6	inserting "commercial product or commer-
7	cial service".
8	(11) Section 2484(f) is amended—
9	(A) by striking "Commercial Items" in
10	the subsection heading and inserting "COMMER-
11	CIAL PRODUCTS"; and
12	(B) by striking "commercial item" and in-
13	serting "commercial product".
14	(12) The items relating to chapter 140 in the
14	(12) The items relating to chapter 140 in the
14 15 16	(12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and
14 15	(12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and at the beginning of part IV of subtitle A, are amend-
14 15 16	 (12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and at the beginning of part IV of subtitle A, are amended to read as follows: "140. Procurement of Commercial Products and Com-
14 15 16 17	 (12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and at the beginning of part IV of subtitle A, are amended to read as follows: "140. Procurement of Commercial Products and Commercial Services
14 15 16 17 18	 (12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and at the beginning of part IV of subtitle A, are amended to read as follows: "140. Procurement of Commercial Products and Commercial Services
 14 15 16 17 18 19 	 (12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and at the beginning of part IV of subtitle A, are amended to read as follows: "140. Procurement of Commercial Products and Commercial Services
 14 15 16 17 18 19 20 	 (12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and at the beginning of part IV of subtitle A, are amended to read as follows: "140. Procurement of Commercial Products and Commercial Services
 14 15 16 17 18 19 20 21 	 (12) The items relating to chapter 140 in the tables of chapters at the beginning of subtitle A, and at the beginning of part IV of subtitle A, are amended to read as follows: "140. Procurement of Commercial Products and Commercial Services 2377". (f) AMENDMENTS TO PROVISIONS OF NATIONAL DEFENSE AUTHORIZATION ACTS.— (1) Section 806(b) of the National Defense Authorization Act for Fiscal Years 1992 and 1993

1	inserting "commercial products or commercial serv-
2	ices (as defined in sections 103 and 103a, respec-
3	tively, of title 41, United States Code)".
4	(2) Section 821(e) of the Floyd D. Spence Na-
5	tional Defense Authorization Act for Fiscal Year
6	2001 (as enacted into law by Public Law 106–398;
7	10 U.S.C. 2302 note) is amended—
8	(A) by striking paragraph (2); and
9	(B) by redesignating paragraph (3) as
10	paragraph (2).
11	(3) Section 821(b) of the National Defense Au-
12	thorization Act for Fiscal Year 2008 (Public Law
13	110–181; 10 U.S.C. 2304 note) is amended—
14	(A) in paragraph (1), by striking "a com-
15	mercial item" and inserting "a commercial
16	product or a commercial service";
17	(B) in paragraph (2), by striking "com-
18	mercial item" and inserting "commercial prod-
19	uct"; and
20	(C) by adding at the end the following new
21	paragraph:
22	"(3) The term 'commercial service' has the
23	meaning provided by section 103a of title 41, United
24	States Code.".

1	(4) Section 817(d) of the Bob Stump National
2	Defense Authorization Act for Fiscal Year 2003
3	(Public Law 107–314; 10 U.S.C. 2306a note) is
4	amended—
5	(A) in paragraph (1), by striking "com-
6	mercial item exceptions" and inserting "com-
7	mercial product-commercial service exceptions";
8	and
9	(B) in paragraph (2), by striking "com-
10	mercial item exception" and inserting "commer-
11	cial product-commercial service exception";
12	(5) Section 852(b)(2)(A)(ii) of the National De-
13	fense Authorization Act for Fiscal Year 2007 (Pub-
14	lic Law 109–364; 10 U.S.C. 2324 note) is amended
15	by striking "a commercial item, as defined in section
16	103 of title 41" and inserting "a commercial prod-
17	uct or a commercial service, as defined in sections
18	103 and 103a, respectively, of title 41".
19	(6) Section 805 of the National Defense Au-
20	thorization Act for Fiscal Year 2008 (Public Law
21	110–181; 10 U.S.C. 2330 note) is amended—
22	(A) in subsection (b), by striking "com-
23	mercial items" in paragraphs (1) and $(2)(A)$
24	and inserting "commercial services"; and
25	(B) in subsection (c)—

1	(i) by striking "ITEM" in the headings
2	for paragraphs (1) and (2) and inserting
3	"SERVICES";
4	(ii) in the matter in paragraph (1)
5	preceding subparagraph (A), by striking
6	"commercial item" and inserting "commer-
7	cial service";
8	(iii) in paragraph (1)(A), by striking
9	"a commercial item, as described in section
10	103(5) of title 41 " and inserting "a serv-
11	ice, as described in section $103a(1)$ of title
12	41'';
13	(iv) in paragraph (1)(C)(i), by strik-
14	ing "section 103(6) of title 41" and insert-
15	ing "section 103a(2) of title 41"; and
16	(v) in paragraph (2), by striking
17	"item" and inserting "service".
18	(7) Section 849(d) of the National Defense Au-
19	thorization Act for Fiscal Year 2017 (Public Law
20	114–328; 10 U.S.C. 2377 note) is amended—
21	(A) by striking "commercial items" in
22	paragraph (1) and inserting "commercial prod-
23	ucts'';

1	(B) by striking "commercial item" in para-
2	graph $(3)(B)(i)$ and inserting "commercial
3	product"; and
4	(C) by adding at the end the following new
5	paragraph:
6	"(5) DEFINITION.—In this subsection, the term
7	'commercial product' has the meaning given that
8	term in section 103 of title 41.".
9	(8) Section $856(a)(1)$ of the National Defense
10	Authorization Act for Fiscal Year 2016 (Public Law
11	114–92; 10 U.S.C. 2377 note) is amended by strik-
12	ing "commercial items or services" and inserting "a
13	commercial product or a commercial service, as de-
14	fined in sections 103 and 103a, respectively, of title
15	41,".
16	(9) Section 879 of the National Defense Au-
17	thorization Act for Fiscal Year 2017 (Public Law
18	114–328; 10 U.S.C. 2302 note) is amended—
19	(A) in the section heading, by striking
20	"COMMERCIAL ITEMS" and inserting "COM-
21	MERCIAL PRODUCTS'' ;
22	(B) in subsection (a), by striking "com-
23	mercial items" and inserting "commercial prod-
24	ucts";
25	(C) in subsection $(c)(3)$ —

1	(i) by striking "Commercial items"
2	in the paragraph heading and inserting
3	"Commercial products or commercial
4	SERVICES''; and
5	(ii) by striking "commercial items"
6	and inserting "commercial products or
7	commercial services"; and
8	(D) in subsection $(e)(2)$, by striking
9	"item" in subparagraphs (A) and (B) and in-
10	serting "products".
11	(10) Section 880 of the National Defense Au-
12	thorization Act for Fiscal Year 2017 (Public Law
13	114–328; 41 U.S.C. 3301 note) is amended by strik-
14	ing "commercial items" in subsection $(a)(1)$ and in-
15	serting "commercial products".
16	(g) Conforming Amendments to Other Stat-
17	UTES.—
18	(1) Section $604(g)$ of the American Recovery
19	and Reinvestment Act of 2009 (6 U.S.C. 453b(g))
20	is amended—
21	(A) by striking "Commercial Items" in
22	the subsection heading and inserting "COMMER-
23	CIAL PRODUCTS'';
24	(B) by striking "procurement of commer-
25	cial" in the first sentence and all that follows

1	through "items listed" and inserting "procure-
2	ment of commercial products notwithstanding
3	section 1906 of title 41, United States Code,
4	with the exception of commercial products list-
5	ed''; and
6	(C) in the second sentence—
7	(i) by inserting "product" after "com-
8	mercial"; and
9	(ii) by striking "in the" and all that
10	follows and inserting "in section 103 of
11	title 41, United States Code.".
12	(2) Section 142 of the Higher Education Act of
13	1965 (20 U.S.C. 1018a) is amended—
14	(A) in subsection (e)—
15	(i) by striking "Commercial Items"
16	in the subsection heading and inserting
17	"Commercial Products and Commer-
18	CIAL SERVICES";
19	(ii) by striking "that commercial
20	items" and inserting "that commercial
21	products or commercial services";
22	(iii) by striking "special rules for com-
23	mercial items" and inserting "special rules
24	for commercial products and commercial
25	services";

1	(iv) by striking "without regard to-
2	" and all that follows through "dollar limi-
3	tation" and inserting "without regard to
4	any dollar limitation";
5	(v) by striking "; and" and inserting
6	a period; and
7	(vi) by striking paragraph (2);
8	(B) in subsection (f)—
9	(i) by striking "ITEMS" in the sub-
10	section heading and inserting "PRODUCTS
11	AND SERVICES";
12	(ii) by striking "ITEMS" in the head-
13	ing of paragraph (2) and inserting "PROD-
14	UCTS AND SERVICES"; and
15	(iii) by striking "a commercial item"
16	in paragraph (2) and inserting "a commer-
17	cial product or a commercial service";
18	(C) in subsection (h)—
19	(i) by striking "ITEMS" in the sub-
20	section heading and inserting "SERVICES";
21	and
22	(ii) by striking "commercial items" in
23	paragraph (1) and inserting "commercial
24	services"; and
25	(D) in subsection (l)—

1	(i) by redesignating paragraphs (2),
2	(3), (4), and (5) as paragraphs (3), (4),
3	(5), and (6), respectively;
4	(ii) by striking paragraph (1) and in-
5	serting the following new paragraphs:
6	"(1) Commercial product.—The term 'com-
7	mercial product' has the meaning given the term in
8	section 103 of title 41, United States Code.
9	"(2) Commercial service.—The term 'com-
10	mercial service' has the meaning given the term in
11	section 103a of title 41, United States Code.";
12	(iii) in paragraph (3), as so redesig-
13	nated, by striking "in section" and all that
14	follows and inserting "in section 152 of
15	title 41, United States Code.";
16	(iv) in paragraph (5), as so redesig-
17	nated—
18	(I) by striking "Commercial
19	ITEMS" in the paragraph heading and
20	inserting "Commercial products
21	AND COMMERCIAL SERVICES'';
22	(II) by striking "commercial
23	items" and inserting "commercial
24	products and commercial services";
25	and

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1	(III) by striking "pursuant to"
2	and all that follows and inserting
3	"pursuant to sections 1901 and
4	3305(a) of title 41, United States
5	Code."; and
6	(v) in paragraph (6), as so redesig-
7	nated, by striking "pursuant to" and all
8	that follows and inserting "pursuant to
9	sections $1901(a)(1)$ and $3305(a)(1)$ of title
10	41, United States Code.".
11	(3) Section $3901(a)(4)(A)(ii)(II)$ of title 31,
12	United States Code, is amended by striking "com-
13	mercial item" and inserting "commercial product".
14	(4) Section $2455(c)(1)$ of the Federal Acquisi-
15	tion Streamlining Act of 1994 (31 U.S.C. 6101
16	note) is amended by striking "commercial items"
17	and inserting "commercial products".
18	(5) Section 508(f) of the Federal Water Pollu-
19	tion Control Act (33 U.S.C. 1368(f)) is amended—
20	(A) in paragraph (1), by striking "com-
21	mercial items" and inserting "commercial prod-
22	ucts or commercial services"; and
23	(B) in paragraph (2), by striking "the
24	term" and all that follows and inserting "the
25	terms 'commercial product' and 'commercial

1	service' have the meanings given those terms in
2	sections 103 and 103a, respectively, of title 41,
3	United States Code.".
4	(6) Section 3707 of title 40, United States
5	Code, is amended by striking "a commercial item (as
6	defined in section 103 of title 41)" and inserting "a
7	commercial product (as defined in section 103 of
8	title 41) or a commercial service (as defined in sec-
9	tion 103a of title 41)".
10	(7) Subtitle III of title 40, United States Code,
11	is amended—
12	(A) in section 11101(1), by striking "Com-
13	MERCIAL ITEM.—The term 'commercial item'
14	has" and inserting "Commercial product.—
15	The term 'commercial product' has''; and
16	(B) in section $11314(a)(3)$, by striking
17	"items" each place it appears and inserting
18	"products".
19	(8) Section 8301(g) of the Federal Acquisition
20	Streamlining Act of 1994 (42 U.S.C. 7606 note) is
21	amended by striking "commercial items" and insert-
22	ing "commercial products or commercial services".
23	(9) Section 40118(f) of title 49, United States
24	Code, is amended—

1	(A) in paragraph (1), by striking "com-
2	mercial items" and inserting "commercial prod-
3	ucts"; and
4	(B) in paragraph (2), by striking "com-
5	mercial item" and inserting "commercial prod-
6	uct".
7	(10) Chapter 501 of title 51, United States
8	Code, is amended—
9	(A) in section 50113(c)—
10	(i) by striking "Commercial Item"
11	in the subsection heading and inserting
12	"Commercial Product or Commercial
13	SERVICE"; and
14	(ii) by striking "commercial item" in
15	the second sentence and inserting "com-
16	mercial product or commercial service";
17	and
18	(B) in section 50115(b)—
19	(i) by striking "Commercial Item"
20	in the subsection heading and inserting
21	"Commercial Product or Commercial
22	SERVICE"; and
23	(ii) by striking "commercial item" in
24	the second sentence and inserting "com-

1	mercial product or commercial service";
2	and
3	(C) in section 50132(a)—
4	(i) by striking "Commercial Item"
5	in the subsection heading and inserting
6	"COMMERCIAL SERVICE"; and
7	(ii) by striking "commercial item" in
8	the second sentence and inserting "com-
9	mercial service".
10	(h) SAVINGS PROVISION.—Any provision of law that
11	on the day before the effective date of this section is on
12	a list of provisions of law included in the Federal Acquisi-
13	tion Regulation pursuant to section 1907 of title 41,
14	United States Code, shall be deemed as of that effective
15	date to be on a list of provisions of law included in the
16	Federal Acquisition Regulation pursuant to section 1906
17	of such title.
18	SEC. 832. DEFINITION OF SUBCONTRACT.
19	(a) Standard Definition in Title 41, United
20	States Code.—
21	(1) IN GENERAL.—Chapter 1 of title 41, United
22	States Code, is amended—
23	(A) by redesignating sections 115 and 116
24	as sections 116 and 117, respectively; and

1 (B) by inserting after section 114 the fol-2 lowing new section 115:

3 "§ 115. Subcontract

4 "(a) IN GENERAL.—In this subtitle, the term 'sub-5 contract' means a contract entered into by a prime con-6 tractor or subcontractor for the purpose of obtaining sup-7 plies, materials, equipment, or services of any kind under 8 a prime contract. The term includes a transfer of a com-9 mercial product or commercial service between divisions, 10 subsidiaries, or affiliates of a contractor or subcontractor.

11 "(b) MATTERS NOT INCLUDED.—In this subtitle, the
12 term 'subcontract' does not include—

13 "(1) a contract the costs of which are applied
14 to general and administrative expenses or indirect
15 costs; or

"(2) an agreement entered into by a contractor
or subcontractor for the supply of a commodity, a
commercial product, or a commercial service that is
intended for use in the performance of multiple contracts.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 1 of title 41,
United States Code, is amended by striking the
items relating to sections 115 and 116 and inserting
the following new items:

"115. Subcontract.

"116. Supplies. "117. Technical data.".

1	(b) Conforming Amendments to Title 41,
2	UNITED STATES CODE.—Title 41, United States Code, is
3	further amended as follows:
4	(1) Section $1502(b)(1)$ is amended—
5	(A) by striking subparagraph (A);
6	(B) by redesignating subparagraphs (B)
7	and (C) as subparagraphs (A) and (B), respec-
8	tively; and
9	(C) in subparagraph (B), as so redesig-
10	nated, by striking "Subparagraph (B)" and in-
11	serting "Subparagraph (A)".
12	(2) Section 1906 is amended—
13	(A) in subsection (c)—
14	(i) by striking paragraph (1);
15	(ii) by redesignating paragraphs (2),
16	(3), and (4) as paragraphs (1) , (2) , and
17	(3), respectively;
18	(iii) in paragraph (1), as so redesig-
19	nated, by striking "paragraph (3)" and in-
20	serting "paragraph (2)"; and
21	(iv) in paragraph (2), as so redesig-
22	nated, by striking "paragraph (2)" and in-
23	serting "paragraph (1)"; and

1	(B) in subsection (e), by striking "(c)(3)"
2	both places it appears and inserting " $(c)(2)$ ".
3	(3) Section $3307(e)(2)$ is amended—
4	(A) by striking subparagraph (A);
5	(B) by redesignating subparagraphs (B),
6	(C), (D), and (E) as subparagraphs (A), (B),
7	(C), and (D), respectively;
8	(C) in subparagraph (C), as so redesig-
9	nated—
10	(i) by striking "subparagraph (B)"
11	and inserting "subparagraph (A)"; and
12	(ii) by striking "subparagraph (C)"
13	and inserting "subparagraph (B)"; and
14	(D) in subparagraph (D), as so redesig-
15	nated, by striking "subparagraph (B)" and in-
16	serting "subparagraph (A)".
17	(4) Section 3501(a) is amended by striking
18	paragraph (3).
19	(c) Incorporation of Title 41 Definition in
20	Chapters 137 and 140 of Title 10, United States
21	Code.—
22	(1) Definitions for purposes of chapter
23	137.—Section 2302(3) of title 10, United States
24	Code, is amended by adding at the end the following
25	new subparagraph:

1	"(N) The term 'subcontract'.".
2	(2) Definitions for purposes of chapter
3	140.—
4	(A) Section 2375(c) of title 10, United
5	States Code, is amended—
6	(i) by striking paragraph (3); and
7	(ii) by redesignating paragraph (4) as
8	paragraph (3).
9	(B) Section 2376(1) of such title is amend-
10	ed by striking "and 'commercial component'
11	have" and inserting "'commercial component',
10	
12	and 'subcontract' have''.
12	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT
13	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT
13 14	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT OF DEFENSE COMMERCIAL CONTRACTS OF
13 14 15	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT OF DEFENSE COMMERCIAL CONTRACTS OF CERTAIN PROVISIONS OF LAW AND CERTAIN
13 14 15 16	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT OF DEFENSE COMMERCIAL CONTRACTS OF CERTAIN PROVISIONS OF LAW AND CERTAIN EXECUTIVE ORDERS AND REGULATIONS. (a) INAPPLICABILITY OF CERTAIN PROVISIONS OF
 13 14 15 16 17 	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT OF DEFENSE COMMERCIAL CONTRACTS OF CERTAIN PROVISIONS OF LAW AND CERTAIN EXECUTIVE ORDERS AND REGULATIONS. (a) INAPPLICABILITY OF CERTAIN PROVISIONS OF
 13 14 15 16 17 18 	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT OF DEFENSE COMMERCIAL CONTRACTS OF CERTAIN PROVISIONS OF LAW AND CERTAIN EXECUTIVE ORDERS AND REGULATIONS. (a) INAPPLICABILITY OF CERTAIN PROVISIONS OF LAW.—
 13 14 15 16 17 18 19 	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT OF DEFENSE COMMERCIAL CONTRACTS OF CERTAIN PROVISIONS OF LAW AND CERTAIN EXECUTIVE ORDERS AND REGULATIONS. (a) INAPPLICABILITY OF CERTAIN PROVISIONS OF LAW.— (1) SECTION 2375.—Section 2375 of title 10,
 13 14 15 16 17 18 19 20 	SEC. 833. LIMITATION ON APPLICABILITY TO DEPARTMENT OF DEFENSE COMMERCIAL CONTRACTS OF CERTAIN PROVISIONS OF LAW AND CERTAIN EXECUTIVE ORDERS AND REGULATIONS. (a) INAPPLICABILITY OF CERTAIN PROVISIONS OF LAW.— (1) SECTION 2375.—Section 2375 of title 10, United States Code, is amended—

(B) in subsections $(b)(2)$, $(c)(2)$, and
(d)(2), by striking "unless the" and all that fol-
lows and inserting a period.
(2) Section 2533A.—Section 2533a(i) of such
title is amended—
(A) in the subsection heading, by striking
"ITEMS" and inserting "PRODUCTS"; and
(B) by striking "commercial items" and in-
serting "commercial products".
(3) Section 2533B.—Section 2533b(h) of such
title is amended—
(A) the subsection heading, by striking
"ITEMS" and inserting "PRODUCTS"; and
TIEMS and instituing Thobboots, and
(B) by striking "commercial items" each
(B) by striking "commercial items" each
(B) by striking "commercial items" each place it appears and inserting "commercial
(B) by striking "commercial items" each place it appears and inserting "commercial products".
(B) by striking "commercial items" each place it appears and inserting "commercial products".(b) INAPPLICABILITY OF CERTAIN EXECUTIVE OR-
 (B) by striking "commercial items" each place it appears and inserting "commercial products". (b) INAPPLICABILITY OF CERTAIN EXECUTIVE ORDERS AND REGULATIONS.—Chapter 140 of title 10,
 (B) by striking "commercial items" each place it appears and inserting "commercial products". (b) INAPPLICABILITY OF CERTAIN EXECUTIVE ORDERS AND REGULATIONS.—Chapter 140 of title 10, United States Code, is amended by inserting after section
 (B) by striking "commercial items" each place it appears and inserting "commercial products". (b) INAPPLICABILITY OF CERTAIN EXECUTIVE ORDERS AND REGULATIONS.—Chapter 140 of title 10, United States Code, is amended by inserting after section 2375 the following new section:
 (B) by striking "commercial items" each place it appears and inserting "commercial products". (b) INAPPLICABILITY OF CERTAIN EXECUTIVE ORDERS AND REGULATIONS.—Chapter 140 of title 10, United States Code, is amended by inserting after section 2375 the following new section: "§2375a. Applicability of certain Executive orders
 (B) by striking "commercial items" each place it appears and inserting "commercial products". (b) INAPPLICABILITY OF CERTAIN EXECUTIVE ORDERS AND REGULATIONS.—Chapter 140 of title 10, United States Code, is amended by inserting after section 2375 the following new section: "§ 2375a. Applicability of certain Executive orders and regulations

ject to an Executive order issued after the date of
 the enactment of this section unless the Executive
 order specifically provides that it is applicable to
 contracts for the procurement of commercial prod ucts and commercial services by the Department of
 Defense.

"(2) SUBCONTRACTS UNDER COMMERCIAL CON-7 8 TRACTS.—No subcontract under a Department of 9 Defense commercial contract shall be subject to an 10 Executive order issued after the date of the enact-11 ment of this section unless the Executive order spe-12 cifically provides that it is applicable to subcontracts 13 under Department of Defense contracts for the pro-14 curement of commercial products and commercial 15 services.

16 "(b) Regulations and Policies.—

17 "(1) COMMERCIAL CONTRACTS.—No Depart-18 ment of Defense commercial contract shall be sub-19 ject to any Department of Defense regulation or pol-20 icy prescribed after the date of the enactment of this 21 section unless the regulation or policy specifically 22 provides that it is applicable to contracts for the 23 procurement of commercial products and commercial 24 services by the Department of Defense.

1 "(2) Subcontracts under commercial con-2 TRACTS.—No subcontract under a Department of 3 Defense commercial contract shall be subject to any 4 Department of Defense regulation or order prescribed after the date of the enactment of this sec-5 6 tion unless the regulation or policy specifically pro-7 vides that it is applicable to subcontracts under De-8 partment of Defense contracts for the procurement 9 of commercial products and commercial services. 10 "(c) DEPARTMENT OF DEFENSE COMMERCIAL CON-TRACTS.—In this section, the term 'Department of De-11 12 fense commercial contract' means a contract for the pro-13 curement of a commercial product or commercial service entered into by the Secretary of Defense.". 14 15 (c) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting 16 after the item relating to section 2375 the following new 17 18 item: "2375a. Applicability of certain Executive orders and regulations.". 19 SEC. 834. MODIFICATIONS TO PROCUREMENT THROUGH 20 **COMMERCIAL E-COMMERCE PORTALS.** 21 Section 846 of the National Defense Authorization 22 Act for Fiscal Year 2018 (Public Law 115–91; 41 U.S.C. 23 1901 note) is amended—

24 (1) in subsection (f), by adding at the end the25 following new paragraph:

1	"(5) A procurement of a product made through
2	a commercial e-commerce portal under the program
3	established pursuant to subsection (a) is deemed to
4	satisfy requirements for full and open competition
5	pursuant to section 2304 of title 10, United States
6	Code, and section 3301 of title 41, United States
7	Code, if—
8	"(A) there are offers from two or more
9	suppliers of such a product or similar product
10	with substantially the same physical, functional,
11	or performance characteristics on the online
12	marketplace; and
13	"(B) the Administrator establishes proce-
14	dures to implement subparagraph (A) and noti-
15	fies Congress at least 30 days before imple-
16	menting such procedures.".
17	(2) by redesignating subsections (j) and (k) as
18	subsections (k) and (l), respectively; and
19	(3) by inserting after subsection (i) the fol-
20	lowing new subsection:
21	"(j) Micro-purchase Threshold.—Notwith-
22	standing section 2338 of title 10, United States Code, and
23	section 1902 of title 41, United States Code, the micro-
24	purchase threshold for a procurement of a product

through a commercial e-commerce portal used under the 1 program established under subsection (a) is \$25,000.". 2 Subtitle D—Industrial Base 3 **Matters** 4 5 SEC. 841. REQUIREMENT THAT CERTAIN SHIP COMPO-6 NENTS BE MANUFACTURED IN THE NA-7 TIONAL **TECHNOLOGY** AND **INDUSTRIAL** 8 BASE. 9 (a) Additional Procurement Limitation.—Section 2534(a) of title 10, United States Code, is amended 10 11 by adding at the end the following new paragraph: 12 "(6) Components for auxiliary ships.— 13 Subject to subsection (k), the following components: 14 "(A) Auxiliary equipment, including 15 pumps, for all shipboard services. "(B) Propulsion system components, in-16 17 cluding engines, reduction gears, and propellers. 18 "(C) Shipboard cranes. 19 "(D) Spreaders for shipboard cranes.". 20 IMPLEMENTATION.—Such section is further (b) 21 amended by adding at the end the following new sub-22 section: 23 "(k) IMPLEMENTATION OF AUXILIARY SHIP COMPO-NENT LIMITATION.—Subsection (a)(6) applies only with 24 respect to contracts awarded by the Secretary of a military 25

department for new construction of an auxiliary ship after 1 2 the date of the enactment of the National Defense Authorization Act for Fiscal Year 2019 using funds available for 3 4 National Defense Sealift Fund programs or Shipbuilding 5 and Conversion, Navy. For purposes of this subsection, the term 'auxiliary ship' does not include an icebreaker.". 6 7 SEC. 842. REPORT ON DOMESTIC SOURCING OF SPECIFIC 8 COMPONENTS FOR ALL NAVAL VESSELS.

9 Not later than March 1, 2019, the Secretary of the 10 Navy shall submit to the congressional defense committees 11 a report that provides a market survey and cost assess-12 ment associated with limiting competition to domestic 13 sources for—

- 14 (1) naval vessel components listed in section
 15 2534(a)(3) of title 10, United States Code;
- 16 (2) expanding such list to include all ships au17 thorized using funds available for Shipbuilding and
 18 Conversion, Navy and Other Procurement, Navy;
 19 and

20 (3) expanding such list to include waterjet ma21 rine propulsion systems, azimuth thrusters, and bow
22 thrusters for all ships authorized using funds avail23 able for Shipbuilding and Conversion, Navy and
24 Other Procurement, Navy.

1SEC. 843. REMOVAL OF NATIONAL INTEREST DETERMINA-2TION REQUIREMENTS FOR CERTAIN ENTI-3TIES.

4 (a) IN GENERAL.—Effective October 1, 2020, a cov5 ered NTIB entity operating under a special security agree6 ment pursuant to the National Industrial Security Pro7 gram shall not be required to obtain a national interest
8 determination as a condition for access to proscribed infor9 mation.

10 (b) ACCELERATION AUTHORIZED.—Notwithstanding 11 the effective date of this section, the Secretary of Defense, 12 in consultation with the Director of the Information Secu-13 rity Oversight Office, may waive the requirement to obtain 14 a national interest determination for a covered NTIB enti-15 ty operating under such a special security agreement that 16 has—

17 (1) a demonstrated successful record of compli18 ance with the National Industrial Security Program;
19 and

20 (2) previously been approved for access to pro-21 scribed information.

22 (c) DEFINITIONS.—In this section:

(1) COVERED NTIB ENTITY.—The term "covered NTIB entity" means a person that is a subsidiary located in the United States—

1	(A) for which the ultimate parent company
2	and any intermediate parent companies of such
3	subsidiary are located in a country that is part
4	of the national technology and industrial base
5	(as defined in section 2500 of title 10, United
6	States Code); and
7	(B) that is subject to the foreign owner-
8	ship, control, or influence requirements of the
9	National Industrial Security Program.
10	(2) PROSCRIBED INFORMATION.—The term
11	"proscribed information" means information that
12	is—
13	(A) classified at the level of top secret;
14	(B) communications security information
15	(excluding controlled cryptographic items when
16	un-keyed or utilized with unclassified keys);
17	(C) restricted data (as defined in section
18	11 of the Atomic Energy Act of 1954 (42)
19	U.S.C. 2014));
20	(D) special access program information
21	under section 4.3 of Executive Order No.
22	13526 (75 Fed. Reg. 707; 50 U.S.C. 3161
23	note) or successor order; or
24	(E) designated as sensitive compartmented
25	information.

1SEC. 844. PILOT PROGRAM TO TEST MACHINE-VISION2TECHNOLOGIES TO DETERMINE THE AU-3THENTICITY AND SECURITY OF MICROELEC-4TRONIC PARTS IN WEAPON SYSTEMS.

(a) PILOT PROGRAM AUTHORIZED.—The Undersecretary of Defense for Research and Engineering, in coordination with the Defense Microelectronics Activity, shall establish a pilot program to test the feasibility and reliability
of using machine-vision technologies to determine the authenticity and security of microelectronic parts in weapon
systems.

(b) OBJECTIVES OF PILOT PROGRAM.—The Undersecretary of Defense for Research and Engineering, in coordination with the Defense Microelectronics Activity,
shall design any pilot program conducted under this section to determine the following:

(1) The effectiveness and technology readiness
level of machine-vision technologies to determine the
authenticity of microelectronic parts at the time of
the creation of such part through final insertion of
such part into weapon systems.

(2) The best method of incorporating machinevision technologies into the process of developing,
transporting, and inserting microelectronics into
weapon systems.

1 (3) The rules, regulations, or processes that 2 hinder the development and incorporation of ma-3 chine-vision technologies, and the application of such 4 rules, regulations, or processes to mitigate counter-5 feit microelectronics proliferation throughout the De-6 partment of Defense. (c) CONSULTATION.—To develop the pilot program 7 8 under this section, the Undersecretary of Defense for Re-9 search and Engineering, in coordination with the Defense Microelectronics Activity, may consult with the following 10 11 entities: 12 (1) Manufacturers of semiconductors or elec-13 tronics. 14 (2)Industry associations relating to semi-15 conductors or electronics. 16 (3) Original equipment manufacturers of prod-17 ucts for the Department of Defense. 18 (4) Nontraditional defense contractors (as de-19 fined in section 2302(9) of title 10, United States 20 Code) that are machine vision companies. 21 (5) Federal laboratories (as defined in section 22 2500(5) of title 10, United States Code). 23 (6) Other elements of the Department of De-24 fense that fall under the authority of the Undersec-25 retary of Defense for Research and Engineering.

(d) COMMENCEMENT AND DURATION.—The pilot
 program established under this section shall be established
 not later than April 1, 2019, and all activities under such
 pilot program shall terminate not later than December 31,
 2020.

6 Subtitle E—Small Business Matters 7 SEC. 851. DEPARTMENT OF DEFENSE SMALL BUSINESS 8 STRATEGY.

9 (a) IN GENERAL.—Chapter 136 of title 10, United
10 States Code, is amended by adding at the end the fol11 lowing new section:

12 "§ 2283. Department of Defense small business strategy

14 "(a) IN GENERAL.—The Secretary of Defense shall 15 implement a small business strategy for the Department of Defense that meets the requirements of this section. 16 17 "(b) UNIFIED MANAGEMENT STRUCTURE.—As part of the small business strategy described in subsection (a), 18 the Secretary shall ensure that there is a unified manage-19 20 ment structure within the Department for the functions 21 of the Department relating to—

22 "(1) programs and activities related to small
23 business concerns (as defined in section 3 of the
24 Small Business Act);

"(2) manufacturing and industrial base policy;
 and

3 "(3) any procurement technical assistance pro4 gram established under chapter 142 of this title.

5 "(c) PURPOSE OF SMALL BUSINESS PROGRAMS.— 6 The Secretary shall ensure that programs and activities 7 of the Department of Defense related to small business 8 concerns are carried out so as to further national defense 9 programs and priorities and the statements of purpose for Department of Defense acquisition set forth in section 801 10 of the National Defense Authorization Act for Fiscal Year 11 12 2018 (Public Law 115–91; 131 Stat. 1449).

13 "(d) POINTS OF ENTRY INTO DEFENSE MARKET.—
14 The Secretary shall ensure—

15 "(1) that opportunities for small business con16 cerns to contract with the Department of Defense
17 are identified clearly; and

18 "(2) that small business concerns are able to 19 have access to program managers, contracting offi-20 cers, and other persons using the products or serv-21 ices of such concern to the extent necessary to in-22 form such persons of emerging and existing capabili-23 ties of such concerns.

24 "(e) ENHANCED OUTREACH UNDER PROCUREMENT
25 TECHNICAL ASSISTANCE PROGRAM MARKET.—The Sec-

retary shall enable and promote activities to provide co ordinated outreach to small business concerns through any
 procurement technical assistance program established
 under chapter 142 of this title to facilitate small business
 contracting with the Department of Defense.".

6 (b) IMPLEMENTATION.—

7 (1) DEADLINE.—The Secretary of Defense shall
8 develop the small business strategy required by sec9 tion 2283 of title 10, United States Code, as added
10 by subsection (a), not later than 180 days after the
11 date of the enactment of this Act.

(2) NOTICE TO CONGRESS AND PUBLICATION.—
Upon completion of the development of the small
business strategy pursuant to paragraph (1), the
Secretary shall—

16 (A) transmit the strategy to Congress; and
17 (B) publish the strategy on a public
18 website of the Department of Defense.

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

"2283. Department of Defense small business strategy.".

22 SEC. 852. PROMPT PAYMENTS OF SMALL BUSINESS CON-

23 TRACTORS.

24 Section 2307(a) of title 10, United States Code, is

25 amended—

(1) by redesignating paragraphs (1) and (2) as
 subparagraphs (A) and (B), respectively;

3 (2) by striking "The head of any agency may—
4 " and inserting "(1) The head of any agency may";
5 and

6 (3) by adding at the end the following new7 paragraph:

8 ((2)(A)) For a prime contractor (as defined in section 9 8701 of title 41) that is a small business concern (as defined in section 3 of the Small Business Act (15 U.S.C. 10 11 632)), the head of an agency shall, to the fullest extent 12 permitted by law, establish an accelerated payment date with a goal of 15 days after receipt of a proper invoice 13 for the amount due if a specific payment date is not estab-14 15 lished by contract.

16 "(B) For a prime contractor that subcontracts with 17 a small business concern, the head of an agency shall, to 18 the fullest extent permitted by law, establish an acceler-19 ated payment date with a goal of 15 days after receipt 20 of a proper invoice for the amount due if—

21 "(i) a specific payment date is not established22 by contract; and

23 "(ii) the prime contractor agrees to make pay24 ments to the subcontractor in accordance with the
25 accelerated payment date, to the maximum extent

1	practicable, without any further consideration from
2	or fees charged to the subcontractor.".
3	SEC. 853. INCREASED PARTICIPATION IN THE SMALL BUSI-
4	NESS ADMINISTRATION MICROLOAN PRO-
5	GRAM.
6	(a) DEFINITIONS.—In this section—
7	(1) the term "intermediary" has the meaning
8	given that term in section $7(m)(11)$ of the Small
9	Business Act $(15 \text{ U.S.C. } 636(\text{m})(11))$; and
10	(2) the term "microloan program" means the
11	program established under section 7(m) of the Small
12	Business Act (15 U.S.C. 636(m)).
13	(b) Microloan Intermediary Lending Limit In-
14	CREASED.—Section 7(m)(3)(C) of the Small Business Act
15	(15 U.S.C. 636(m)(3)(C)) is amended by striking
16	"\$5,000,000" and inserting "\$6,000,000".
17	(c) Microloan Technical Assistance.—Section
18	7(m)(4)(E) of the Small Business Act (15 U.S.C.
19	636(m)(4)(E)) is amended by striking "25 percent" each
20	place such term appears and inserting "50 percent".
21	(d) SBA Study of Microenterprise Participa-
22	TION.—Not later than 1 year after the date of enactment
23	of this section, the Administrator of the Small Business
24	Administration shall conduct a study and submit to the
25	Committee on Small Business and Entrepreneurship of

1	the Senate and the Committee on Small Business of the
2	House of Representatives a report on—
3	(1) the operations (including services provided,
4	structure, size, and area of operation) of a rep-
5	resentative sample of—
6	(A) intermediaries that are eligible to par-
7	ticipate in the microloan program and that do
8	participate; and
9	(B) intermediaries that are eligible to par-
10	ticipate in the microloan program and that do
11	not participate;
12	(2) the reasons why eligible intermediaries de-
13	scribed in paragraph (1)(B) choose not to partici-
14	pate in the microloan program;
15	(3) recommendations on how to encourage in-
16	creased participation in the microloan program by
17	eligible intermediaries described in paragraph
18	(1)(B); and
19	(4) recommendations on how to decrease the
20	costs associated with participation in the microloan
21	program for eligible intermediaries.
22	(e) GAO STUDY ON MICROLOAN INTERMEDIARY
23	PRACTICES.—Not later than 1 year after the date of en-
24	actment of this section, the Comptroller General of the
25	United States shall submit to the Committee on Small

1	Business and Entrepreneurship of the Senate and the
2	Committee on Small Business of the House of Representa-
3	tives a report evaluating—
4	(1) oversight of the microloan program by the
5	Small Business Administration, including oversight
6	of intermediaries participating in the microloan pro-
7	gram; and
8	(2) the specific processes used by the Small
9	Business Administration to ensure—
10	(A) compliance by intermediaries partici-
11	pating in the microloan program; and
12	(B) the overall performance of the
13	microloan program.
13 14	microloan program. SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION
14	SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION
14 15	SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION RESEARCH PROGRAM AND SMALL BUSINESS
14 15 16 17	SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION RESEARCH PROGRAM AND SMALL BUSINESS TECHNOLOGY TRANSFER PROGRAM.
14 15 16 17	SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION RESEARCH PROGRAM AND SMALL BUSINESS TECHNOLOGY TRANSFER PROGRAM. (a) USE OF SBIR OR STTR FUNDING FOR ADMINIS-
14 15 16 17 18	 SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION RESEARCH PROGRAM AND SMALL BUSINESS TECHNOLOGY TRANSFER PROGRAM. (a) USE OF SBIR OR STTR FUNDING FOR ADMINIS- TRATIVE COSTS.—Section 9 of the Small Business Act (15)
14 15 16 17 18 19	SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION RESEARCH PROGRAM AND SMALL BUSINESS TECHNOLOGY TRANSFER PROGRAM. (a) USE OF SBIR OR STTR FUNDING FOR ADMINIS- TRATIVE COSTS.—Section 9 of the Small Business Act (15 U.S.C. 638) is amended—
14 15 16 17 18 19 20	SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION RESEARCH PROGRAM AND SMALL BUSINESS TECHNOLOGY TRANSFER PROGRAM. (a) USE OF SBIR OR STTR FUNDING FOR ADMINIS- TRATIVE COSTS.—Section 9 of the Small Business Act (15 U.S.C. 638) is amended— (1) in subsection (f)—
14 15 16 17 18 19 20 21	 SEC. 854. AMENDMENTS TO SMALL BUSINESS INNOVATION RESEARCH PROGRAM AND SMALL BUSINESS TECHNOLOGY TRANSFER PROGRAM. (a) USE OF SBIR OR STTR FUNDING FOR ADMINIS- TRATIVE COSTS.—Section 9 of the Small Business Act (15 U.S.C. 638) is amended— (1) in subsection (f)— (A) in paragraph (2), by striking "shall

1	(B) by adding at the end the following new
2	paragraph:
3	"(5) Administrative costs.—A Federal agen-
4	cy may use up to 3 percent of its SBIR budget es-
5	tablished pursuant to paragraph (1) for the purpose
6	of funding administrative costs of the program.";
7	and
8	(2) in subsection (n)—
9	(A) in paragraph (2), by striking "shall
10	not" and all that follows through "make avail-
11	able" and inserting "shall not make available";
12	and
13	(B) by adding at the end the following new
14	paragraph:
15	"(4) Administrative costs.—A Federal agen-
16	cy may use up to 3 percent of its SBIR budget es-
17	tablished pursuant to paragraph (1) for the purpose
18	of funding administrative costs of the program.".
19	(b) EXPANSION OF PHASE FLEXIBILITY.—Section
20	9(cc) of such Act (15 U.S.C. 638(cc)) is amended by strik-
21	ing "During fiscal years" and all that follows through
22	"may each provide" and inserting "During fiscal years
23	2018 through 2022, all agencies participating in the SBIR
24	program may provide''.

1 SEC. 855. CONSTRUCTION CONTRACT ADMINISTRATION.

2 Section 15 of the Small Business Act (15 U.S.C. 644)
3 is amended by adding at the end the following new sub4 section:

5 "(w) Solicitation Notice Regarding Adminis-6 TRATION OF CHANGE ORDERS FOR CONSTRUCTION.—

"(1) IN GENERAL.—With respect to any solicitation for the award of a contract for construction
anticipated to be awarded to a small business concern, the agency administering such contract shall
provide a notice along with the solicitation to prospective bidders and offerors that includes—

"(A) information about the agency's policies or practices in complying with the requirements of the Federal Acquisition Regulation relating to the timely definitization of requests for
an equitable adjustment; and

18 "(B) information about the agency's past
19 performance in definitizing requests for equi20 table adjustments in accordance with paragraph
21 (2).

22 "(2) REQUIREMENTS FOR AGENCIES.—An
23 agency shall provide the past performance informa24 tion described under paragraph (1)(B) as follows:

1	"(A) For the 3-year period preceding the
2	issuance of the notice, to the extent such infor-
3	mation is available.
4	"(B) With respect to an agency that, on
5	the date of the enactment of this subsection,
6	has not compiled the information described
7	under paragraph (1)(B)—
8	"(i) beginning 1 year after the date of
9	the enactment of this subsection, for the 1-
10	year period preceding the issuance of the
11	notice;
12	"(ii) beginning 2 years after the date
13	of the enactment of this subsection, for the
14	2-year period preceding the issuance of the
15	notice; and
16	"(iii) beginning 3 years after the date
17	of the enactment of this subsection and
18	each year thereafter, for the 3-year period
19	preceding the issuance of the notice.
20	"(3) Format of past performance infor-
21	MATION.—In the notice required under paragraph
22	(1), the agency shall ensure that the past perform-
23	ance information described under paragraph $(1)(B)$
24	is set forth separately for each definitization action
25	that was completed during the following periods:

1	"(A) Not more than 30 days after receipt
2	of a request for an equitable adjustment.
3	"(B) Not more than 60 days after receipt
4	of a request for an equitable adjustment.
5	"(C) Not more than 90 days after receipt
6	of a request for an equitable adjustment.
7	"(D) Not more than 180 days after receipt
8	of a request for an equitable adjustment.
9	((E) More than 365 days after receipt of
10	a request for an equitable adjustment.
11	"(F) After the completion of the perform-
12	ance of the contract through a contract modi-
13	fication addressing all undefinitized requests for
14	an equitable adjustment received during the
15	term of the contract.".
16	SEC. 856. BROADBAND AND EMERGING INFORMATION
17	TECHNOLOGY COORDINATOR.
18	(a) IN GENERAL.—The Small Business Act (15
19	U.S.C. 631 et seq.) is amended—
20	(1) by redesignating section 47 as section 48 ;
21	and
22	(2) by inserting after section 46 the following:
23	"SEC. 47. BROADBAND AND EMERGING INFORMATION
24	
21	TECHNOLOGY.

1	"(1) the term 'OII Associate Administrator'
2	means the Associate Administrator for the Office of
3	Investment and Innovation; and
4	((2) the term 'broadband and emerging infor-
5	mation technology coordinator' means the employee
6	designated to carry out the broadband and emerging
7	information technology coordination responsibilities
8	of the Administration under subsection $(b)(1)$.
9	"(b) Assignment of Coordinator.—
10	"(1) Assignment of coordinator.—The OII
11	Associate Administrator shall designate a senior em-
12	ployee of the Office of Investment and Innovation to
13	serve as the broadband and emerging information
14	technology coordinator, who—
15	"(A) shall report to the OII Associate Ad-
16	ministrator;
17	"(B) shall work in coordination with—
18	"(i) the chief information officer, the
19	chief technology officer, and the head of
20	the Office of Technology of the Adminis-
21	tration; and
22	"(ii) any other Associate Adminis-
23	trator of the Administration determined
24	appropriate by the OII Associate Adminis-
25	trator;

1	"(C) has experience developing and imple-
2	menting telecommunications policy in the pri-
3	vate sector or government; and
4	"(D) has demonstrated significant experi-
5	ence in the area of broadband or emerging in-
6	formation technology.
7	"(2) Responsibilities of coordinator.—
8	The broadband and emerging information technology
9	coordinator shall—
10	"(A) coordinate programs of the Adminis-
11	tration that assist small business concerns in
12	adopting, making innovations in, and using
13	broadband and other emerging information
14	technologies;
15	"(B) serve as the primary liaison of the
16	Administration to other Federal agencies in-
17	volved in broadband and emerging information
18	technology policy, including the Department of
19	Commerce, the Department of Agriculture, and
20	the Federal Communications Commission;
21	"(C) identify best practices relating to
22	broadband and emerging information tech-
23	nology that may benefit small business con-
24	cerns; and

1	"(D) identify and catalog tools and train-
2	ing available through the resource partners of
3	the Administration that assist small business
4	concerns in adopting, making innovations in,
5	and using broadband and emerging tech-
6	nologies.
7	"(3) TRAVEL.—Not more than 20 percent of
8	the hours of service by the broadband and emerging
9	information technology coordinator during any fiscal
10	year shall consist of travel outside the United States
11	to perform official duties.
12	"(c) Broadband and Emerging Technology
13	TRAINING.—
14	"(1) TRAINING.—The OII Associate Adminis-
15	trator shall provide to employees of the Administra-
16	tion training that—
17	"(A) familiarizes employees of the Admin-
18	istration with broadband and other emerging
19	information technologies;
20	"(B) includes—
21	"(i) instruction on counseling small
22	business concerns regarding adopting,
23	making innovations in, and using
24	
	broadband and other emerging information

1	"(ii) information on programs of the
2	Federal Government that provide assist-
3	ance to small business concerns relating to
4	broadband and emerging information tech-
5	nologies; and
6	"(C) to maximum extent practicable, uses
7	the tools and training cataloged and identified
8	under subsection $(b)(2)(D)$.
9	"(2) FUNDING.—The Administrator shall use
10	funds made available to the Office of Investment
11	and Innovation to carry out this subsection.
12	"(d) Reports.—
13	"(1) BIENNIAL REPORT ON ACTIVITIES.—Not
14	later than 2 years after the date on which the OII
15	Associate Administrator makes the first designation
16	of an employee under subsection (b), and every 2
17	years thereafter, the broadband and emerging infor-
18	mation technology coordinator shall submit to the
19	Committee on Small Business and Entrepreneurship
20	of the Senate and the Committee on Small Business
21	of the House of Representatives a report regarding
22	the programs and activities of the Administration re-
23	lating to broadband and other emerging information
24	technologies.

1	"(2) Impact of broadband speed and price
2	ON SMALL BUSINESSES.—

3 "(A) IN GENERAL.—Subject to appropria4 tions, the Chief Counsel for Advocacy shall con5 duct a study evaluating the impact of
6 broadband speed and price on small business
7 concerns.

8 "(B) REPORT.—Not later than 3 years 9 after the date of enactment of the Small Busi-10 ness Broadband and Emerging Information 11 Technology Enhancement Act of 2017, the Chief Counsel for Advocacy shall submit to the 12 13 Committee on Commerce, Science, and Trans-14 portation and the Committee on Small Business 15 and Entrepreneurship of the Senate and the Committee on Energy and Commerce and the 16 17 Committee on Small Business of the House of 18 Representatives a report on the results of the 19 study under subparagraph (A), including— "(i) a survey of broadband speeds 20

available to small business concerns;

"(ii) a survey of the cost of broadband speeds available to small business concerns;

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23

1	"(iii) a survey of the type of
2	broadband technology used by small busi-
3	ness concerns; and
4	"(iv) any policy recommendations that
5	may improve the access of small business
6	concerns to comparable broadband services
7	at comparable rates in all regions of the
8	United States.".
9	(b) ENTREPRENEURIAL DEVELOPMENT.—Section
10	21(c)(3)(B) of the Small Business Act (15 U.S.C.
11	648(c)(3)(B)) is amended—
12	(1) in the matter preceding clause (i), by insert-
13	ing "accessing broadband and other emerging infor-
14	mation technology," after "technology transfer,";
15	(2) in clause (ii), by striking "and" at the end;
16	(3) in clause (iii), by adding "and" at the end;
17	and
18	(4) by adding at the end the following:
19	"(iv) increasing the competitiveness and
20	productivity of small business concerns by as-
21	sisting owners of such concerns in accessing
22	broadband and other emerging information
23	technology;".

1	SEC. 857. AMENDMENTS TO THE SMALL BUSINESS INVEST-
2	MENT ACT OF 1958.
3	(a) Investment in Small Business Investment
4	COMPANIES.—Section 302(b) of the Small Business In-
5	vestment Act of 1958 (15 U.S.C. 682(b)) is amended—
6	(1) in paragraph (1), by inserting before the pe-
7	riod the following: "or, subject to the approval of the
8	appropriate Federal banking agency, 15 percent of
9	such capital and surplus";
10	(2) in paragraph (2), by inserting before the pe-
11	riod the following: "or, subject to the approval of the
12	appropriate Federal banking agency, 15 percent of
13	such capital and surplus"; and
14	(3) by adding at the end the following:
15	"(3) Appropriate federal banking agency
16	DEFINED.—For purposes of this subsection, the
17	term 'appropriate Federal banking agency' has the
18	meaning given that term under section 3 of the Fed-
19	eral Deposit Insurance Act.".
20	(b) INCREASE TO MAXIMUM LEVERAGE LIMIT.—Sec-
21	tion 303(b)(2)(A)(ii) of the Small Business Investment
22	Act of 1958 (15 U.S.C. 683(b)(2)(A)(ii)) is amended by
23	striking "\$150,000,000" and inserting "\$175,000,000".

1SEC. 858. CONSOLIDATED BUDGET JUSTIFICATION FOR2THE DEPARTMENT OF DEFENSE SMALL BUSI-3NESS INNOVATION RESEARCH PROGRAM AND4SMALL BUSINESS TECHNOLOGY TRANSFER5PROGRAM.

6 (a) SUBMISSION WITH ANNUAL BUDGET JUSTIFICA-7 TION DOCUMENTS.—The Secretary of Defense, acting 8 through the Under Secretary of Defense for Research and 9 Engineering, shall include in the materials submitted to Congress by the Secretary of Defense in support of the 10 11 budget of the President for each fiscal year (as submitted to Congress under section 1105 of title 31, United States 12 Code) a budget justification for all activities conducted 13 under a Small Business Innovation Research Program or 14 Small Business Technology Transfer Program (as such 15 terms are defined, respectively, in section 9(e) of the Small 16 17 Business Act (15 U.S.C. 638(e))) of the Department of Defense during the previous fiscal year. 18

19 (b) REQUIREMENTS FOR BUDGET DISPLAY.—The20 budget justification under subsection (a) shall include—

(1) the amount obligated or expended, by appropriation and functional area, for each activity
conducted under a Small Business Innovation Research Program or Small Business Technology
Transfer Program, with supporting narrative descriptions and rationale for the funding levels; and

1 (2) a summary and estimate of funding re-2 quired during the period covered by the current fu-3 ture-years defense program (as defined under section 4 221 of title 10, United States Code). 5 (c) TERMINATION.—The requirements of this section 6 shall terminate on December 31, 2022. 7 SEC. 859. FUNDING FOR PROCUREMENT TECHNICAL AS-8 SISTANCE PROGRAM. 9 (a) Amount of Assistance From Secretary.— Section 2413(b) of title 10, United States Code, is amend-10 11 ed---12 (1) by striking "not more than 65 percent" and 13 inserting "not more than 75 percent"; and 14 (2) in paragraph (1), by striking "more than 65 15 percent, but not more than 75 percent" and insert-16 ing "more than 75 percent, but not more than 85 17 percent". 18 (b) FUNDING FOR ELIGIBLE ENTITIES.—Section 19 2414(a) of such title is amended— 20 (1) in paragraph (1), by striking "\$750,000" 21 and inserting "\$1,000,000": 22 (2) in paragraph (2), by striking "\$450,000" 23 and inserting "\$750,000"; 24 (3) in paragraph (3), by striking "\$300,000" 25 and inserting "\$450,000"; and

1 (4) in paragraph (4), by striking "\$750,000" 2 and inserting "\$1,000,000". 3 SEC. 860. EXEMPTION OF CERTAIN CONTRACTS FROM THE 4 PERIODIC INFLATION ADJUSTMENTS TO THE 5 **ACQUISITION-RELATED** DOLLAR THRESH-6 OLD. 7 Subparagraph (B) of section 1908(b)(2) of title 41. 8 United States Code, is amended by inserting "3131 to 3134," after "sections". 9 Subtitle F—Other Matters 10 11 SEC. 871. ADDITIONAL REQUIREMENTS FOR NEGOTIATIONS 12 FOR NONCOMMERCIAL COMPUTER SOFT-13 WARE. 14 Section 2322a of title 10, United States Code, is 15 amended by adding at the end the following new subsections: 16 17 "(c) RIGHTS TO NONCOMMERCIAL COMPUTER SOFT-WARE.—As part of any negotiation for the acquisition of 18 19 noncommercial computer software, the Secretary of De-20 fense may not require a contractor to sell or otherwise re-21 linquish to the Federal Government any rights to non-22 commercial computer software developed exclusively at 23 private expense, except for rights related to—

"(1) corrections or changes to such software or
 documentation related to such software furnished to
 the contractor by the Department of Defense;
 "(2) such software or documentation related to
 such software that is otherwise publicly available or

that has been released or disclosed by the contractor
or subcontractor without restrictions on further use,
release, or disclosure, other than a release or disclosure resulting from the sale, transfer, or other assignment of interest in such software or documentation to another party.

"(3) such software or documentation related to
such software obtained with unlimited rights under
another contract with the Federal Government or as
a result of such a negotiation; or

"(4) such software or documentation related to
such software furnished to the Department of Defense under a contract or subcontract that includes—

20 "(A) restricted rights in such software,
21 limited rights in technical data, or government
22 purpose rights, where such restricted rights,
23 limited rights, or government purpose rights
24 have expired; or

"(B) government purpose rights, where the
 contractor's exclusive right to use such software
 or documentation for commercial purposes has
 expired.

5 "(d) Consideration of Specially Negotiated LICENSES.—The Secretary of Defense shall, to the max-6 7 imum extent practicable, negotiate and enter into a con-8 tract with a contractor for a specially negotiated license 9 for noncommercial computer software or documentation 10 related to such software necessary to support the product 11 support strategy of a major weapon system or subsystem 12 of a major weapon system.".

13 SEC. 872. REMOVAL OF REQUIREMENT FOR RISK AND SEN-

14 SITIVITY ANALYSIS OF BASELINE ESTIMATES 15 IN SELECTED ACQUISITION REPORTS.

16 Section 2432(c)(1)(B) of title 10, United States
17 Code, is amended by striking ", along with the associated
18 risk and sensitivity analysis of that estimate" each place
19 it appears.

20 SEC. 873. PROHIBITION ON ACQUISITION OF SENSITIVE MA21 TERIALS FROM NON-ALLIED FOREIGN NA22 TIONS.

(a) IN GENERAL.—Subchapter V of chapter 148 of
title 10, United States Code, is amended by inserting after
section 2533b the following new section:

1	³⁰⁴ "§2533c. Prohibition on acquisition of sensitive mate-
2	rials from non-allied foreign nations
3	"(a) IN GENERAL.—Except as provided in subsection
4	(c), the Secretary of Defense may not—
5	"(1) procure any end item containing a covered
6	material from any covered nation, except as provided
7	by subsection (c); or
8	"(2) sell any covered material from the Na-
9	tional Defense Stockpile, if the National Defense
10	Stockpile Manager determines that such a sale is not
11	in the national interests of the United States, to—
12	"(A) any covered nation; or
13	"(B) any third party that the Secretary
14	reasonably believes is acting as a broker or
15	agent for a covered nation or an entity in a cov-
16	ered nation.
17	"(b) EXTENSION.—Subsection (a) shall apply to
18	prime contracts and subcontracts at any tier.
19	"(c) EXCEPTIONS.—Subsection (a) does not apply
20	under the following circumstances:
21	"(1) If the Secretary of Defense determines
22	that covered materials of satisfactory quality and
23	quantity, in the required form, cannot be procured
24	as and when needed.
25	((2) To the procurement of an end item de-
26	scribed in subsection $(a)(1)$ or the sale of any cov-

1	ered material described under subsection $(a)(1)$ by
2	the Secretary outside of the United States for use
3	outside of the United States.
4	"(3) To the purchase by the Secretary of an
5	end item containing a covered material that is—
6	"(A) a commercially available off-the-shelf
7	item (as defined in section 104 of title 41); or
8	"(B) an electronic device, unless the Sec-
9	retary of Defense, upon the recommendation of
10	the Strategic Materials Protection Board pursu-
11	ant to section 187 of this title, determines that
12	the domestic availability of a particular elec-
13	tronic device is critical to national security.
14	"(d) DEFINITIONS.—In this section:
15	"(1) COVERED MATERIAL.—The term 'covered
16	material' means—
17	"(A) samarium-cobalt magnets;
18	"(B) neodymium-iron-boron magnets;
19	"(C) tungsten penetrators; and
20	"(D) tungsten or tungsten alloy spheres
21	and cubes.
22	"(2) COVERED NATION.—The term 'covered na-
23	tion' means—
24	"(A) the Democratic People's Republic of
25	North Korea;

1	"(B) the People's Republic of China;
2	"(C) the Russian Federation; and
3	"(D) the Islamic Republic of Iran.
4	"(3) END ITEM.—The term 'end item' has the
5	meaning given in section 2533b(m) of this title.".
6	(b) CLERICAL AMENDMENT.—The table of contents
7	at the beginning of such subchapter is amended by insert-
8	ing after the item relating to section 2533b the following
9	item:
	"2533c. Prohibition on acquisition of sensitive materials from non-allied foreign nations.".
10	SEC. 874. TRANSFER OR POSSESSION OF DEFENSE ITEMS
11	FOR NATIONAL DEFENSE PURPOSES.
12	(a) Transfer and Possession Exceptions.—Sec-
12 13	(a) TRANSFER AND POSSESSION EXCEPTIONS.—Sec- tion 922(0)(2) of title 18, United States Code, is amend-
13	
13	tion 922(0)(2) of title 18, United States Code, is amend-
13 14	tion 922(0)(2) of title 18, United States Code, is amend- ed—
13 14 15	tion 922(o)(2) of title 18, United States Code, is amend- ed— (1) in subparagraph (A), by striking "or by"
13 14 15 16	<pre>tion 922(o)(2) of title 18, United States Code, is amend- ed—</pre>
 13 14 15 16 17 	<pre>tion 922(o)(2) of title 18, United States Code, is amend- ed—</pre>
 13 14 15 16 17 18 	<pre>tion 922(o)(2) of title 18, United States Code, is amend- ed—</pre>
 13 14 15 16 17 18 19 	<pre>tion 922(o)(2) of title 18, United States Code, is amend- ed—</pre>
 13 14 15 16 17 18 19 20 	 tion 922(o)(2) of title 18, United States Code, is amended— (1) in subparagraph (A), by striking "or by" and inserting ", by, or under the authority of"; (2) by striking "or" at the end of subparagraph (A); (3) by striking the period at the end of subparagraph (B) and inserting a semicolon; and
 13 14 15 16 17 18 19 20 21 	 tion 922(o)(2) of title 18, United States Code, is amended— (1) in subparagraph (A), by striking "or by" and inserting ", by, or under the authority of"; (2) by striking "or" at the end of subparagraph (A); (3) by striking the period at the end of subparagraph (B) and inserting a semicolon; and (4) by inserting after subparagraph (B) the fol-

1	to a transfer, such transfer has been approved by
2	the Attorney General in accordance with law) for
3	purposes of—
4	"(i) joint production of a weapon, or inte-
5	gration or incorporation into another article or
6	device;
7	"(ii) calibration, testing, or research and
8	development;
9	"(iii) permanent or temporary export, or
10	temporary import, otherwise in accordance with
11	law; or
12	"(iv) training of Federal, State, local, or
13	foreign government personnel;
14	"(D) a transfer to, or possession by, a licensee
15	for the purpose of repair and return of the same to
16	a lawful possessor; or
17	((E) notwithstanding subsection $(g)(5)(B)$, pos-
18	session by foreign government personnel for official
19	training purposes under the direct and continuous
20	supervision of an authorized Federal, State, or local
21	government official, or a licensee as described in
22	subparagraph (C), provided that, upon completion of
23	the training, such foreign government personnel
24	shall relinquish possession of the same to such offi-
25	cial or licensee.".

1	(b) Importation Requirements.—Section 925(d)
2	of such title is amended—
3	(1) in paragraph (3)—
4	(A) by inserting "except as provided in
5	paragraph (5)," before "is of"; and
6	(B) by striking "or" at the end;
7	(2) in paragraph (4), by striking the period at
8	the end and inserting "; or"; and
9	(3) by inserting after paragraph (4) the fol-
10	lowing new paragraph:
11	((5) is being imported or brought in by a li-
12	censed manufacturer or licensed importer in con-
13	formity with, and solely for a purpose described in
14	subparagraph (A), (C), (D), or (E) of section
15	922(o)(2).".
16	(c) EFFECTIVE DATE.—This section and the amend-
17	ments made by this section shall take effect 30 days after
18	the date of the enactment of this Act.
19	SEC. 875. EXPEDITED HIRING AUTHORITY FOR SHORTAGE
20	CATEGORY POSITIONS IN THE ACQUISITION
21	WORKFORCE.
22	Section 1703(j) of title 41, United States Code, is
23	amended—

1	(A) by striking "sections 3304, 5333, and
2	5753 of title 5" and inserting "section 3304 of
3	title 5";
4	(B) by striking "authorities in those sec-
5	tions" and inserting "authority in such sec-
6	tion"; and
7	(C) by striking "certain Federal acquisi-
8	tion positions (as described in subsection
9	(g)(1)(A))" and inserting "the Federal acquisi-
10	tion provisions described in paragraph (2)"; and
11	(2) by redesignating paragraph (2) as para-
12	graph $(3);$
13	(3) by inserting after paragraph (1) the fol-
14	lowing new paragraph:
15	"(2) Positions described.—The Federal ac-
16	quisition positions described in this paragraph are
17	the following:
18	"(A) Any position listed in (g)(1)(A).
19	"(B) All positions in the General Schedule
20	Realty series (GS–1170)."; and
21	(4) in paragraph (3) (as so redesignated), by
22	striking "September 30, 2017" and inserting "Sep-
23	tember 30, 2021".

	390
1	SEC. 876. EXTENSION OF PROHIBITION ON PROVIDING
2	FUNDS TO THE ENEMY.
3	Section 841(n) of the Carl Levin and Howard P.
4	"Buck" McKeon National Defense Authorization Act for
5	Fiscal Year 2015 (Public Law 113–291; 127 Stat. 3455;
6	10 U.S.C. 2302 note) is amended by striking "December
7	31, 2019" and inserting "December 31, 2021".
8	SEC. 877. REPEAL OF CERTAIN DETERMINATIONS RE-
9	QUIRED FOR GRANTS OF EXCEPTIONS TO
10	COST OR PRICING DATA CERTIFICATION RE-
11	QUIREMENTS AND WAIVERS OF COST AC-
12	COUNTING STANDARDS.
13	Section 817(b) of the Bob Stump National Defense
14	Authorization Act for Fiscal Year 2003 (Public Law 107–
15	314; 10 U.S.C. 2306a note) is amended—
16	(1) by striking paragraph (1) ; and
17	(2) by redesignating paragraphs (2) and (3) as
18	paragraphs (1) and (2) , respectively.
19	SEC. 878. REPORTING ON PROJECTS PERFORMED
20	THROUGH TRANSACTIONS OTHER THAN CON-
21	TRACTS, COOPERATIVE AGREEMENTS, AND
22	GRANTS.
23	(a) REPORT REQUIRED.—Not later than December
24	31, 2018, and each December 31 thereafter through De-
25	cember 31, 2021, the Secretary of Defense shall submit
•	

26 to the congressional defense committees a report covering

the preceding fiscal year on projects described in sub section (b).

3 (b) CONTENTS.—Each report under subsection (a)4 shall include—

5 (1) for each project performed through a trans6 action (other than contracts, cooperative agreements,
7 and grants) entered into pursuant to section 2371 or
8 2371b of title 10, United States Code, for which
9 payments made by the Department of Defense ex10 ceeded \$5,000,000 for such transaction—

(A) an identification of the element of the
Department of Defense and the person or entity
outside of the Department of Defense entering
into such transaction;

(B) the date of entry into such transaction;
(C) the amount of the payments made by
the Department of Defense for such transaction;

(D) the goals and status of each projectcarried out under such transaction; and

(E) the start date and anticipated end date
of each project carried out under such transaction; and

24 (2) a description of the mechanisms, including25 any policies, guidance, and reporting requirements,

established by the Secretary of Defense to regulate
 the use of authority relating to a transaction (other
 than contracts, cooperative agreements, and grants)
 entered into pursuant to section 2371 or 2371b of
 title 10, United States Code.

6 SEC. 879. STANDARDIZATION OF FORMATTING AND PUBLIC 7 ACCESSIBILITY OF DEPARTMENT OF DE8 FENSE REPORTS TO CONGRESS.

9 (a) BRIEFING REQUIRED.—Not later than March 1, 10 2019, the Secretary of Defense shall provide a briefing 11 to the Committee on Armed Services of the House of Rep-12 resentatives on a plan to standardize the formatting and 13 public accessibility of unclassified Department of Defense 14 reports required by Congress. Such briefing shall include 15 a description of the method—

16 (1) for ensuring that reports are created in a
17 platform-independent, machine-readable format that
18 can be retrieved, downloaded, indexed, and searched
19 by commonly used web search applications; and

(2) for providing a publically accessible online
repository of unclassified reports of the Department
of Defense issued since January 1, 2010, including
protocols for inclusion of unclassified reports that,
as determined by the Secretary, may not be appropriate for public release in their entirety.

(b) IMPLEMENTATION.—Such plan shall be imple mented not later than March 1, 2020.

3 SEC. 880. DEFENDING UNITED STATES GOVERNMENT COM4 MUNICATIONS.

5 (a) FINDINGS.—Congress makes the following find-6 ings:

7 (1) In its 2011 "Annual Report to Congress on 8 Military and Security Developments Involving the 9 People's Republic of China", the Department of De-10 fense stated that, "China's defense industry has ben-11 efitted from integration with a rapidly expanding ci-12 vilian economy and science and technology sector, 13 particularly elements that have access to foreign 14 technology. Progress within individual defense sec-15 tors appears linked to the relative integration of 16 each, through China's civilian economy, into the 17 global production and R&D chain . . . Information 18 technology companies in particular, including 19 Huawei, Datang, and Zhongxing, maintain close ties 20 to the PLA.".

(2) In a 2011 report titled "The National Security Implications of Investments and Products from
the People's Republic of China in the Telecommunications Sector", the United States China Commission stated that "[n]ational security concerns have

accompanied the dramatic growth of China's telecom
 sector. . . Additionally, large Chinese companies—
 particularly those 'national champions' prominent in
 China's 'going out' strategy of overseas expansion—
 are directly subject to direction by the Chinese Com munist Party, to include support for PRC state policies and goals.".

8 (3) The Commission further stated in its report 9 that "[f]rom this point of view, the clear economic 10 benefits of foreign investment in the U.S. must be 11 weighed against the potential security concerns re-12 lated to infrastructure components coming under the 13 control of foreign entities. This seems particularly 14 applicable in the telecommunications industry, as 15 Chinese companies continue systematically to ac-16 quire significant holdings in prominent global and 17 U.S. telecommunications and information technology 18 companies.".

(4) In its 2011 Annual Report to Congress, the
United States China Commission stated that "[t]he
extent of the state's control of the Chinese economy
is difficult to quantify . . . There is also a category
of companies that, though claiming to be private, are
subject to state influence. Such companies are often
in new markets with no established SOE leaders and

enjoy favorable government policies that support
 their development while posing obstacles to foreign
 competition. Examples include Chinese telecoms
 giant Huawei and such automotive companies as
 battery maker BYD and vehicle manufacturers
 Geely and Chery.".

7 (5) General Michael Hayden, who served as Di8 rector of the Central Intelligence Agency and Direc9 tor of the National Security Agency, stated in July
10 2013 that Huawei had "shared with the Chinese
11 state intimate and extensive knowledge of foreign
12 telecommunications systems it is involved with.".

13 (6) The Federal Bureau of Investigation, in a 14 February 2015 Counterintelligence Strategy Part-15 nership Intelligence Note stated that, "[w]ith the ex-16 panded use of Huawei Technologies Inc. equipment 17 and services in U.S. telecommunications service pro-18 vider networks, the Chinese Government's potential 19 access to U.S. business communications is dramati-20 cally increasing. Chinese Government-supported tele-21 communications equipment on U.S. networks may be 22 exploited through Chinese cyber activity, with Chi-23 na's intelligence services operating as an advanced 24 persistent threat to U.S. networks.".

(7) The Federal Bureau of Investigation fur ther stated in its February 2015 counterintelligence
 note that, "China makes no secret that its cyber
 warfare strategy is predicated on controlling global
 communications network infrastructure.".

6 (8) At a hearing before the Committee on 7 Armed Services of the House of Representatives on 8 September 30, 2015, Deputy Secretary of Defense 9 Robert Work, responding to a question about the 10 use of Huawei telecommunications equipment, stat-11 ed, "In the Office of the Secretary of Defense, abso-12 lutely not. And I know of no other—I don't believe 13 we operate in the Pentagon, any [Huawei] systems 14 in the Pentagon.".

(9) At such hearing, the Commander of the
United States Cyber Command, Admiral Mike Rogers, responding to a question about why such
Huawei telecommunications equipment is not used,
stated, "as we look at supply chain and we look at
potential vulnerabilities within the system, that it is
a risk we felt was unacceptable.".

(10) In March 2017, ZTE Corporation pled
guilty to conspiring to violate the International
Emergency Economic Powers Act by illegally shipping United States-origin items to Iran, paying the

United States Government a penalty of
 \$892,360,064 dollars for activity between January
 2010 and January 2016.

4 (11) The Treasury Department's Office of For5 eign Assets Control issued a subpoena to Huawei as
6 part of a Federal investigation of alleged violations
7 of trade restrictions on Cuba, Iran, Sudan, and
8 Syria.

9 (12) In the bipartisan Permanent Select Com-10 mittee on Intelligence of the House of Representa-11 tives "Investigative Report on the United States Na-12 tional Security Issues Posed by Chinese Tele-13 communication Companies Huawei and ZTE" re-14 leased in 2012, it was recommended that "U.S. gov-15 ernment systems, particularly sensitive systems, 16 should not include Huawei or ZTE equipment, in-17 cluding in component parts. Similarly, government 18 contractors—particularly those working on contracts 19 for sensitive U.S. programs—should exclude ZTE or 20 Huawei equipment in their systems.".

(13) Christopher Wray, who serves as Director
of the Federal Bureau of Investigation, stated in
February 2018 during a hearing of the Select Committee on Intelligence of the Senate that he was
"deeply concerned about the risks of allowing any

1 company or entity that is beholden to foreign gov-2 ernments that don't share our values to gain posi-3 tions of power inside our telecommunications net-4 works. That provides the capacity to exert pressure 5 or control over our telecommunications infrastruc-6 ture. It provides the capacity to maliciously modify 7 or steal information. And it provides the capacity to 8 conduct undetected espionage." Admiral Mike Rog-9 ers, who served as Director of the National Security 10 Agency, agreed with Director Wray's characteriza-11 tion, and added that Government programs need "to 12 look long and hard at companies like this".

13 (14) Director of National Intelligence Dan 14 Coats, Federal Bureau of Investigation Director 15 Christopher Wray, Director of the Defense Intel-16 ligence Agency General Robert Ashley, Director of 17 the National Geospatial-Intelligence Agency Robert 18 Cardillo, Director of the National Security Agency 19 Admiral Michael Rogers, and Director of the Central 20 Intelligence Agency Michael Pompeo all indicated by 21 show of hands in February 2018 at a hearing of the 22 Select Committee on Intelligence of the Senate that 23 they would not "use products or services from 24 Huawei or ZTE".

1 (15) General Paul Nakasone, who served as the 2 Commanding General of United States Army Cyber 3 Command, stated during his confirmation hearing to 4 be National Security Agency director in March 2018 5 before the Select Committee on Intelligence of the 6 Senate that he "would not" use any Huawei, China 7 Unicom, or China Telecom products nor would he 8 recommend his family do so.

9 (b) PROHIBITION ON CERTAIN TELECOMMUNI-10 CATIONS SERVICES OR EQUIPMENT.—

11 (1) PROHIBITION ON AGENCY USE OR PRO-12 CUREMENT.—Except as provided in paragraph (3), 13 beginning not later than January 1, 2021, the head 14 of an agency may not procure or obtain, may not ex-15 tend or renew a contract to procure or obtain, and 16 may not enter into a contract (or extend or renew 17 a contract) with an entity that uses any equipment, 18 system, or service that uses covered telecommuni-19 cations equipment or services as a substantial or es-20 sential component of any system, or as critical tech-21 nology as part of any system.

(2) IMPLEMENTATION PLAN.—By not later
than 180 days after the date of the enactment of
this Act, each agency shall develop a plan to implement paragraph (1) throughout the agency's supply

1 chain and shall submit such plan to the appropriate 2 congressional committees. Each such plan shall be 3 submitted in unclassified form, but may contain a classified annex. The plan for an agency shall in-4 5 clude, but not be limited to, how the agency plans 6 to deal with the impact of white label technology on 7 its supply chain whereby the original manufacturer 8 of technology is not readily apparent to a purchaser 9 or user. 10 (3) WAIVER.—The head of an agency may, on

a one time basis, waive the requirement under paragraph (1) with respect to an entity that requests
such a waiver. Such a waiver may be provided for
a period of not more than two years if the entity
seeking the waiver—

16 (A) can demonstrate a compelling justifica17 tion for additional time to implement such
18 paragraph;

(B) submits to the head of the agency, who
then submits to the appropriate congressional
committees within 30 days, a full and complete
laydown of the presence of covered telecommunications equipment or services in the
entity's supply chain and a phase-out plan to

1	eliminate such covered telecommunications
2	equipment or services from its systems;
3	(C) does not permit real-time access to its
4	networks to an entity located or substantially
5	located in a covered foreign country; and
6	(D) provides a written guarantee to the
7	head of the agency that it will not procure such
8	covered telecommunications equipment or serv-
9	ices again.
10	(4) COVERED COMPONENTS.—With respect to a
11	covered component of an entity for which such entity
12	reasonably believes will not need to be replaced dur-
13	ing the 5-year period beginning on the date of the
14	enactment of this Act, such entity shall provide a
15	written assurance to the head of the agency for
16	which such covered component is in use that such
17	entity shall replace such covered component, at the
18	end of such covered component's reasonable lifecycle,
19	with a comparable component that is manufactured
20	by a person other than Huawei Technologies Com-
21	pany or ZTE Corporation (or any subsidiary, suc-
22	cessor entity, or affiliate of such entities).
23	(5) DEFINITIONS.—In this section:
24	(A) The term "appropriate congressional
25	committees" means the Committees on Armed

1	Services of the Senate and House of Represent-
2	atives, the Permanent Select Committee on In-
3	telligence of the House of Representatives, the
4	Select Committee on Intelligence of the Senate,
5	the Committee on Oversight and Government
6	Reform of the House of Representatives, and
7	the Committee on Homeland Security and Gov-
8	ernmental Affairs of the Senate.
9	(B) The term "agency" has the meaning
10	given that term in section 551 of title 5, United
11	States Code.
12	(C) The term "covered foreign country"
13	means the People's Republic of China.
14	(D) The term "covered telecommunications
15	equipment or services" means any of the fol-
16	lowing:
17	(i) Telecommunications equipment
18	produced by Huawei Technologies Com-
19	pany or ZTE Corporation (or any sub-
20	sidiary, successor entity, or affiliate of
21	such entities).
22	(ii) Telecommunications services pro-
23	vided by such entities or using such equip-
24	ment.

1	(iii) Telecommunications equipment or
2	services produced or provided by an entity
3	that the head of the relevant agency rea-
4	sonably believes to be an entity owned or
5	controlled by, or otherwise connected to,
6	the government of a covered foreign coun-
7	try.
8	(E) The term "covered component" means
9	any component that—
10	(i) is part of any equipment, system,
11	or service that uses covered telecommuni-
12	cations equipment or services;
13	(ii) is produced by Huawei Tech-
14	nologies Company or ZTE Corporation (or
15	any subsidiary, successor entity, or affiliate
16	of such entities); and
17	(iii) cannot route or redirect data
18	traffic or visibility into any data or packets
19	such equipment, system, or service trans-
20	mits or manipulates.
21	(c) Report.—
22	(1) IN GENERAL.—The Director of National In-
23	telligence, in coordination with the Director of the
24	Federal Bureau of Investigation and the Secretaries
25	of State, Homeland Security, and Defense, shall de-

1 velop a report outlining the national security risks of 2 use of Huawei and ZTE technology, especially as it 3 relates to evidence of malicious software or hardware 4 that enables unauthorized network access or control 5 and the type and level of risk, and a plan to share 6 such report, based on appropriate access to classified 7 information, with U.S. allies, partners, and U.S. 8 cleared defense contractors and telecommunications 9 services providers.

10 (2) UNCLASSIFIED VERSION.—In addition to 11 the classified report required by paragraph (1), an 12 unclassified version of the report shall be made 13 available for U.S. allies and partners as well as im-14 pacted telecommunication companies that do not 15 have access to classified information.

16 (3) DEADLINE.—The reports required by para17 graph (1) and paragraph (2) of this subsection shall
18 be submitted to the appropriate congressional com19 mittees (as defined in subsection (b)(4) of this sec20 tion) not later than 180 days after the date of the
21 enactment of this Act.

1 TITLE IX-DEPARTMENT OF DE-

2 FENSE ORGANIZATION AND 3 MANAGEMENT

4 Subtitle A—Organization and Man-

agement of the Department of
Defense Generally

7 SEC. 901. AUTHORITY OF SECRETARY OF DEFENSE TO DE-

8 TERMINE COMMAND AND CONTROL RELA9 TIONSHIPS.

10 Section 113 of title 10, United States Code, is amended by inserting after subsection (k) the following: 11 12 "(1) COMMAND AND CONTROL AUTHORITY.—The Secretary of Defense shall have the authority to determine 13 14 command and control relationships within the military de-15 partments, Defense Agencies, and other organizations and elements of the Department of Defense, including the 16 United States Fleet Forces Command and the United 17 States Transportation Command, as necessary to fulfill 18 19 the responsibilities of the Secretary under this title.".

20 SEC. 902. CIVILIAN PERSONNEL MANAGEMENT.

21 Section 129 of title 10, United States Code, is22 amended—

(1) in subsection (a), by striking "Any constraint or limitation in terms of man years, end
strength, full-time equivalent positions, or maximum

1	number of employees shall be developed on the basis
2	of those factors and shall be subject to adjustment
3	solely for reasons of changed circumstances." and
4	inserting "The cost of the civilian workforce as pre-
5	scribed by Department of Defense Instruction
6	7041.04, issued in 2013 or any successor guidance,
7	shall be compared to the costs of the military and
8	contract workforces, consistent with the require-
9	ments of section 129a, 2461, and 2463 of this
10	title."; and
11	(2) in subsection (c)(2)—
12	(A) in each of subparagraphs (A) and (B),
13	by inserting "and associated costs" after "pro-
14	jected size"; and
15	(B) in subparagraph (B), by striking "that
16	have been taken to identify offsetting reductions
17	and avoid unnecessary overall growth in the size
18	of the civilian workforce" and inserting "to re-
19	duce the overall costs of the total force of mili-
20	tary, civilian, and contract workforces con-
21	sistent with sections 129a, 2461, and 2463 of
22	this title".

1 SEC. 903. PERFORMANCE OF CIVILIAN FUNCTIONS BY MILI-

2 TARY PERSONNEL.

3 Section 129a(g)(1) of title 10, United States Code,
4 is amended—

5 (1) in subparagraph (A), by striking "or re-6 quired by a mission" and inserting "pursuant to De-7 partment of Defense Instruction 7041.04, issued on 8 July 3, 2013, or any successor guidance, and when 9 required by a mission within the military occupa-10 tional specialty for which the military personnel have 11 been trained"; and

(2) in subparagraph (B), by inserting ", and
only if the functions to be performed by military personnel are consistent with the training requirements
for the military occupational specialty for which such
personnel have been trained" before the period at
the end.

18 SEC. 904. ROLES OF UNDER SECRETARY OF DEFENSE FOR

19POLICY AND UNDER SECRETARY OF DE-20FENSE FOR INTELLIGENCE.

(a) UNDER SECRETARY OF DEFENSE FOR POLICY.—
Section 134(b) of title 10, United States Code, is amended—

24 (1) by redesignating paragraphs (3) and (4) as
25 paragraphs (4) and (5), respectively;

(2) by inserting after paragraph (2) the fol lowing new paragraph (3):

3 "(3) Subject to the authority, direction, and control
4 of the Secretary of Defense, the Under Secretary shall be
5 responsible and have the overall direction and supervision
6 for—

"(A) the development, implementation, and integration across the Department of Defense of the
National Defense Strategy and strategic policy guidance for the activities of the Department of Defense
across all geographic regions and military functions
and domains; and

"(B) the integration of the activities of the Department of Defense into the National Security
Strategy of the United States."; and

16 (3) in paragraph (4), as redesignated by para17 graph (1) of this subsection, by inserting "policy
18 making" before "activities".

19 (b) UNDER SECRETARY OF DEFENSE FOR INTEL20 LIGENCE.—Section 137(b) of title 10, United States Code,
21 as amended by section 1621, is further amended—

(1) in paragraph (3), by striking "; and" andinserting a semicolon;

24 (2) by redesignating paragraph (4) as para25 graph (5); and

(3) by inserting after paragraph (3) the fol lowing new paragraph (4):

3 "(4) have responsibility for supervising and di4 recting, and overseeing Department of Defense ac5 tivities, other than policy making activities, with re6 spect to technology protection relating to export con7 trols; and".

8 SEC. 905. DESIGNATION OF NAVY COMMANDERS.

9 Section 5013 of title 10, United States Code, is
10 amended by adding at the end the following new sub11 sections:

12 "(h) The Secretary of the Navy shall designate a sin-13 gle commander within the Department of the Navy who 14 shall serve as the official with principal responsibility in 15 such Department for ensuring that forces of the Navy are 16 available for tasking and deployment, including forces that 17 may be operating from a forward deployed location.

18 "(i) The Secretary of the Navy shall designate a sin-19 gle commander within the Department of the Navy who 20 shall serve as the official with principal responsibility in 21 such Department for the oversight and management of the 22 shipyards of the Navy, including shipyards outside the 23 United States.".

1	Subtitle D Comprehensive Der
	Subtitle B—Comprehensive Pen-
2	tagon Bureaucracy Reform and
3	Reduction
4	SEC. 911. AUTHORITIES AND RESPONSIBILITIES OF THE
5	CHIEF MANAGEMENT OFFICER OF THE DE-
6	PARTMENT OF DEFENSE.
7	(a) Authorities and Responsibilities.—
8	(1) IN GENERAL.—Section 132a(b) of title 10,
9	United States Code, is amended—
10	(A) by amending paragraph (3) to read as
11	follows:
12	"(3) Exercising authority, direction, and control
13	over the Defense Agencies and Department of De-
14	fense Field Activities with respect to the covered ac-
15	tivities."; and
16	(B) by adding at the end the following:
17	"(7) Serving as the official with principal re-
18	sponsibility in the Department for minimizing the
19	duplication of efforts and maximizing efficiency and
20	effectiveness among all organizations and elements
21	of the Department (other than the military depart-
22	ments) with respect to the covered activities.".
23	(2) BUDGET AUTHORITY.—Section 132a of title
24	10, United States Code (as amended by paragraph
25	(1)) is further amended—

1	(A) by redesignating subsections (c) and
2	(d) as subsections (d) and (e) respectively; and
3	(B) by inserting after subsection (b) the
4	following:

5 "(c) BUDGET AUTHORITY.—

6 ((1)(A))The Secretary of Defense, acting 7 through the Under Secretary of Defense (Comp-8 troller), shall require the head of each Defense 9 Agency and Department of Defense Field Activity to 10 transmit the proposed budget for the covered activi-11 ties of such Agency or Activity for a fiscal year and 12 for the period covered by the future-years defense program submitted to Congress under section 221 of 13 14 this title for that fiscal year to the Chief Manage-15 ment Officer for review under subparagraph (B) be-16 fore submitting the proposed budget to the Under 17 Secretary of Defense (Comptroller).

18 "(B) The Chief Management Officer shall re-19 view each proposed budget transmitted under sub-20 paragraph (A) and, not later than January 31 of the 21 year preceding the fiscal year for which the budget 22 is proposed, shall submit to the Secretary of Defense 23 a report containing the comments of the Chief Man-24 agement Officer with respect to all such proposed 25 budgets, together with the certification of the Chief

1	Management Officer regarding whether each pro-
2	posed budget achieves an adequate level of efficiency
3	and effectiveness with respect to the covered activi-
4	ties.
5	"(C) Not later than March 31 of each year, the
6	Secretary of Defense shall submit to Congress a re-
7	port that includes the following:
8	"(i) Each proposed budget for the covered
9	activities of a Defense Agency or a Department
10	of Defense Field Activity that was transmitted
11	to the Chief Management Officer under sub-
12	paragraph (A).
13	"(ii) Identification of each proposed budget
14	contained in the most-recent report submitted
15	under subparagraph (B) that the Chief Man-
16	agement Officer did not certify as achieving an
17	adequate level of efficiency and effectiveness
18	with respect to the covered activities.
19	"(iii) A discussion of the actions that the
20	Secretary proposes to take, together with any
21	recommended legislation that the Secretary con-
22	siders appropriate, to address the inadequate
23	levels of efficiency and effectiveness achieved by
24	the proposed budgets identified in the report.

1	"(iv) Any additional comments that the
2	Secretary considers appropriate regarding the
3	inadequate levels of efficiency and effectiveness
4	achieved by the proposed budgets.
5	((2) None of the funds authorized to be appro-
6	priated or otherwise made available for any fiscal
7	year for the covered activities of a Defense Agency
8	or a Department of Defense Field Activity may be
9	obligated or expended unless—
10	"(A) the head of the Agency or Activity
11	submits to the Chief Management Officer a
12	plan for the obligation and expenditure of such
13	funds; and
14	"(B) the Chief Management Officer ap-
15	proves the plan.
16	"(3) Nothing in this subsection shall be con-
17	strued to modify or interfere with the budget-related
18	responsibilities of the Director of National Intel-
19	ligence.".
20	(3) COVERED ACTIVITIES DEFINED.—Section
21	132a of title 10, United States Code (as amended by
22	paragraphs (1) and (2)) is further amended by add-
23	ing at the end the following:
24	"(f) COVERED ACTIVITIES DEFINED.—In this sec-
25	tion, the term 'covered activities' means any activity relat-

ing to civilian resources management, logistics manage ment, services contracting, or real estate management.".
 (b) STREAMLINING OF CERTAIN FUNCTIONS ACROSS
 THE DEPARTMENT OF DEFENSE.—

5 (1) STREAMLINING OF FUNCTIONS.—

6 (A) IN GENERAL.—Except as provided in 7 subparagraph (B), not later than January 1, 8 2021, and not less frequently than once every 9 five years thereafter, the Secretary of Defense, 10 acting through the Chief Management Officer 11 of the Department Defense, shall reduce or 12 eliminate duplicative functions across all organi-13 zations and elements of the Department of De-14 fense with respect to the covered activities.

(B) EXCEPTION.—The military services
shall not be included in any reductions or eliminations carried out under subparagraph (A) on
or before January 1, 2021.

19 (2) CERTIFICATION AND REVIEW OF COST SAV20 INGS.—

(A) CERTIFICATION.—Not later January
1, 2021, the Chief Management Officer shall
certify to the congressional defense committees
that the reductions and eliminations carried out
under paragraph (1) accomplished savings with

415

respect to the total amount obligated and ex-2 pended for the covered activities in fiscal year 3 2020 that were not less than 25 percent of the 4 baseline amount.

(B) GAO REVIEW.—Not later than 30 5 6 days after the submission of the certification 7 under subparagraph (A), the Comptroller Gen-8 eral of the United States shall submit to the 9 congressional defense committees a report that verifies whether the savings reported by the 10 11 Chief Management Officer under such subpara-12 graph are accurate.

13 (C) BASELINE AMOUNT.—For the pur-14 poses of this paragraph, the baseline amount is 15 the total amount obligated and expended by or-16 ganizations and elements of the Department of 17 Defense other than the military services for fis-18 cal year 2018 for the covered activities—

19 (i) increased by a credit for the 20 amount of any reductions in the costs of 21 such activities that are documented, as of 22 the date that is 90 days after the date of 23 the enactment of this Act, as having been 24 accomplished in accordance with section 25 346 of the National Defense Authorization

1	Act for Fiscal Year 2016 (Public Law
2	114–92;.10 U.S.C. 111 note); and
3	(ii) decreased by the amount of any
4	reductions in costs for such activities that
5	are documented, as of the date that is 90
6	days after the date of the enactment of
7	this Act, as having been accomplished in
8	accordance with other sections of this sub-
9	title.
10	(D) TREATMENT OF CERTAIN COST SAV-
11	INGS.—For the purposes of calculating the per-
12	centage cost savings accomplished by the Chief
13	Management Officer under subparagraph (A),
14	any reduction in costs documented, as of the
15	date that is 90 days after the date of the enact-
16	ment of this Act, as having been accomplished
17	in accordance with section 346 of the National
18	Defense Authorization Act for Fiscal Year 2016
19	(Public Law 114–92;.10 U.S.C. 111 note) shall
20	be treated as a reduction accomplished by the
21	Chief Management Officer under paragraph
22	(1).
23	(3) Plan and review.—
24	(A) PLAN REQUIRED.—Not later than
25	March 1, 2020, the Chief Management Officer

1	shall submit to the congressional defense com-
2	mittees a plan for complying with paragraphs
3	(1) and (2).
4	(B) GAO REVIEW.—Not later than 30
5	days after the submission of the plan under
6	subparagraph (A), the Comptroller General of
7	the United States shall submit to the congres-
8	sional defense committees a report that
9	verifies—
10	(i) whether the plan submitted under
11	subparagraph (A) is feasible; and
12	(ii) whether any cost savings expected
13	to result from the plan are accurate.
14	(4) Subsequent reports and reviews.—
15	(A) CMO REPORTS.—Not later than Janu-
16	ary 1 of every fifth calendar year beginning
17	with January 1, 2026, the Chief Management
18	Officer shall submit to the congressional de-
19	fense committees a report that describes the ac-
20	tivities carried out by the Chief Management
21	Officer under paragraph (1) during the pre-
22	ceding five years, including an estimate of any
23	cost savings achieved as a result of such activi-
24	ties.

1	(B) GAO REVIEW.—Not later than 30
2	days after the submission of each report under
3	subparagraph (A), the Comptroller General of
4	the United States shall submit to the congres-
5	sional defense committees a report that
6	verifies—
7	(i) whether the activities described in
8	the report under subparagraph (A) were
9	carried out; and
10	(ii) whether any cost savings esti-
11	mated in the report are accurate.
12	(5) Covered activities defined.—In this
13	subsection, the term "covered activities" has the
14	meaning given that term in section 132a(f) of title
15	10, United States Code, as added by subsection (a)
16	of this section.
17	SEC. 912. AUTHORITIES AND RESPONSIBILITIES OF THE IN-
18	
	SPECTOR GENERAL OF THE DEPARTMENT OF
19	SPECTOR GENERAL OF THE DEPARTMENT OF DEFENSE.
19 20	
	DEFENSE.
20	DEFENSE. (a) Additional Responsibilities and Authori-
20 21	DEFENSE. (a) Additional Responsibilities and Authori- Ties.—Section 141 of title 10, United States Code, is
20 21 22	DEFENSE. (a) ADDITIONAL RESPONSIBILITIES AND AUTHORI- TIES.—Section 141 of title 10, United States Code, is amended by adding at the end the following:

responsibility in the Department for minimizing the dupli cation of efforts and maximizing efficiency among the In spectors General across all organizations and elements of
 the Department with respect to the covered activities.

5 "(d)(1)(A) The Secretary of Defense, acting through the Under Secretary of Defense (Comptroller), shall re-6 quire each Inspector General of an organization or element 7 8 of the Department of Defense to transmit the proposed 9 budget for the covered activities of the Office of such In-10 spector General for a fiscal year and for the period covered by the future-years defense program submitted to Con-11 gress under section 221 of this title for that fiscal year 12 13 to the Inspector General of the Department of Defense for review under subparagraph (B) before submitting the 14 15 proposed budget to the Under Secretary of Defense 16 (Comptroller).

17 "(B) The Inspector General of the Department of Defense shall review each proposed budget transmitted 18 under subparagraph (A) and, not later than January 31 19 of the year preceding the fiscal year for which the budget 20 21 is proposed, shall submit to the Secretary of Defense a 22 report containing the comments of the Inspector General 23 with respect to all such proposed budgets, together with 24 the certification of the Inspector General regarding whether each proposed budget achieves an adequate level of effi-25

ciency and effectiveness with respect to the covered activi ties.

3 "(C) Not later than March 31 of each year, the Sec4 retary of Defense shall submit to Congress a report that
5 includes the following:

6 "(i) Each proposed budget for the covered ac-7 tivities of an Inspector General of an organization or 8 element of the Department of Defense that was 9 transmitted to the Inspector General of the Depart-10 ment under subparagraph (A).

"(ii) Identification of each proposed budget contained in the most-recent report submitted under
subparagraph (B) that the Inspector General of the
Department did not certify as achieving an adequate
level of efficiency and effectiveness with respect to
the covered activities.

"(iii) A discussion of the actions that the Secretary proposes to take, together with any recommended legislation that the Secretary considers
appropriate, to address the inadequate levels of efficiency and effectiveness achieved by the proposed
budgets identified in the report.

23 "(iv) Any additional comments that the Sec-24 retary considers appropriate regarding the inad-

equate levels of efficiency and effectiveness achieved
 by the proposed budgets.

3 "(2) None of the funds authorized to be appropriated
4 or otherwise made available for any fiscal year for the cov5 ered activities of an Inspector General of an organization
6 or element of the Department of Defense may be obligated
7 or expended unless—

8 "(A) the Inspector General of the organization 9 or element submits to the Inspector General of the 10 Department of Defense a plan for the obligation and 11 expenditure of such funds; and

12 "(B) the Inspector General of the Department13 of Defense approves the plan.

14 "(e) In this section, the term 'covered activities' 15 means any activity relating to public affairs, human re-16 sources, contracting, services contracting, or any other 17 cross-enterprise activities of the Inspectors General of the 18 organizations and elements of the Department of Defense, 19 as determined by the Inspector General of the Depart-20 ment.".

(b) STREAMLINING OF FUNCTIONS.—Not later than
January 1, 2021, the Secretary of Defense, acting through
the Inspector General of the Department Defense, shall
reduce or eliminate duplicative functions among the In-

spectors General across all organizations and elements of
 the Department with respect to the covered activities.

3 (c) PLAN REQUIRED.—Not later than March 1,
4 2020, the Inspector General of the Department of Defense
5 shall submit to the congressional defense committees a
6 plan for complying with subsection (b).

7 (d) COVERED ACTIVITIES DEFINED.—In this section,
8 the term "covered activities" has the meaning given that
9 term in section 141(e) of title 10, United States Code,
10 as added by subsection (a) of this section.

11 SEC. 913. TRANSITION OF CERTAIN DEFENSE AGENCIES
12 AND DEPARTMENT OF DEFENSE FIELD AC13 TIVITIES.

14 (a) DEFENSE INFORMATION SYSTEMS AGENCY.—

(1) TRANSFER OF FUNCTIONS.—Not later than
January 1, 2021, the Secretary of Defense, acting
through the Chief Management Officer of the Department of Defense, shall—

(A) transfer all information technology
contracting and acquisition services of the Defense Information Systems Agency to other elements of the Department of Defense, which
may include the transfer of such services to the
military departments; and

1	(B) transfer all senior leader communica-
2	tions functions of the Agency to other elements
3	of the Department of Defense.
4	(2) TRANSITION PLAN.—Not later than March
5	1, 2020, the Chief Management Officer shall submit
6	to the congressional defense committees a plan for
7	the transfers required under paragraph (1).
8	(b) Elimination of Washington Headquarters
9	SERVICES.—
10	(1) ELIMINATION REQUIRED.—Not later than
11	January 1, 2021, the Secretary of Defense, acting
12	through the Chief Management Officer of the De-
13	partment of Defense, shall eliminate the Washington
14	Headquarters Services.
15	(2) TRANSFER OR ELIMINATION.—
16	(A) TRANSFER.—The Chief Management
17	Officer shall transfer to other elements of the
18	Office of the Secretary of Defense only such
19	functions of the Washington Headquarters
20	Services as are necessary to carry out an essen-
21	tial function not otherwise carried out by such
22	Office, as determined by the Chief Management
23	Officer.
24	(B) ELIMINATION.—Any functions of the
25	Washington Headquarters Services that are not

1	transferred to another element of the Office of
2	the Secretary of Defense under subparagraph
3	(A) shall be eliminated.
4	(3) TRANSFER OR DISPOSITION OF ASSETS.—
5	The Chief Management Officer shall dispose of, or
6	transfer to other elements of the Office of the Sec-
7	retary of Defense, any assets of the Washington
8	Headquarters Services.
9	(4) TRANSITION PLAN.—Not later than March
10	1, 2020, the Chief Management Officer shall submit
11	to the congressional defense committees a plan for
12	the eliminations and transfers required under this
13	subsection.
14	(c) Review of Defense Agencies and Depart-
15	MENT OF DEFENSE FIELD ACTIVITIES.—
16	(1) REVIEW REQUIRED.—The Chief Manage-
17	ment Officer of the Department of Defense shall re-
18	view the efficiency and effectiveness of each Defense
19	Agency and Department of Defense Field Activity.
20	As part of the review, the Chief Management Officer
21	shall identify each function of an Agency or Activity
22	that is substantially similar to, or duplicative of, a
23	function carried out by another organization or ele-

24 ment of the Department of Defense.

1	(2) REPORT.—Not later than March 1, 2020,
2	the Chief Management Officer shall submit to the
3	congressional defense committees a report that in-
4	cludes the results of the review conducted under
5	paragraph (1).
6	(3) CMO VERIFICATION AND TRANSITION
7	PLAN.—Together with the submission of the report
8	under paragraph (2) and based on the results of the
9	review conducted under paragraph (1), the Chief
10	Management Officer shall submit to the congres-
11	sional defense committees—
12	(A) a list identifying each Defense Agency
13	and Department of Defense Field Activity that
14	the Chief Management Officer has deter-
15	mined—
16	(i) operates efficiently and effectively;
17	and
18	(ii) does not carry out any function
19	that is substantially similar to, or duplica-
20	tive of, a function carried out by another
21	organization or element of the Department
22	of Defense; and
23	(B) with respect to each Agency or Activity
24	not included on the list under subparagraph
25	(A), a plan for—

1	(i) eliminating the Agency or Activity;
2	or
3	(ii) transferring some or all of the
4	functions of the Agency or Activity to an-
5	other organization or element of the De-
6	partment of Defense.
7	(d) Clarification of Authorities of the Sec-
8	RETARY OF DEFENSE.—
9	(1) IN GENERAL.—Except as provided in para-
10	graph (2), the Secretary of Defense shall have the
11	authority to establish or terminate any Defense
12	Agency or Department of Defense Field Activity.
13	(2) EXCEPTIONS.—The authority of the Sec-
14	retary of Defense to establish or terminate a De-
15	fense Agency or Department of Defense Field Activ-
16	ity under paragraph (1) does not apply to an Agency
17	or Activity that is specifically established or termi-
18	nated by an Act of Congress.
19	(3) References.—Any reference in Federal
20	law, regulations, guidance, instructions, or other
21	documents of the Federal Government to a Defense
22	Agency or Department of Defense Field Activity ter-
23	minated by the Secretary of Defense under para-
24	graph (1), or to the head of such an Agency or Ac-

1	tivity, shall be deemed to be a reference to the Sec-
2	retary of Defense.
3	(4) NOTICE REQUIREMENT.—The Secretary of
4	Defense may not terminate a Defense Agency or De-
5	partment of Defense Field Activity until a period of
6	90 days has elapsed following the date on which the
7	Secretary submits to the congressional defense com-
8	mittees—
9	(A) notice of the intent of the Secretary to
10	terminate the Agency or Activity; and
11	(B) recommendations for legislative actions
12	that may be required as a result of such termi-
13	nation.
13 14	nation. SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND
14	SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND
14 15	SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS
14 15 16 17	SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS AGENCY.
14 15 16 17	SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS AGENCY. (a) SYSTEM AND CAPABILITY.—Not later than Janu-
14 15 16 17 18	 SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS AGENCY. (a) SYSTEM AND CAPABILITY.—Not later than Janu- ary 1, 2021, the Director of the Defense Logistics Agency and the Chief Management Officer of the Department of
14 15 16 17 18 19	 SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS AGENCY. (a) SYSTEM AND CAPABILITY.—Not later than Janu- ary 1, 2021, the Director of the Defense Logistics Agency and the Chief Management Officer of the Department of
 14 15 16 17 18 19 20 	SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS AGENCY. (a) SYSTEM AND CAPABILITY.—Not later than Janu- ary 1, 2021, the Director of the Defense Logistics Agency and the Chief Management Officer of the Department of Defense shall jointly, in consultation with the customers
 14 15 16 17 18 19 20 21 	SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS AGENCY. (a) SYSTEM AND CAPABILITY.—Not later than Janu- ary 1, 2021, the Director of the Defense Logistics Agency and the Chief Management Officer of the Department of Defense shall jointly, in consultation with the customers served by the Agency, develop and implement—
 14 15 16 17 18 19 20 21 22 	SEC. 914. ACTIONS TO INCREASE THE EFFICIENCY AND TRANSPARENCY OF THE DEFENSE LOGISTICS AGENCY. (a) SYSTEM AND CAPABILITY.—Not later than Janu- ary 1, 2021, the Director of the Defense Logistics Agency and the Chief Management Officer of the Department of Defense shall jointly, in consultation with the customers served by the Agency, develop and implement— (1) a comprehensive system that enables cus-

1	(B) the delivery status of items and mate-
2	rials that are in transit to customers; and
3	(2) a predictive analytics capability designed to
4	increase the efficiency of the system described in
5	paragraph (1) by identifying emerging customer
6	needs with respect to items and materials supplied
7	by the Agency, including any emerging needs arising
8	from the use of new weapon systems by customers.
9	(b) Actions to Increase Efficiency.—Not later
10	than January 1, 2021, the Director of the Defense Logis-
11	tics Agency and the Chief Management Officer shall joint-
12	ly—
13	(1) reduce the rates charged to customers, in
14	aggregate, by not less than 10 percent;
15	(2) eliminate the duplication of services within
16	the Agency; and
17	(3) establish specific goals and metrics to en-
18	sure that the Agency is fulfilling its mission of pro-
19	viding items and materials to customers with suffi-
20	cient speed and in sufficient quantities to ensure the
21	lethality and readiness of warfighters.
22	(c) PLAN REQUIRED.—Not later than March 1,
23	2020, the Director of the Defense Logistics Agency and
24	the Chief Management Officer shall jointly submit to the
25	congressional defense committees a plan that describes

how the Director and the Chief Management Officer will
 achieve compliance with the requirements of subsections
 (a) and (b).

4 SEC. 915. REVIEW OF FUNCTIONS OF DEFENSE CONTRACT 5 AUDIT AGENCY AND DEFENSE CONTRACT 6 MANAGEMENT AGENCY.

7 (a) REVIEW REQUIRED.—The Secretary of Defense, 8 acting through the Chief Management Officer of the De-9 partment of Defense, shall direct the Under Secretary of Defense for Acquisition and Sustainment and the Under 10 11 Secretary of Defense (Comptroller) to conduct a joint re-12 view of the functions of the Defense Contract Audit Agency and the Defense Contract Management Agency. The 13 review shall include— 14

- (1) a validation of the missions and functions ofeach Agency;
- 17 (2) a determination of whether there are func18 tions performed by either Agency that could more
 19 appropriately be performed by—
- 20 (A) the other Agency;

(B) any other organization or element of
the Department of Defense, including the military departments; or

24 (C) commercial providers; and

(3) a validation of the continued need for two
 separate Agencies with oversight for defense con tracting.

4 (b) REPORT REQUIRED.—Not later than March 1,
5 2020, the Secretary of Defense shall submit to the con6 gressional defense committees a report that includes the
7 results of the review conducted under subsection (a).

8 SEC. 916. STREAMLINING OF DEFENSE FINANCE AND AC9 COUNTING SERVICES.

(a) IN GENERAL.—Not later than January 1, 2021,
the Chief Management Officer and the Under Secretary
of Defense (Comptroller) shall jointly carry out activities
to streamline, reduce duplication, and make more effective
the operations of the Defense Finance and Accounting
Services.

(b) PLAN REQUIRED.— Not later than March 1,
2020, the Chief Management Officer and the Under Secretary of Defense (Comptroller) shall jointly submit to the
congressional defense committees a plan for carrying out
the activities required under subsection (a).

21 SEC. 917. REDUCTION IN NUMBER OF CHIEF INFORMATION 22 OFFICERS IN THE SENIOR EXECUTIVE SERV23 ICE.

With respect to the total number of Chief Informa-tion Officer positions within the Department of Defense,

during calendar year 2021 and each year thereafter not
 more than five of such positions may be Senior Executive
 Service positions (as that term is described in section
 4 3132(a)(2) of title 5, United States Code).

5 SEC. 918. GENERAL PROVISIONS.

6 (a) CONSOLIDATED REPORT.—The plans and reports
7 required to be submitted to the congressional defense com8 mittees under this subtitle on or before March 1, 2020,
9 may be combined and submitted in the form of a single,
10 consolidated document.

11 (b) DEFINITIONS.—In this subtitle:

12 (1) The term "Chief Management Officer"
13 means the Chief Management Officer of the Depart14 ment of Defense.

(2) The terms "Defense Agency", "Department
of Defense Field Activity", and "military departments" have the meanings given the terms in section
101(a) of title 10, United States Code.

(c) CONFORMING AMENDMENT.—Section 143(b) of
title 10, United States Code, is amended by striking "and
the Washington Headquarters Services of the Department
of Defense".

23 (d) EFFECTIVE DATE.—The amendment made by24 subsection (c) shall take effect on the earlier of—

1 (1) the date on which the Washington Head-2 quarters Services is eliminated under section 913; or 3 (2) January 1, 2021. Subtitle C—Other Matters 4 5 921. ARTIFICIAL INTELLIGENCE AND SEC. MACHINE 6 LEARNING POLICY AND OVERSIGHT COUN-7 CIL.

8 (a) ESTABLISHMENT.—In order to fulfill the respon-9 sibilities specified in Section 133a of title 10, United 10 States Code, the Under Secretary of Defense for Research 11 and Engineering shall establish and lead a team to be 12 known as the "Artificial Intelligence and Machine Learn-13 ing Policy and Oversight Council" (in this section referred 14 to as the "Council").

15 (b) PURPOSE.—The purpose of the Council shall be16 to—

(1) integrate the functional activities of the organizations and elements of the Department of Defense with respect to artificial intelligence and machine learning;

(2) ensure there are efficient and effective artificial intelligence and machine learning capabilities
throughout Department; and

24 (3) develop and continuously improve research,25 innovation, policy, joint processes, and procedures to

1	facilitate the development, acquisition, integration,
2	advancement, and sustainment of artificial intel-
3	ligence and machine learning throughout the De-
4	partment.
5	(c) MEMBERSHIP.—The membership of the Council
6	shall include the following:
7	(1) The Under Secretary of Defense for Re-
8	search and Engineering, or the designee of the
9	Under Secretary, who shall serve as the leader of the
10	Council.
11	(2) The following officials of the Department of
12	Defense, or their designees:
13	(A) The Under Secretary of Defense for
14	Acquisition and Sustainment.
15	(B) The Chief Management Officer of the
16	Department of Defense.
17	(C) The Under Secretary of Defense
18	(Comptroller).
19	(D) The Under Secretary of Defense for
20	Personnel and Readiness.
21	(E) The Under Secretary of Defense for
22	Intelligence.
23	(F) The General Counsel of the Depart-
24	ment of Defense.
25	(G) The head of each military service.

1	(H) The Commander of the United States
2	Special Operations Command.
3	(I) The Director of the Defense Advanced
4	Research Projects Agency.
5	(3) Any other official of the Department of De-
6	fense determined to be appropriate by the Under
7	Secretary of Defense for Research and Engineering.
8	(d) Operation.—The Council shall operate continu-
9	ously.
10	SEC. 922. LIMITATION ON TRANSFER OF THE CHEMICAL,
11	BIOLOGICAL, AND RADIOLOGICAL DEFENSE
12	DIVISION OF THE NAVY.
14	
12	(a) FINDINGS.—Congress makes the following find-
13	(a) FINDINGS.—Congress makes the following find-
13 14	(a) FINDINGS.—Congress makes the following find- ings:
13 14 15	(a) FINDINGS.—Congress makes the following find- ings:(1) The Chemical, Biological, and Radiological
13 14 15 16	 (a) FINDINGS.—Congress makes the following findings: (1) The Chemical, Biological, and Radiological Defense Division of the Navy, currently based at the
 13 14 15 16 17 	 (a) FINDINGS.—Congress makes the following findings: (1) The Chemical, Biological, and Radiological Defense Division of the Navy, currently based at the Naval Surface Warfare Center in Dahlgren, Vir-
 13 14 15 16 17 18 	 (a) FINDINGS.—Congress makes the following findings: (1) The Chemical, Biological, and Radiological Defense Division of the Navy, currently based at the Naval Surface Warfare Center in Dahlgren, Virginia, consists of a highly effective team of scientists
 13 14 15 16 17 18 19 	 (a) FINDINGS.—Congress makes the following findings: (1) The Chemical, Biological, and Radiological Defense Division of the Navy, currently based at the Naval Surface Warfare Center in Dahlgren, Virginia, consists of a highly effective team of scientists performing critical work for the United States.
 13 14 15 16 17 18 19 20 	 (a) FINDINGS.—Congress makes the following findings: (1) The Chemical, Biological, and Radiological Defense Division of the Navy, currently based at the Naval Surface Warfare Center in Dahlgren, Virginia, consists of a highly effective team of scientists performing critical work for the United States. (2) The Secretary of the Navy has notified Con-
 13 14 15 16 17 18 19 20 21 	 (a) FINDINGS.—Congress makes the following findings: (1) The Chemical, Biological, and Radiological Defense Division of the Navy, currently based at the Naval Surface Warfare Center in Dahlgren, Virginia, consists of a highly effective team of scientists performing critical work for the United States. (2) The Secretary of the Navy has notified Congress of the intent of the Secretary to transfer the

1	formation that adequately justifies the proposed
2	transfer of the Division.
3	(b) REPORT REQUIRED.—Not later than 90 days
4	after the date of the enactment of this Act, the Secretary
5	of the Navy shall submit to the congressional defense com-
6	mittees a report that includes—
7	(1) a detailed timeline for the proposed transfer
8	of the Chemical, Biological, and Radiological De-
9	fense Division of the Navy from Virginia to another
10	location;
11	(2) a full accounting of the costs associated
12	with the proposed transfer, including—
13	(A) all personnel costs;
14	(B) all equipment costs; and
15	(C) all facility renovation costs for the ex-
16	isting facilities of the Division and the facilities
17	to which the Division is proposed to be trans-
18	ferred;
19	(3) a risk assessment of the operational impact
20	of the transfer during the transition period; and
21	(4) an explanation of the operational benefit ex-
22	pected to be achieved by collocating all Chemical, Bi-
23	ological, and Radiological elements of the Depart-
24	ment of the Navy.

(c) LIMITATION.—The Secretary of the Navy may not
 transfer, or prepare to transfer, the Chemical, Biological,
 and Radiological Defense Division of the Navy from Dahl gren, Virginia to another location until a period of 45 days
 has elapsed following the date on which the report is sub mitted to the congressional defense committees under sub section (b).

8 TITLE X—GENERAL PROVISIONS 9 Subtitle A—Financial Matters

10 SEC. 1001. GENERAL TRANSFER AUTHORITY.

11 (a) Authority to Transfer Authorizations.—

12 (1) AUTHORITY.—Upon determination by the 13 Secretary of Defense that such action is necessary in 14 the national interest, the Secretary may transfer 15 amounts of authorizations made available to the De-16 partment of Defense in this division for fiscal year 17 2019 between any such authorizations for that fiscal 18 year (or any subdivisions thereof). Amounts of au-19 thorizations so transferred shall be merged with and 20 be available for the same purposes as the authoriza-21 tion to which transferred.

(2) LIMITATION.—Except as provided in paragraph (3), the total amount of authorizations that
the Secretary may transfer under the authority of
this section may not exceed \$5,000,000,000.

1	(3) EXCEPTION FOR TRANSFERS BETWEEN
2	MILITARY PERSONNEL AUTHORIZATIONS.—A trans-
3	fer of funds between military personnel authoriza-
4	tions under title IV shall not be counted toward the
5	dollar limitation in paragraph (2).
6	(b) LIMITATIONS.—The authority provided by sub-
7	section (a) to transfer authorizations—
8	(1) may only be used to provide authority for
9	items that have a higher priority than the items
10	from which authority is transferred; and
11	(2) may not be used to provide authority for an
12	item that has been denied authorization by Con-
13	gress.
14	(c) Effect on Authorization Amounts.—A
15	transfer made from one account to another under the au-
16	thority of this section shall be deemed to increase the
17	amount authorized for the account to which the amount
18	is transferred by an amount equal to the amount trans-
19	ferred.
20	(d) NOTICE TO CONGRESS.—The Secretary shall
21	promptly notify Congress of each transfer made under
22	subsection (a).
23	SEC. 1002. EXPERTISE IN AUDIT REMEDIATION.

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

(1) The ongoing efforts to produce auditable fi nancial statements for the Department of Defense,
 its agencies, and the military services enhance readi ness and accountability by ensuring effective stew ardship of taxpayer resources.

6 (2) The transition from audit readiness to audit 7 performance and remediation are critical phases, de-8 manding expertise from accounting firms and finan-9 cial management professionals to ensure that the 10 Department successfully addresses issues identified 11 in an audit.

12 (3) Support from the private sector enhances 13 the ability of the Department to conduct audit and 14 remediation activities, and will enable the Depart-15 ment to achieve its strategic objective of improving 16 business practices with efficiency and accountability. 17 (b) Additional Requirements for Semiannual BRIEFING ON THE FINANCIAL IMPROVEMENT AND AUDIT 18 REMEDIATION PLAN.—Section 252(b)(2) of title 10, 19 20United States Code, is amended by adding at the end the 21 following new sentence: "Such briefing shall include the 22 amount of auditing and audit remediation services being 23 performed by professionals meeting the qualifications de-24 scribed in section 254(b) of this title, both as an absolute

number and as a percentage of auditing and audit remedi ation services then under contract.".

3 (c) ADDITIONAL REPORTING REQUIREMENTS.—Sec4 tion 252(b)(1) of such title is amended—

5 (1) in subparagraph (B), by adding at the end6 the following new clauses:

7 "(vii) If less than 50 percent of the 8 auditing and audit remediation services 9 under contract, as described in the briefing required under paragraph (2), are being 10 11 performed by professionals meeting the 12 qualifications described in section 254(b)13 of this title, a detailed description of the 14 risks associated with the risks of the acqui-15 sition strategy of the Department with re-16 spect to conducting audits and audit reme-17 diation activities and an explanation of 18 how the strategy complies with the policies 19 expressed by Congress.

20 "(viii) If less than 25 percent of the
21 auditing and audit remediation services
22 under contract, as described in the briefing
23 required under paragraph (2), are being
24 performed by professionals meeting the
25 qualifications described in section 254(b)

1	of this title, a written certification that the
2	staffing ratio complies with commercial
3	best practices and presents no increased
4	risk of delay in the Department's ability to
5	achieve a clean audit opinion"; and
6	(2) by adding at the end the following new sub-
7	paragraph:
8	"(C) Additional requirements.—
9	"(i) Unclassified form.—A de-
10	scription submitted pursuant to clause (vii)
11	of subparagraph (B) or a certification sub-
12	mitted pursuant to clause (viii) of such
13	subparagraph shall be submitted in unclas-
14	sified form, but may contain a classified
15	annex.
16	"(ii) Delegation.—The Secretary
17	may not delegate the submission of a cer-
18	tification pursuant to clause (viii) of sub-
19	paragraph (B) to any official other than
20	the Deputy Secretary of Defense, the Chief
21	Management Officer, or the Under Sec-
22	retary of Defense (Comptroller).".

SEC. 1003. AUTHORITY TO TRANSFER FUNDS TO DIRECTOR OF NATIONAL INTELLIGENCE FOR CAPNET.

3 During fiscal year 2019, the Secretary of Defense 4 may transfer to the Director of National Intelligence, 5 under the authority in section 1001 of this Act, an amount 6 that does not exceed \$2,000,000 to provide support for 7 the operation of the classified network known as 8 CAPNET.

9 SEC. 1004. INDEPENDENT PUBLIC ACCOUNTANT AUDIT OF
10 FINANCIAL SYSTEMS OF THE DEPARTMENT
11 OF DEFENSE.

12 The Secretary of Defense shall ensure that each 13 major implementation of, or modification to, a financial 14 system of the Department of Defense is reviewed by an 15 independent public accountant to validate that such finan-16 cial system will meet any applicable Federal requirements. 17 **Subtitle B—Counterdrug Activities**

18 SEC. 1011. DEPARTMENT OF DEFENSE SUPPORT FOR COM-

19 BATING OPIOID TRAFFICKING AND ABUSE.

20 (a) FINDINGS; SENSE OF CONGRESS.—

(694536|4)

21 (1) FINDINGS.—Congress makes the following22 findings:

23 (A) Over the past 15 years, opioid use in24 the United States has grown exponentially.

25 (B) According to the Office of National26 Drug Control Policy, the number of deaths re-

1	lated to opioids in the United States in 2016
2	was 42,269.
3	(C) Addiction and misuse of prescription
4	opioids continues to rise. According to the Of-
5	fice of National Drug Control Policy, in 2016,
6	11,500,000 people misused prescription opioids.
7	(D) The predominant amount of precur-
8	sors for fentanyl production are illicitly traf-
9	ficked from China.
10	(E) The Office of National Drug Control
11	Policy is the lead agency for coordinating the
12	Federal response to address the opioid epidemic
13	in the United States.
14	(F) The Department of Homeland Security
15	is the lead Federal agency in securing United
16	States borders from illicit trafficking.
17	(G) The Department of Defense plays a
18	vital supporting role in addressing the opioid
19	epidemic through intelligence analysis, edu-
20	cation, and assistance to other departments and
21	agencies in dealing with this challenge.
22	(2) Sense of congress.—It is the sense of
23	Congress that—

(A) the Department of Defense should pro vide support for interagency efforts to combat
 the national opioid epidemic; and

4 (B) the role of the Department of Defense
5 is critical to identifying transnational criminal
6 organizations that allow illicit opioids to enter
7 the United States.

8 (b) DEPARTMENT OF DEFENSE SUPPORT FOR COM-9 BATING OPIOID TRAFFICKING AND ABUSE.—Of the funds authorized to be appropriated by this Act or otherwise 10 11 made available to the Department of Defense for National 12 Guard counterdrug programs for fiscal year 2019, \$20,000,000 shall be made available to provide support 13 14 for United States interagency efforts to combat opioid 15 trafficking and abuse in the United States, as specified in the funding table in Division D. 16

Subtitle C—Naval Vessels and Shipyards

19 SEC. 1021. INCLUSION OF OPERATION AND SUSTAINMENT

20COSTS IN ANNUAL NAVAL VESSEL CON-21STRUCTION PLANS.

Section 231(b)(2) of title 10, United States Code, is
amended by adding at the end the following new subparagraph:

1	"(F) The estimated operations and sustainment
2	costs required to support the vessels delivered under
3	the naval vessel construction plan.".
4	SEC. 1022. PURCHASE OF VESSELS USING FUNDS IN NA-
5	TIONAL DEFENSE SEALIFT FUND.
6	(a) IN GENERAL.—Section 2218(f)(3) of title 10,
7	United States Code, is amended—
8	(1) in subparagraph (C)—
9	(A) by striking "two" and inserting "ten";
10	and
11	(B) by striking "ships" and inserting "ves-
12	sels'';
13	(2) by redesignating subparagraph (E) as sub-
14	paragraph (F); and
15	(3) by inserting after subparagraph (D) the fol-
16	lowing new subparagraph (E):
17	"(E) The Secretary may not use the authority under
18	this paragraph to procure more than two foreign con-
19	structed vessels unless the Secretary submits to Congress,
20	by not later than the second week of February of the fiscal
21	year during which the Secretary plans to use such author-
22	ity, a certification that—
23	"(i) the Secretary has initiated an acquisition
24	strategy for the construction in United States ship-
25	yards of not less than ten new sealift vessels pur-

chased with funds in the National Defense Sealift
 Fund; and

3 "(ii) of such new sealift vessels, the lead ship
4 is anticipated to be delivered by not later than
5 2026.".

6 (b) LIMITATION ON USE OF FUNDS.—Of the 7 amounts authorized to be appropriated or otherwise made 8 available by this Act for fiscal year 2019 for the Military 9 Sealift Command, the Secretary of the Navy may not obli-10 gate or expend more than 75 percent until the Secretary 11 submits to the congressional defense committees certifi-12 cation that the Navy has—

(1) entered into a contract for the procurement
of two used National Defense Reserve Fleet vessels
in accordance with section 2218(f)(3)(C) of title 10,
United States Code; and

17 (2) completed the capability development docu-18 ment for the common hull multi-mission platform.

19 SEC. 1023. PURCHASE OF VESSELS BUILT IN FOREIGN SHIP-

20

YARDS WITH FUNDS IN NATIONAL DEFENSE

21 SEALIFT FUND.

22 Section 2218(f)(3) of title 10, United States Code,
23 as amended by section 1022, is further amended—

24 (1) in subparagraph (F), as redesignated by
25 such section 1022—

1	(A) by striking "30 days after" and insert-
2	ing "30 days before";
3	(B) in clause (i), by inserting "proposed"
4	before "date";
5	(C) in clause (ii), by striking "was" and
6	inserting "would be"; and
7	(D) by adding at the end the following new
8	clause:
9	"(viii) A detailed account of the criteria used to
10	make the determination under subparagraph (B).";
11	and
12	(2) by inserting after subparagraph (F), as so
13	redesignated, the following new subparagraph:
14	"(G) The Secretary may not finalize or execute the
15	final purchase of any vessel using the authority under this
16	paragraph until 30 days after the date on which a report
17	under subparagraph (E) is submitted with respect to such
18	purchase.".
19	SEC. 1024. TECHNICAL CORRECTIONS AND CLARIFICA-
20	TIONS TO CHAPTER 633 OF TITLE 10, UNITED
21	STATES CODE, AND OTHER PROVISIONS OF
22	LAW REGARDING NAVAL VESSELS.
23	(a) Model Basin; Investigation of Hull De-
24	SIGNS.—Section 7303 of title 10, United States Code, is
25	amended by striking "(a) An office" and all that follows

through "(b) The Secretary" and inserting "The Sec retary".

3 (b) REPEAL OF CERTAIN PROVISIONS OF CHAPTER
4 633 OF TITLE 10, UNITED STATES CODE.—

5 (1) IN GENERAL.—The following sections of
6 chapter 633 of title 10, United States Code, are re7 pealed:

8 (A) Section 7294.

9 (B) Section 7295.

- 10 (C) Section 7300.
- 11 (D) Section 7306.
- 12 (E) Section 7306b.
- (2) CLERICAL AMENDMENTS.—The table of sections at the beginning of such chapter is amended
 by striking the items relating to sections 7294.
 7295. 7300, 7306, and 7306b.

17 (c) Other Provisions of Law.—

18 (1) REPEAL OF METERING OF NAVY PIERS TO
19 ACCURATELY MEASURE ENERGY CONSUMPTION.—
20 Section 2828 of the National Defense Authorization
21 Act for Fiscal Year 2012 (Public Law 112-81; 125
22 Stat. 1694; 10 U.S.C. 7291 note) is repealed.

(2) MODIFICATION OF ADVANCE PROCUREMENT
FUNDING.—Section 124 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law

111-84; 123 Stat. 2214; 10 U.S.C. 7291 note) is 1 2 amended-3 (A) by striking subsection (a); and 4 (B) by redesignating subsections (b) and 5 (c) as subsections (a) and (b), respectively. 6 (3) Repeal of Policy relating to major 7 COMBATANT VESSELS OF THE STRIKE FORCES OF 8 THE UNITED STATES NAVY.—Section 1012 of the

9 National Defense Authorization Act for Fiscal Year
10 2008 (Public Law 110–181; 122 Stat. 303; 10
11 U.S.C. 7291 note) is repealed.

(4) REPEAL OF ALTERNATIVE TECHNOLOGIES
FOR FUTURE SURFACE COMBATANTS.—Section 128
of the John Warner National Defense Authorization
Act for Fiscal Year 2007 (Public Law 109–364; 120
Stat. 2109; 10 U.S.C. 7291 note) is repealed.

17 (5) REPEAL OF OBSOLETE PROVISION ON VES18 SEL SCRAPPING PILOT PROGRAM.—Section 8124 of
19 the Department of Defense Appropriations Act,
20 1999 (Public Law 105–262; 112 Stat. 2333; 10
21 U.S.C. 7291 note) is repealed.

(6) REPEAL OF PROVISION ON CONSIDERATION
OF VESSEL LOCATION FOR AWARD OF LAYBERTH
CONTRACTS FOR SEALIFT VESSELS.—Section 375 of
the National Defense Authorization Act for Fiscal

1	Year 1993 (Public Law 102–484; 106 Stat. 2385;
2	10 U.S.C. 7291 note) is repealed.
3	(7) Repeal of provision on revitalization
4	OF UNITED STATES SHIPBUILDING INDUSTRY.—Sec-
5	tion 1031 of the National Defense Authorization Act
6	for Fiscal Year 1993 (Public Law 102–484; 106
7	Stat. 2489; 10 U.S.C. 7291 note) is repealed.
8	(8) Repeal of fast sealift program.—
9	(A) PROCUREMENT OF SHIPS.—Section
10	1021 of the National Defense Authorization Act
11	for Fiscal Year 1993 (Public Law 102–484;
12	106 Stat. 2485; 10 U.S.C. 7291 note) is re-
13	pealed.
14	(B) ESTABLISHMENT OF PROGRAM.—Sec-
15	tion 1424 of the National Defense Authoriza-
16	tion Act for Fiscal Year 1991 (Public Law
17	101–510; 104 Stat. 1683; 10 U.S.C. 7291
18	note) is repealed.
19	(9) Repeal of requirements relating to
20	DEPOT-LEVEL MAINTENANCE OF SHIPS.—Section
21	1614 of the National Defense Authorization Act for
22	Fiscal Years 1990 and 1991 (Public Law 101–189;
23	103 Stat. 1601; 10 U.S.C. 7291 note) is amended
24	by striking subsections (a) and (b).

(10) REPEAL OF OBSOLETE REQUIREMENT FOR
 REPORTS ON EFFECTS OF NAVAL SHIPBUILDING
 PLANS ON MARITIME INDUSTRIES.—Section 1227 of
 the National Defense Authorization Act for Fiscal
 Year 1989 (Public Law 100-456; 102 Stat. 2055;
 10 U.S.C. 7291 note) is repealed.

7 (11) REPEAL OF SIX-HUNDRED-SHIP GOAL FOR
8 NAVY; SENSE OF CONGRESS.—Section 791 of the
9 Department of Defense Appropriations Act, 1982
10 (Public Law 97–114; 95 Stat. 1593; 10 U.S.C. 7291
11 note) is repealed.

(12) REPEAL OF PROHIBITION ON USE OF PUBLIC AND PRIVATE SHIPYARDS FOR CONVERSION,
OVERHAUL, OR REPAIR WORK UNDER CERTAIN PROGRAMS.—Section 811 of the Department of Defense
Appropriations Act, 1979 (Public Law 95–485; 92
Stat. 1624; 10 U.S.C. 7291 note) is repealed.

(13) REPEAL OF OBSOLETE REQUIREMENT TO
SUBMIT A FIVE-YEAR NAVAL SHIP NEW CONSTRUCTION AND CONVERSION PROGRAM.—Section 808 of
the Department of Defense Authorization Act, 1976
(Public Law 94–106; 89 Stat. 539; 10 U.S.C. 7291
note) is repealed.

1 SEC. 1025. RETENTION OF NAVY HOSPITAL SHIP CAPA-2 BILITY.

3 (a) RETENTION OF SHIPS.—The Secretary of the 4 Navy shall retain two T-AH 19 Mercy-class hospital ships 5 at a readiness level that provides for the activation and 6 deployment of each such ship within a period that does 7 not exceed 5 days.

8 (b) WAIVER AUTHORITY.—The Secretary of the 9 Navy may waive the requirement under subsection (a) if 10 the Secretary submits to the congressional defense com-11 mittees certification in writing that the Secretary has—

(1) for any T-AH 19 Mercy-class hospital ship
to be retired or transferred, identified a replacement
capability to meet the combatant commander afloat
medical capability for medical and surgical care that
is being met by the ship to be retired or transferred;
and

18 (2) achieved the initial operational capability of
19 the replacement capability described in paragraph
20 (1).

21 Subtitle D—Counterterrorism

22SEC. 1031. DEFINITION OF SENSITIVE MILITARY OPER-23ATION.

24 Subsection (d) of section 130f of title 10, United25 States Code, is amended to read as follows:

"(d) SENSITIVE MILITARY OPERATION DEFINED.—
 (1) Except as provided in paragraph (2), in this section,
 the term 'sensitive military operation' means a lethal oper ation or capture operation conducted by the armed forces
 or conducted by a foreign partner in coordination with the
 armed forces that targets a specific individual or individ uals.

8 "(2) For purposes of this section, the term 'sensitive
9 military operation' does not include any operation con10 ducted within Afghanistan.".

11 SEC. 1032. PROHIBITION ON USE OF FUNDS FOR TRANSFER

12OR RELEASE OF INDIVIDUALS DETAINED AT13UNITED STATES NAVAL STATION, GUANTA-14NAMO BAY, CUBA, TO THE UNITED STATES.

15 No amounts authorized to be appropriated or other-16 wise made available for the Department of Defense may be used during the period beginning on the date of the 17 enactment of this Act and ending on December 31, 2019, 18 19 to transfer, release, or assist in the transfer of or release 20 to or within the United States, its territories, or posses-21 sions Khalid Sheikh Mohammed or any other detainee 22 who----

(1) is not a United States citizen or a member
of the Armed Forces of the United States; and

(2) is or was held on or after January 20,
 2009, at United States Naval Station, Guantanamo
 Bay, Cuba, by the Department of Defense.

4 SEC. 1033. PROHIBITION ON USE OF FUNDS TO CONSTRUCT

5OR MODIFY FACILITIES IN THE UNITED6STATES TO HOUSE DETAINEES TRANS-7FERRED FROM UNITED STATES NAVAL STA-8TION, GUANTANAMO BAY, CUBA.

9 (a) IN GENERAL.—No amounts authorized to be ap-10 propriated or otherwise made available for the Department of Defense may be used during the period beginning 11 12 on the date of the enactment of this Act and ending on 13 December 31, 2019, to construct or modify any facility in the United States, its territories, or possessions to 14 15 house any individual detained at Guantanamo for the purposes of detention or imprisonment in the custody or 16 under the control of the Department of Defense. 17

(b) EXCEPTION.—The prohibition in subsection (a)
shall not apply to any modification of facilities at United
States Naval Station, Guantanamo Bay, Cuba.

(c) INDIVIDUAL DETAINED AT GUANTANAMO DEFINED.—In this section, the term "individual detained at
Guantanamo" has the meaning given that term in section
1034(f)(2) of the National Defense Authorization Act for

Fiscal Year 2016 (Public Law 114–92; 129 Stat. 971; 10
 U.S.C. 801 note).

3 SEC. 1034. PROHIBITION ON USE OF FUNDS FOR TRANSFER 4 OR RELEASE OF INDIVIDUALS DETAINED AT 5 UNITED STATES NAVAL STATION, GUANTA6 NAMO BAY, CUBA, TO CERTAIN COUNTRIES.

7 No amounts authorized to be appropriated or other-8 wise made available for the Department of Defense may 9 be used during the period beginning on the date of the enactment of this Act and ending on December 31, 2019, 10 11 to transfer, release, or assist in the transfer or release of 12 any individual detained in the custody or under the control of the Department of Defense at United States Naval Sta-13 tion, Guantanamo Bay, Cuba, to the custody or control 14 15 of any country, or any entity within such country, as fol-16 lows:

- 17 (1) Libya.
- 18 (2) Somalia.
- 19 (3) Syria.
- 20 (4) Yemen.

1	Subtitle E—Miscellaneous
2	Authorities and Limitations
3	SEC. 1041. NOTIFICATION ON THE PROVISION OF DEFENSE
4	SENSITIVE SUPPORT.
5	Section 1055 of the National Defense Authorization
6	Act for Fiscal Year 2017 (Public Law 114–328; 10 U.S.C.
7	113 note) is amended—
8	(1) in subsection (a)—
9	(A) in paragraph (1), by striking "; and"
10	and inserting a semicolon;
11	(B) in paragraph (2)(B), by striking the
12	period at the end and inserting a semicolon;
13	and
14	(C) by adding at the end the following new
15	paragraphs:
16	"(3) is requested by the non-Department of De-
17	fense Federal department or agency only after the
18	department or agency has first reasonably attempted
19	to use the resources of that department or agency to
20	accomplish the mission for which the department or
21	agency is making such request; and
22	"(4) is most appropriately provided by the De-
23	partment of Defense rather than another depart-
24	ment or agency of the Federal Government."; and

(2) in subsection (b), by adding at the end the
 following new paragraph:

3 "(4) Reverse defense sensitive support 4 **REQUEST.**—The Secretary shall notify the congres-5 sional defense committees (and the congressional in-6 telligence committees with respect to matters relat-7 ing to members of the intelligence community) of re-8 quests made by the Secretary to a non-Department 9 of Defense Federal department or agency for sup-10 port that requires special protection from disclosure 11 in the same manner and containing the same infor-12 mation as the Secretary notifies such committees of 13 defense sensitive support requests under paragraphs 14 (1) and (3).".

15 SEC. 1042. COORDINATING UNITED STATES RESPONSE TO
 16 MALIGN FOREIGN INFLUENCE OPERATIONS
 17 AND CAMPAIGNS.

(a) IN GENERAL.—Section 101 of the National Security Act of 1947 (50 U.S.C. 3021) is amended—

20 (1) in subsection (b)—
21 (A) in paragraph (2), by striking "and" at
22 the end;
23 (B) in paragraph (3), by striking the pe-

riod and inserting "; and"; and

1	(C) by adding at the end the following new
2	paragraph:
3	"(4) coordinate, without assuming operational
4	authority, the United States Government response to
5	malign foreign influence operations and cam-
6	paigns."; and
7	(2) by adding at the end the following new sub-
8	sections:
9	"(g) Coordinator for Combating Malign For-
10	EIGN INFLUENCE OPERATIONS AND CAMPAIGNS.—
11	"(1) IN GENERAL.—The President shall des-
12	ignate an employee of the National Security Council
13	to be responsible for the coordination of the inter-
14	agency process for combating malign foreign influ-
15	ence operations and campaigns.
16	"(2) Congressional briefing.—
17	"(A) IN GENERAL.—Not less frequently
18	than twice each year, the employee designated
19	under this subsection shall provide to the con-
20	gressional committees specified in subparagraph
21	(B) a briefing on the responsibilities and activi-
22	ties of the individual under this subsection.
23	"(B) Committees specified.—The con-
24	gressional committees specified in this subpara-
25	graph are the following:

"(i) The Committees on Armed Serv ices, Foreign Affairs, and Oversight and
 Government Reform, and the Permanent
 Select Committee on Intelligence of the
 House of Representatives.
 "(ii) The Committees on Armed Serv-

ices, Foreign Relations, and Homeland Security and Governmental Affairs, and the
Select Committee on Intelligence of the
Senate.

11 "(h) DEFINITION OF MALIGN FOREIGN INFLUENCE OPERATIONS AND CAMPAIGNS.—In this section, the term 12 13 'malign foreign influence operations and campaigns' means the coordinated, integrated, and synchronized ap-14 15 plication of national diplomatic, informational, military, 16 economic, business, corruption, educational, and other ca-17 pabilities by hostile foreign powers to foster attitudes, be-18 haviors, decisions, or outcomes within the United States.".

19 (b) Strategy.—

(1) IN GENERAL.—Not later than 9 months
after the date of the enactment of this Act, the
President, acting through the National Security
Council, shall submit to the congressional committees specified in paragraph (2) a strategy to counter
malign foreign influence operations and campaigns

1	(as such term is defined in section 101(h) of the Na-
2	tional Security Act of 1947 (50 U.S.C. 3021), as
3	added by subsection (a)).
4	(2) Committees specified.—The congres-
5	sional committees specified in this paragraph are the
6	following:
7	(A) The Committees on Armed Services,
8	Foreign Affairs, and Oversight and Government
9	Reform, and the Permanent Select Committee
10	on Intelligence of the House of Representatives.
11	(B) The Committees on Armed Services,
12	Foreign Relations, and Homeland Security and
13	Governmental Affairs, and the Select Com-
14	mittee on Intelligence of the Senate.
15	SEC. 1043. WORKFORCE ISSUES FOR MILITARY REALIGN-
16	MENTS IN THE PACIFIC.
17	Section $6(b)(1)$ of the Joint Resolution entitled "A
18	Joint Resolution to approve the 'Covenant To Establish
19	a Commonwealth of the Northern Mariana Islands in Po-
20	litical Union With the United States of America', and for
21	other purposes", approved March 24, 1976 (48 U.S.C.
22	1806(b)(1)) is amended—
23	(1) in subparagraph (A), by striking "during
24	the transition program" and inserting "during the
25	period beginning on the transition program effective

date and ending on the later of September 30, 2020,
or the last day of the transition period";
(2) by amending subparagraph (B) to read as
follows:
"(B) H-2B WORKERS.—In the case of an
alien described in subparagraph (A) who seeks
admission under section $101(a)(15)(H)(ii)(b)$ of
the Immigration and Nationality Act (8 U.S.C.
1101(a)(15)(H)(ii)(b)), the alien, if otherwise
qualified, may, before the later of December 31,
2023, or the last day of the transition period,
be admitted under such section, notwith-
standing the requirement of such section that
the service or labor be temporary, for a period
of up to 3 years—
"(i) to perform service or labor on
Guam or in the Commonwealth pursuant
to any agreement entered into by a prime
contractor or subcontractor calling for
services or labor required for performance
of a contact or subcontract for construc-
tion, repairs, renovations, or facility serv-
ices that is directly connected to, or associ-
ated with, the military realignment occur-

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ring on Guam and in the Commonwealth; or

"(ii) to perform service or labor as a 3 4 health care worker (such as a nurse, physician assistant, or allied health professional) 5 6 on Guam or in the Commonwealth, subject 7 to the education, training, licensing, and 8 other requirements of section 212(a)(5)(C)9 of the Immigration and Nationality Act (8) U.S.C. 1182(a)(5)(C), as applicable, ex-10 11 cept that this clause shall not be construed 12 to include graduates of medical schools coming to Guam or the Commonwealth to 13 14 perform service or labor as members of the 15 medical profession."; and 16 (3) by adding at the end the following: 17 "(C) RETURNING WORKERS.—After the 18 end of the period described in subparagraph 19 (A), any alien who was admitted to Guam or 20 the Commonwealth pursuant to subparagraph 21 (A) or (B) may again seek admission to Guam 22 the Commonwealth under section or 23 101(a)(15)(H)(ii)(b) of the Immigration and 24 Nationality (8)U.S.C. Act 25 1101(a)(15)(H)(ii)(b) without being counted

1	toward the numerical limitation of section
2	214(g)(1)(B) of such Act (8 U.S.C.
3	1184(g))(1)(B)). Such an alien shall be consid-
4	ered to be a returning worker subject to sub-
5	paragraphs (B) and (C) of section $214(g)(9)$ of
6	such Act (8 U.S.C. $1184(g)(9)$). An alien may
7	be considered to be a returning worker under
8	this subparagraph only once.".
9	SEC. 1044. MITIGATION OF OPERATIONAL RISKS POSED TO
10	CERTAIN MILITARY AIRCRAFT BY AUTO-
11	MATIC DEPENDENT SURVEILLANCE-BROAD-
12	CAST EQUIPMENT.
13	(a) IN GENERAL.—The Secretary of Transportation
14	may not—
15	(1) directly or indirectly require the installation
16	of automatic dependent surveillance-broadcast (here-
17	inafter in this section referred to as "ADS-B")
18	equipment on fighter aircraft, bomber aircraft, or
19	other special mission aircraft owned or operated by
20	the Department of Defense;
21	(2) deny or reduce air traffic control services in
22	United States airspace or international airspace del-
23	egated to the United States to any aircraft described
24	in paragraph (1) on the basis that such aircraft is
25	not equipped with ADS-B equipment; or

(3) restrict or limit airspace access for aircraft
 described in paragraph (1) on the basis such aircraft
 are not equipped with ADS-B equipment.

4 (b) TERMINATION.—Subsection (a) shall cease to be effective on the date that the Secretary of Transportation 5 and the Secretary of Defense jointly submit to the appro-6 7 priate congressional committees notice that the Secre-8 taries have entered into a memorandum of agreement or 9 other similar agreement providing that fighter aircraft, 10 bomber aircraft, and other special mission aircraft owned or operated by the Department of Defense that are not 11 12 equipped or not yet equipped with ADS-B equipment will 13 be reasonably accommodated for safe operations in the National Airspace System and provided with necessary air 14 15 traffic control services.

16 (c) RULE OF CONSTRUCTION.—Nothing in this sec-17 tion may be construed to—

(1) vest in the Secretary of Defense any authority of the Secretary of Transportation or the Administrator of the Federal Aviation Administration
under title 49, United States Code, or any other
provision of law;

(2) vest in the Secretary of Transportation or
the Administrator of the Federal Aviation Administration any authority of the Secretary of Defense

under title 10, United States Code, or any other
 provision of law; or

3 (3) limit the authority or discretion of the Sec4 retary of Transportation or the Administrator of the
5 Federal Aviation Administration to operate air traf6 fic control services to ensure the safe minimum sepa7 ration of aircraft in flight and the efficient use of
8 airspace.

9 (d) NOTIFICATION REQUIREMENT.—The Secretary 10 of Defense shall provide to the Secretary of Transpor-11 tation notification of any aircraft the Secretary of Defense 12 designates as a special mission aircraft pursuant to sub-13 section (e)(3).

14 (e) DEFINITIONS.—In this section:

(1) The term "appropriate congressional committees" means the congressional defense committees, the Committee on Transportation and Infrastructure of the House of Representatives, and the
Committee on Commerce, Science, and Transportation of the Senate.

(2) The term "air traffic control services"
means services used for the monitoring, directing,
control, and guidance of aircraft or flows of aircraft
and for the safe conduct of flight, including commu-

1	nications,	navigation,	and	surveillance	services	and
2	provision of	of aeronautio	eal in	formation.		

3 (3) The term "special mission aircraft" means
4 an aircraft the Secretary of Defense designates for
5 a unique mission to which ADS-B equipment creates
6 a unique risk.

7 SEC. 1045. LIMITATION ON AVAILABILITY OF FUNDS FOR 8 UNMANNED SURFACE VEHICLES.

9 (a) LIMITATION.—None of the funds authorized to 10 be appropriated by this Act or otherwise made available for fiscal year 2019 for the Department of Defense for 11 12 the strategic capabilities office ghost fleet overlord un-13 manned surface vehicle program may be obligated or expended until the Undersecretary of Defense for Research 14 15 and Engineering, in coordination with the Secretary of the Navy, certifies to the congressional defense committees 16 17 that—

18 (1) such project accelerates development of the
19 future unmanned surface vehicle program of the
20 Navy;

(2) the Commander of the Naval Sea Systems
Command has been designated as the contracting officer for such project; and

24 (3) the desired procurement strategy for the25 ghost fleet overlord project is properly coordinated

and not duplicative of the unmanned surface vehicle
 sea hunter program of the Navy.

3 (b) RULE OF CONSTRUCTION.—The limitation in
4 subsection (a) shall not be construed to apply to any other
5 unmanned surface vehicle program of the Department of
6 Defense other than the program element specified in such
7 subsection.

8 SEC. 1046. PROGRAM FOR DEPARTMENT OF DEFENSE CON9 TROLLED UNCLASSIFIED INFORMATION IN 10 THE HANDS OF INDUSTRY.

11 (a) IN GENERAL.—The Secretary of Defense shall es-12 tablish and implement a foreign ownership, control, or influence program for Department of Defense controlled un-13 classified information in the hands of industry. The Sec-14 15 retary may designate an entity or individual within the Department to take responsibility for such controlled un-16 17 classified information and the oversight of the program. 18 (b) PROGRAM REQUIREMENTS.—Under the program required by subsection (a), the Secretary shall require that 19 prior to any company receiving controlled unclassified in-20 21 formation or classified information, or becoming a cleared 22 defense contractor—

23 (1) the company shall report to the Secretary24 any foreign—

1	(A) direction or controlling interest of the
2	company; or
3	(B) access to intellectual property relating
4	to classified information or controlled unclassi-
5	fied information; and
6	(2) the Secretary shall determine if, on the
7	basis of information reported under paragraph (1),
8	the company should receive such information, includ-
9	ing if risk to the national security can be mitigated
10	and how such mitigation would be enforced.
11	SEC. 1047. PROTECTION OF EMERGING AND
12	FOUNDATIONAL TECHNOLOGIES.
12 13	FOUNDATIONAL TECHNOLOGIES. (a) LIST.—The Secretary of Defense shall establish
13	(a) LIST.—The Secretary of Defense shall establish
13 14	(a) LIST.—The Secretary of Defense shall establish and maintain a list of emerging and foundational tech-
13 14 15	(a) LIST.—The Secretary of Defense shall establish and maintain a list of emerging and foundational tech- nologies that are necessary for maintaining the national
13 14 15 16	(a) LIST.—The Secretary of Defense shall establish and maintain a list of emerging and foundational tech- nologies that are necessary for maintaining the national security technological advantage of the United States over
 13 14 15 16 17 	(a) LIST.—The Secretary of Defense shall establish and maintain a list of emerging and foundational tech- nologies that are necessary for maintaining the national security technological advantage of the United States over foreign countries of special concern, as determined by the
 13 14 15 16 17 18 	(a) LIST.—The Secretary of Defense shall establish and maintain a list of emerging and foundational tech- nologies that are necessary for maintaining the national security technological advantage of the United States over foreign countries of special concern, as determined by the Secretary.
 13 14 15 16 17 18 19 	 (a) LIST.—The Secretary of Defense shall establish and maintain a list of emerging and foundational technologies that are necessary for maintaining the national security technological advantage of the United States over foreign countries of special concern, as determined by the Secretary. (b) TECHNOLOGY PROTECTION.—The Secretary shall

23 to Federal law.

1 Subtitle F—Studies and Reports

2 SEC. 1051. ADDITIONAL MATTER FOR INCLUSION IN AN3 NUAL REPORT ON CIVILIAN CASUALTIES IN
4 CONNECTION WITH UNITED STATES MILI5 TARY OPERATIONS.

6 Section 1057(b)(2) of the National Defense Author7 ization Act for Fiscal Year 2018 (Public Law 115–91) is
8 amended by adding at the end the following new subpara9 graph:

10 "(F) A description of any ex gratia pay11 ments made in connection with such casual12 ties.".

13 SEC. 1052. DEPARTMENT OF DEFENSE REVIEW AND AS14 SESSMENT ON ADVANCES IN ARTIFICIAL IN15 TELLIGENCE AND MACHINE LEARNING.

16 (a) REVIEW REQUIRED.—The Secretary of Defense, acting through the Defense Innovation Board and the 17 Under Secretary of Defense for Research and Engineer-18 19 ing, shall carry out a review and assessment of the ad-20 vances in artificial intelligence, related machine learning 21 developments, and associated technologies for military ap-22 plications. In carrying out such review, the Secretary shall 23 consider the methods and means necessary to advance the 24 development of artificial intelligence, machine learning, 25 and associated technologies within the Department of Defense to comprehensively address the national security
 needs and requirements of the Department of Defense.

3 (b) SCOPE OF REVIEW.—In conducting the review
4 under paragraph (a) the Secretary of Defense shall con5 sider—

6 (1) the competitiveness of the Department of 7 Defense in artificial intelligence, machine learning, 8 and other associated technologies, including matters 9 pertaining to public-private partnerships and invest-10 ments;

(2) means and methods for the Department of
Defense to maintain a technological advantage in artificial intelligence, machine learning, and other associated technologies, including quantum sciences
and high performance computing;

(3) means by which the Department of Defense
(3) means by which the Department of Defense
can help foster greater emphasis and investments in
basic and advanced research to stimulate private,
public, academic, and combined initiatives in artificial intelligence, machine learning, and other associated technologies, including quantum sciences, and
high performance computing;

(4) Department of Defense workforce and education initiatives to attract and recruit leading talent
in artificial intelligence and machine learning, in-

cluding science, technology, engineering, and math
 programs;

3 (5) means by which the Department of Defense
4 may establish data standards and provide incentives
5 for the sharing of open training data; and

6 (6) any other matters the Secretary of Defense
7 determines relevant with respect to the approach of
8 the Department of Defense to artificial intelligence
9 and machine learning.

10 (c) REPORTS.—

11 (1) INITIAL REPORT.—Not later than 180 days 12 after the date of the enactment of this Act, the Sec-13 retary of Defense shall submit to the congressional 14 defense committees an initial report on the findings 15 of the review required under subsection (a) and such 16 recommendations as the Secretary may have for leg-17 islative action related to artificial intelligence, ma-18 chine learning, and associated technologies, includ-19 ing recommendations to more effectively fund and 20 organize the Department of Defense.

(2) COMPREHENSIVE REPORT.—Not later than
one year after the date of the enactment of this Act,
the Secretary of Defense shall submit to the congressional defense committees a comprehensive report on the review required under subsection (a).

(d) DEFINITION OF ARTIFICIAL INTELLIGENCE.—In
 this section, the term "artificial intelligence" includes each
 of the following:

4 (1) Any artificial system that performs tasks
5 under varying and unpredictable circumstances with6 out significant human oversight, or that can learn
7 from experience and improve performance when exposed to data sets.

9 (2) An artificial system developed in computer 10 software, physical hardware, or other context that 11 solves tasks requiring human-like perception, cog-12 nition, planning, learning, communication, or phys-13 ical action.

14 (3) An artificial system designed to think or act
15 like a human, including cognitive architectures and
16 neural networks.

17 (4) A set of techniques, including machine
18 learning, that is designed to approximate a cognitive
19 task.

20 (5) An artificial system designed to act ration21 ally, including an intelligent software agent or em22 bodied robot that achieves goals using perception,
23 planning, reasoning, learning, communicating, deci24 sionmaking, and acting.

1 SEC. 1053. REPORT ON JOINT ENTERPRISE DEFENSE IN 2 FRASTRUCTURE.

3 (a) REPORT REQUIRED.—The Secretary of Defense
4 shall submit to the congressional defense committees a re5 port on the Joint Enterprise Defense Infrastructure. Such
6 report shall include each of the following:

7 (1) Information relating to the current composi8 tion of the Cloud Executive Steering Group and its
9 mission, objectives, goals, and strategy.

10 (2) A description of the characteristics and con-11 siderations for accelerating the cloud architecture 12 and services required for a global, resilient, and se-13 cure information environment to enable warfighting 14 and mission command, as validated by the Joint Re-15 quirements Oversight Council for the Joint Enter-16 prise Defense Infrastructure.

17 (3) Information relating to the approved acqui18 sition strategy and timeline for the Joint Enterprise
19 Defense Infrastructure, including estimated migra20 tion costs and timelines.

(4) A description of how the approved acquisition strategy referred to in paragraph (3) provides
for a full and open competition, enables the Department of Defense to continuously leverage and acquire new cloud computing capabilities, maintains
the ability of the Department to leverage other cloud

1	computing vendor products and services, incor-
2	porates elements to maintain security, and provides
3	for the best performance, cost, and schedule to meet
4	the cloud architecture and services requirements of
5	the Department for the duration of such contract.
6	(5) A description of the associated Joint Enter-
7	prise Defense Infrastructure program office, includ-
8	ing number of personnel, overhead cost, and organi-
9	zational structure.
10	(6) A description of the effect of the Joint En-
11	terprise Defense Infrastructure on and the relation-
12	ship of such Infrastructure to existing cloud com-
13	puting infrastructure, platform, and service con-
14	tracts across the Department of Defense, specifically
15	the effect and relationship to the private cloud infra-
16	structure of the Department, MilCloud 2.0 run by
17	the Defense Information Systems Agency.
18	(7) Information relating to the most recent De-
19	partment of Defense Cloud Computing Strategy and
20	description of any initiatives to update such Strat-
21	egy.
22	(8) Information relating to Department of De-
23	fense guidance pertaining to cloud computing capa-
24	bility or platform acquisition and standards, and a

description of any initiatives to update such guid ance.

3 (9) Any other matters the Secretary of Defense4 determines relevant.

5 LIMITATION ON USE OF FUNDS.—Of the (b) amounts authorized to be appropriated or otherwise made 6 7 available by this Act for fiscal year 2019 for acquisition 8 of services or associated program office support for the 9 Joint Enterprise Defense Infrastructure of the enterprisewide Cloud Executive Steering Group, not more than 50 10 percent may be obligated or expended until the Secretary 11 12 of Defense submits to the congressional defense committees the report required by subsection (a). 13

14 SEC. 1054. REPORT ON PROPOSED CONSOLIDATION OF DE-

15 PARTMENT OF DEFENSE GLOBAL MESSAGING 16 AND COUNTER MESSAGING CAPABILITIES.

(a) REPORT REQUIRED.—The Secretary of Defense
shall submit to the congressional defense committees a report on the proposed consolidation of the global messaging
and counter messaging (GMCM) capabilities of the Department of Defense. Such report shall include each of the
following:

(1) The justification of the Secretary for theproposed consolidation of such capabilities.

1	(2) The justification of the Secretary for the
2	proposed designation of the United States Special
3	Operations Command as the entity responsible for
4	establishing the centralized GMCM capability.
5	(3) A description of the proposed roles and re-
6	sponsibilities of the United States Special Oper-
7	ations Command as such entity.
8	(4) A description of the roles and responsibil-
9	ities of the combatant commanders regarding the
10	operational use of the GMCM capability.
11	(5) The effect of the proposed consolidation of
12	such capabilities on existing GMCM contracts and
13	capabilities.
14	(6) An implementation plan that includes a de-
15	tailed description of the resources and other require-
16	ments required for the United States Special Oper-
17	ations Command to establish the centralized GMCM
18	capability for the period covered by the current fu-
19	ture year's defense program.
20	(7) A comprehensive plan for the continual as-
21	sessment of the effectiveness of the GMCM activities
22	and programs.
23	(8) An identification of the anticipated effi-
24	ciencies, cost savings, and operational benefits asso-

ciated with the consolidation of the GMCM capabili ties.

3 (9) A description of any actions, activities, and
4 efforts taken to implement section 1637 of the Na5 tional Defense Authorization Act for Fiscal Year
6 2018 (Public Law 115–91).

7 (b) LIMITATION ON USE OF FUNDS.—Not more than 8 50 percent of the amounts authorized to be appropriated 9 by this Act or otherwise made available for fiscal year 2019 for the Commander of the United States Special Op-10 erations Command for global messaging and counter mes-11 12 saging may be obligated or expended before the date that is 30 days after the date on which the Secretary submits 13 the report required by subsection (a). 14

15 SEC. 1055. COMPREHENSIVE REVIEW OF PROFES16 SIONALISM AND ETHICS PROGRAMS FOR
17 SPECIAL OPERATIONS FORCES.

(a) REVIEW REQUIRED.—The Secretary of Defense,
in coordination with the Secretaries of each of the military
departments, shall conduct a comprehensive review of the
ethics and professionalism programs of the United States
Special Operations Command and of the military departments for officers and other military personnel serving in
special operations forces.

1	(b) ELEMENTS OF THE REVIEW.—The review con-
2	ducted under subsection (a) shall specifically include a de-
3	scription and assessment of each of the following:
4	(1) The culture of professionalism and ethics of
5	the United States Special Operations Command and
6	affiliated component commands.
7	(2) The ethics and professionalism programs of
8	the military departments available for special oper-
9	ations forces.
10	(3) The ethics and professionalism programs of
11	the United States Special Operations Command and
12	affiliated component commands.
13	(4) The roles and responsibilities of the military
14	departments and the United States Special Oper-
15	ations Command and affiliated component com-
16	mands in administering, overseeing, managing, and
17	ensuring compliance and participation of special op-
18	erations forces in ethics and professionalism pro-
19	grams, including an identification of—
20	(A) gaps in the administration, oversight,
21	and management of such programs and in en-
22	suring the compliance and participation in such
23	programs; and
24	(B) additional guidance that may be re-
25	quired for a systematic, integrated approach in

1	administering, overseeing, and managing such
2	programs and in ensuring compliance with and
3	participation in such programs in order to ad-
4	dress issues and improve ethical culture and
5	professionalism.
6	(5) The management and oversight framework
7	in place that is designed to ensure that all ethics
8	and professionalism programs available to special
9	operations forces meet Department standards.
10	(6) Tools and metrics for identifying and as-
11	sessing individual and organizational ethics and pro-
12	fessionalism issues with respect to special operations
13	forces.
14	(7) Tools and metrics for assessing the effec-
15	tiveness of existing ethics and professionalism pro-
16	grams in improving or addressing individual and or-
17	ganizational ethics-related and professionalism issues
18	with respect to special operations forces.
19	(8) Additional programs or actions that may be
20	required to address or improve individual and orga-
21	nizational ethics and professionalism issues with re-
22	spect to special operations forces.
23	(9) Actions to improve the oversight and ac-
24	countability by senior leaders of ethics and profes-

1	sionalism-related issues with respect to special oper-
2	ations forces.
3	(c) DEFINITIONS.—In this section:
4	(1) The term "ethics program" means a pro-
5	gram that includes—
6	(A) compliance-based ethics training, edu-
7	cation, initiative, or other activity that focuses
8	on adherence to rules and regulations; and
9	(B) values-based ethics training, education,
10	initiative, or other activity that focuses on up-
11	holding a set of ethical principles in order to
12	achieve high standards of conduct and incor-
13	porate guiding principles to help foster an eth-
14	ical culture and inform decision-making where
15	rules are not clear.
16	(2) The term "professionalism program" means
17	a program that includes training, education, initia-
18	tive, or other activity that focuses on values, ethics,
19	standards, code of conduct, and skills as related to
20	the military profession.
21	(d) SUBMITTAL OF REVIEW.—The Secretary of De-
22	fense shall submit the review required by subsection (a)
23	to the Committees on Armed Services of the Senate and
24	the House of Representatives by not later than March 1,
25	2019.

1SEC. 1056. MUNITIONS ASSESSMENTS AND FUTURE-YEARS2DEFENSE PROGRAM REQUIREMENTS.

3 (a) REQUIRED REPORTS.—Not later than March 1,
4 2019, and annually thereafter, the Under Secretary of De5 fense for Acquisition and Sustainment, in consultation
6 with the Chairman of the Joint Chiefs of Staff shall sub7 mit to the congressional defense committees each of the
8 following:

9 (1) The most current munitions assessments, as
10 defined by Department of Defense Instruction Num11 ber 3000.04, relating to the Department of Defense
12 munitions requirements process.

13 (2) The most current sufficiency assessments,
14 as defined by such Department of Defense Instruc15 tion.

16 (3) The most current approved memorandum of
17 the Joint Requirements Oversight Council resulting
18 from the munitions requirements process.

(4) The planned funding and munitions requirements required for the first fiscal year beginning
after the date of the submittal of the report and
across the future-years defense program for munitions across all military departments and the Missile
Defense Agency.

(5) The planned foreign military sales and for eign military financing orders for United States mu nitions across the future-years defense program.

4 (b) SUNSET.—The requirement to submit reports
5 and assessments under this section shall terminate on De6 cember 31, 2021.

7 (c) SUPPLY CHAIN ASSESSMENTS.—Beginning in fis-8 cal year 2020, the Under Secretary shall evaluate supply 9 chain risks, including qualified supplier shortages and sin-10 gle source supplier vulnerabilities for munitions production. The Under Secretary shall include in the reports re-11 12 quired under subsection (a) for fiscal year 2020 and any 13 subsequent fiscal year for which such reports are required to be submitted, a list of munitions that are at risk of 14 15 production impacts from the loss of qualified suppliers.

16 SEC. 1057. REPORT ON ESTABLISHMENT OF ARMY FUTURES

17 COMMAND.

(a) REPORT REQUIRED.—Not later than February 1,
2019, the Secretary of the Army shall submit to the congressional defense committees a report on the Army's plan
for the establishment of Army Futures Command.

(b) CONTENTS OF REPORT.—The report required bysubsection (a) shall include each of the following:

24 (1) A description of the mission of Army Fu-25 tures Command.

(2) A description of the authorities and respon sibilities of the Commander of Army Futures Com mand.
 (3) A description of the relationship between
 such authorities and the authorities of the Army Ac quisition Authority and a description of any changes

7 to be made to the authorities and missions of other
8 Army major commands.

9 (4) A detailed description of the structure for
10 Army Futures Command, including grade require11 ments.

(5) A detailed description of any resources or
elements to be realigned from the Army Training
and Doctrine Command, Army Materiel Command,
Army Force Command, or Army Test and Evaluation Command to Army Futures Command.

(6) An assessment of the number and location
of members of the Armed Forces and Department of
Defense civilian personnel expected to be assigned to
Army Futures Command.

(7) A cost estimate for the establishment of
Army Futures Command in fiscal year 2019 and
projected costs for each of fiscal years 2020 through
2023.

(8) A description of the headquarters stationing
 selection criteria and methodology

3 (9) Any other information relating to the com4 mand, as determined by the Secretary.

5 SEC. 1058. ASSESSMENT OF DEPARTMENT OF DEFENSE
6 ELECTROMAGNETIC SPECTRUM WARFARE
7 ENTERPRISE.

8 (a) PLAN REQUIRED.—The Secretary of Defense, in 9 consultation with the Chairman of the Joint Chiefs of 10 Staff, shall develop a plan, and the estimated cost and 11 schedule of implementing the plan, to conduct joint cam-12 paign modeling and wargaming for joint electromagnetic 13 spectrum operations. Such plan shall include each of the 14 following:

(1) The capabilities and capacity, and the associated governance and command and control architecture design, required to effectively employ military forces designated to conduct multi-domain electromagnetic spectrum operations of the Department
of Defense.

(2) The fiscal and manpower resources required
to carry out paragraph (1) and to inform the budget
requests of the Department of Defense.

24 (3) The sufficiency of experimentation, testing,25 and training infrastructure, ranges, instrumentation,

1	and threat simulators required to support the devel-
2	opment of electromagnetic spectrum capabilities.
3	(4) The sufficiency and overall effectiveness of
4	electromagnetic spectrum operations to inform joint
5	adaptive planning activities.
6	(5) All level 3 and level 4 contingency plans (as
7	such plans are described in Joint Publication 5-0 of
8	the Joint Chiefs of Staff, entitled "Joint Planning"
9	and dated June 16, 2017).
10	(b) Report.—
11	(1) IN GENERAL.—Not later than February 18,
12	2019, the Secretary of Defense shall submit to the
13	congressional defense committees a report on the
14	plan developed under subsection (a).
15	(2) FORM OF REPORT.—The report required by
16	paragraph (1) shall be submitted in unclassified
17	form, but may include a classified annex.
18	(c) ANNUAL BRIEFINGS.—
19	(1) IN GENERAL.—Not later than February 5,
20	2019, and annually thereafter for each of the next
21	five subsequent years, the Secretary of Defense, in
22	coordination with the Chairman of the Joint Chiefs
23	of Staff, shall provide to the Committee on Armed
24	Services of the House of Representatives a briefing
25	on the joint electromagnetic spectrum operations of

1	the Department of Defense. Such briefing shall in-
2	clude each of the following:
3	(A) An update on the governance, organi-
4	zational structure, and activities of the Elec-
5	tronic Warfare Executive Committee of the De-
6	partment of Defense, as established by memo-
7	randum of the Deputy Secretary of Defense on
8	March 17, 2015.
9	(B) An assessment of the progress in
10	achieving the goals and objectives described
11	in—
12	(i) the current strategy for the elec-
13	tromagnetic spectrum warfare enterprise
14	issued by the Executive Committee; and
15	(ii) Department of Defense Directive
16	3222.04, dated May 10, 2017.
17	(C) An assessment of the current readi-
18	ness, sufficiency, unity of effort, and mod-
19	ernization of the joint military services with re-
20	spect to joint electromagnetic spectrum capa-
21	bilities and the ability of the joint military serv-
22	ices to train and employ effectively in an elec-
23	tromagnetic spectrum warfare operational envi-
24	ronment for all level 3 and level 4 contingency
25	plans (as such plans are described in Joint

1	Publication 5-0 of the Joint Chiefs of Staff, en-
2	titled "Joint Planning" and dated June 16,
3	2017).
4	(D) The same information as is required to
5	be submitted under section 1053(b) of the Na-
6	tional Defense Authorization Act for Fiscal
7	Year 2010 (Public Law 111-84; 123 Stat.
8	2459).
9	(2) FORM OF BRIEFING.—Each briefing re-
10	quired by paragraph (1) shall be unclassified, but
11	may include a classified presentation.
12	(d) ONE-TIME BRIEFING.—
13	(1) IN GENERAL.—Not later than February 25,
14	2019, the Secretary of Defense, in coordination with
15	the Chairman of the Joint Chiefs of Staff, shall pro-
16	vide to the Committee on Armed Services of the
17	House of Representatives a briefing on the joint
18	electromagnetic spectrum operations of the Depart-
19	ment of Defense. Such briefing shall include each of
20	the following:
21	(A) An update on the progress of the De-
22	partment in implementing the pilot program au-
23	thorized by section 234 of the National Defense
24	Authorization Act for Fiscal Year 2017 (Public
25	Law 114-328; 10 U.S.C. 113 note).

1 (B) The progress of the Department in es-2 tablishing and operationalizing joint electro-3 magnetic spectrum operations cells at battle-4 management and command and control loca-5 tions of the combatant commanders and des-6 ignated joint task force commanders.

7 (C) The progress of the Department in es-8 tablishing a network to connect an electro-9 magnetic battle management system to multiple 10 sensor and intelligence data feeds to implement 11 electronic warfare battle management for 12 networked electronic warfare and dynamic re-13 programming with automated near real-time ca-14 pabilities.

15 (D) The number of personnel assigned to 16 joint electromagnetic spectrum operations mis-17 sion activities, to include officers, enlisted mem-18 bers, and civilian personnel, set forth separately 19 by career field designator and rank for each 20 military service, combatant command, and de-21 fense agency.

(E) A comparison of commissioned officer
promotion rates among the personnel described
in paragraph (d), by grade, compared to the average promotion rates for commissioned offi-

cers, by grade, in each military service, over the
 five most recent promotion cycles that have
 been completed since the end of fiscal year
 2018.

5 (F) An assessment of Department of De-6 governance, organizational alignment, fense 7 human capital, and other applicable resources 8 responsible for the development, management, 9 and implementation of joint electromagnetic 10 spectrum policy, doctrine, concepts, require-11 ments, capabilities, and operational activities.

12 (2) FORM OF BRIEFING.—The briefing required
13 by paragraph (1) shall be unclassified, but may in14 clude a classified presentation.

15 (e) DEFINITIONS.—In this section:

16 (1) The term "electromagnetic battle manage17 ment" means the dynamic monitoring, assessing,
18 planning, and directing of joint electromagnetic
19 spectrum operations in support of a military com20 mander's scheme of maneuver.

(2) The term "joint electromagnetic spectrum
operations" means those activities consisting of electronic warfare and joint electromagnetic spectrum
management operations used to exploit, attack, protect, and manage the electromagnetic operational en-

vironment to achieve a military commander's objec tives.

3 SEC. 1059. REPORT ON SUPPORT FOR NON-CONTIGUOUS 4 STATES AND TERRITORIES IN THE EVENT OF 5 THREATS AND INCIDENTS.

6 (a) REPORT REQUIRED.—Not later than February 1, 7 2019, the Secretary of Defense shall submit to the Com-8 mittees on Armed Services of the Senate and House of 9 Representatives a report on the preparedness of the Department of Defense in providing support to non-contig-10 uous States and territories in he aftermath of a natural 11 12 or manmade incident that warrants the Department to assist the State and civil entities with the protection of life 13 and to provide emergency work. 14

15 (b) CONTENTS OF REPORT.—For purposes of the re-16 port under subsection (a)—

(1) the support covered by the report may include support provided under section 403(c) of the
Robert T. Stafford Disaster Relief and Emergency
Assistance Act (42 U.S.C. 5170b(c)); and

(2) the incidents covered by the report shall include natural disasters, acts of terrorism, and industrial accidents.

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

4 SEC. 1060. REPORT ON LOW-BOOM FLIGHT DEMONSTRA-5 TION.

6 Not later than 90 days after the date of the enact-7 ment of this Act, the Administrator of the National Aero-8 nautics and Space Administration shall submit to the 9 Committee on Science, Space, and Technology of the 10 House of Representatives a report describing the progress 11 in development of the Low-Boom Flight Demonstration, 12 including—

(1) the plans of the Administrator to coordinate
with other executive agencies to ensure the availability of developmental and operational testing infrastructure for low-boom flight demonstrations by
2021; and

(2) the strategy of the Administration to acquire chase aircrafts to ensure the availability of
such aircrafts for such demonstrations.

21 SEC. 1061. REPORT ON CYBER-ENABLED INFORMATION OP-

22 ERATIONS.

Not later than 180 days after the date of the enactment of this Act, the President shall transmit to the Committees on Armed Services and Foreign Affairs of the

House of Representative and the Committees on Armed
 Services and Foreign Relations of the Senate a report on
 the effects of cyber-enabled information operations on the
 national security of the United States. Such report shall
 include each of the following:

6 (1) A summary of actions taken by the Federal
7 Government to protect the national security of the
8 United States against cyber-enabled information op9 erations.

10 (2) A description of the resources necessary to
11 protect the national security of the United States
12 against cyber-enabled information operations by for13 eign adversaries.

14 Subtitle G—Other Matters

15 SEC. 1071. TECHNICAL, CONFORMING, AND CLERICAL16AMENDMENTS.

17 (a) TITLE 10, UNITED STATES CODE.—Title 10,18 United States Code, is amended as follows:

(1) Sections 130j and 130k, as added by section 1631 of the National Defense Authorization Act
for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
1736), are amended by striking "section 3093 of
title 50, United States Code" both places it appears
and inserting "section 503 of the National Security
Act of 1947 (50 U.S.C. 3093)".

1	(2) The table of sections at the beginning of
2	chapter 3 is amended by striking the items relating
3	to sections 130j and 130k and inserting the fol-
4	lowing new items:
	"130j. Notification requirements for sensitive military cyber operations. "130k. Notification requirements for cyber weapons.".
5	(3) Section $131(b)(9)$, as amended by section
6	811, is further amended—
7	(A) by striking subparagraphs (B), (C),
8	and (D); and
9	(B) by redesignating subparagraphs (E),
10	(F), (G), and (H), as subparagraphs (B), (C),
11	(D), and (E), respectively.
12	(4) The table of sections at the beginning of
13	chapter 4 is amended by striking the item relating
14	to section 261 and inserting the following:
	"241. Reference to chapters 1003, 1005, and 1007.".
15	(5) Section $494(b)(2)$ is amended in the matter
16	preceding subparagraph (A) by striking "March 1,
17	2012, and annually thereafter" and inserting
18	"March 1 of each year".
19	(6) Section 495(a) is amended by striking "Be-
20	ginning in fiscal year 2013, the" and inserting
21	"The".
22	(7) Section $499a(d)$, as added by section
23	1652(a) of the National Defense Authorization Act

1	for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
2	1757), is amended by striking "on or after the date
3	of the enactment of this section" and inserting
4	"after December 11, 2017,".
5	(8) Section 637a(d) is amended by striking
6	"specialities" and inserting "specialties".
7	(9) Section $664(d)(1)$ is amended by striking
8	"the the" and inserting "the".
9	(10) The table of subchapters at the beginning
10	of chapter 47A is amended by striking the item re-
11	lating to subchapter VII and inserting the following:
	"VII. POST-TRIAL PROCEDURE AND REVIEW OF MILITARY COMMISSIONS".
12	(11) The table of sections at the beginning of
13	subchapter VII of chapter 47A is amended by strik-
14	ing the item relating to section 950g and inserting
15	the following:
	"950g. Review by United States Court of Appeals for the District of Columbia Circuit; writ of certiorari to Supreme Court.".
16	(12) Section 950t is amended—
17	(A) in paragraph (9), by striking "attack.
18	or" and inserting "attack, or";
19	(B) in paragraph (16), by striking "shall
20	punished" and inserting "shall be punished";
21	and
22	(C) in paragraph (22), by adding a period
23	at the end.

1	(13) The table of sections at the beginning of
2	chapter 55 is amended by striking the item relating
3	to section 1077a and inserting the following:
	"1077a. Access to military medical treatment facilities and other facilities.".
4	(14) Section 1415(e) is amended by striking
5	"concerned".
6	(15) Section 2006a(b)(3) is amended by strik-
7	ing "the such programs" and inserting "such pro-
8	grams".
9	(16) Section 2279(c) is amended by striking
10	"subsection (a) and (b)" and inserting "subsections
11	(a) and (b)".
12	(17) Section 2279c, as added by section
13	1601(a)(1) of the National Defense Authorization
14	Act for Fiscal Year 2018 (Public Law 115–91; 131
15	Stat. 1718), is amended—
16	(A) in subsection $(a)(3)$, by striking " the
17	date of the enactment of this Act" and insert-
18	ing "December 12, 2017"; and
19	(B) in subsection (b)—
20	(i) in the matter preceding paragraph
21	(1), by striking "the date of the enact-
22	ment of this section" and inserting "De-
23	cember 12, 2017"; and
24	(ii) in paragraph (3), by striking "on
25	or after the date that is one year after the

1	date of the enactment of this section" and
2	inserting "after December 11, 2018".
3	(18)(A) The second section 2279c, as added by
4	section 1602 of the National Defense Authorization
5	Act for Fiscal Year 2018 (Public Law 115–91; 131
6	Stat. 1721), is redesignated as section 2279d.
7	(B) The table of sections at the beginning of
8	chapter 135 is amended by inserting after the item
9	relating to section 2279c the following new item:
	"2279d. Limitation on construction on United States territory of satellite posi- tioning ground monitoring stations of certain foreign govern- ments.".
10	(19) Section $2313b(b)(1)(E)$, as added by sec-
11	tion 803(a) of the National Defense Authorization
12	Act for Fiscal Year 2018 (Public Law 115–91; 131
13	Stat. 1452), is amended by redesignating clauses
14	(A) and (B) as clauses (i) and (ii), respectively.
15	(20) Section $2324(e)(1)$ is amended by redesig-
16	nating the second subparagraph (P) and subpara-
17	graph (Q) as subparagraphs (Q) and (R) , respec-
18	tively.
19	(21) Section 2337a(d), as added by section
20	836(a)(1) of the National Defense Authorization Act
21	for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
22	1473), is amended by striking "title 10, United
23	States Code" and inserting "this title".

1	(22) Section $2374a(e)$ is amended by striking
2	",," and inserting ",".
3	(23) The table of sections at the beginning of
4	chapter 141 is amended by striking the item relating
5	to section 2410s and inserting the following new
6	item:
	"2410s. Security clearances for facilities of certain companies.".
7	(24) The heading of section 2410s is amended
8	by striking the period at the end.
9	(25)(A) The heading of section 2414, as
10	amended by section $817(1)$ of the National Defense
11	Authorization Act for Fiscal Year 2018 (Public Law
12	115–91; 131 Stat. 1462), is amended to read as fol-
13	lows:
14	"§2414. Funding".
15	(B) The item relating to such section in
16	the table of sections at the beginning of chapter
17	142 is amended to read as follows:
	"2414. Funding.".
18	(26) Section 2613(g) is amended by striking
19	"(1)".
20	(27) Section $2679(a)(1)$ is amended by striking
21	"Federal government" and inserting "Federal Gov-
22	ernment".
23	(28) The heading of section 2691, as amended
24	by section 2814(b)(1) of the National Defense Au-

1	thorization Act for Fiscal Year 2018 (Public Law
2	115–91), is amended to read as follows:
3	"§2691. Restoration of land used by permit or dam-
4	aged by mishap; reimbursement of state
5	costs of fighting wildland fires".
6	(29) Section $2879(a)(2)(A)$, as added by section
7	2817(a)(1) of the National Defense Authorization
8	Act for Fiscal Year 2018 (Public Law 115–91), is
9	amended by striking "on or after the date of the en-
10	actment of this section" and inserting "after Decem-
11	ber 11, 2017,".
12	(30) The heading of section 2914 is amended to
13	read as follows:
14	"§2914. Energy resilience and conservation construc-
15	tion projects".
15 16	tion projects". (31) Section 10504 is amended—
16	(31) Section 10504 is amended—
16 17	(31) Section 10504 is amended—(A) in subsection (a), by striking "The
16 17 18	 (31) Section 10504 is amended— (A) in subsection (a), by striking "The Chief" and inserting "(1) The Chief"; and
16 17 18 19	 (31) Section 10504 is amended— (A) in subsection (a), by striking "The Chief" and inserting "(1) The Chief"; and (B) by redesignating the second subsection
16 17 18 19 20	 (31) Section 10504 is amended— (A) in subsection (a), by striking "The Chief" and inserting "(1) The Chief"; and (B) by redesignating the second subsection (b) as subsection (c).
 16 17 18 19 20 21 	 (31) Section 10504 is amended— (A) in subsection (a), by striking "The Chief" and inserting "(1) The Chief"; and (B) by redesignating the second subsection (b) as subsection (c). (b) TITLE 32, UNITED STATES CODE.—Title 32,

1	(c) NDAA FOR FISCAL YEAR 2018.—Effective as of
2	December 12, 2017, and as if included therein as enacted,
3	the National Defense Authorization Act for Fiscal Year
4	2018 (Public Law 115–91; 131 Stat et seq.) is
5	amended as follows:
6	(1) Section $834(a)(2)$ (131 Stat. 1470) is
7	amended by striking "subchapter I of".
8	(2) Section 913(b) is amended by striking the
9	dash after the colon in the matter preceding para-
10	graph (1).
11	(3) Section $1051(d)$) is amended by inserting
12	"National" before "Defense Authorization Act".
13	(4) Section 1691(i) is amended—
14	(A) by inserting "the" after "Title XIV
15	of"; and
16	(B) by inserting "as enacted into law by"
17	before "Public Law 106–398".
18	(5) Section $2817(a)(2)$ is amended by striking
19	"table of sections for" and inserting "table of sec-
20	tions at the beginning of subchapter IV of".
21	(6) Section 2831(b) is amended by inserting "of
22	title 10, United States Code," after "chapter 173".
23	(7) Section 2876(d) is amended—
24	(A) by inserting "In this section:" after
25	"DEFINITIONS.—"; and

1	(B) in paragraph $(1)(A)$, in the matter
2	preceding clause (i), by inserting open quotation
3	marks before "beneficial" and close quotation
4	marks after "owner".
5	(e) OTHER NDAAS.—
6	(1) FY2016.—Section 828(c) of the National
7	Defense Authorization Act for Fiscal Year 2016
8	(Public Law 114–92; 10 U.S.C. 2430 note), as
9	added by section $825(a)(4)$ of the National Defense
10	Authorization Act for Fiscal Year 2018 (Public Law
11	115–91; 131 Stat. 1466), is amended by inserting
12	"subsection" before "(b)".
13	(2) FY2001.—Section $821(e)$ of the Floyd D.
14	Spence National Defense Authorization Act for Fis-
15	cal Year 2001 (as enacted into law by Public Law
16	106–398; 10 U.S.C. 2302 note) is amended by strik-
17	ing paragraph (2).
18	(f) Other Laws.—
	(1) OTHER DAWS.
19	(1) TITLE 31.—Paragraph (1) of section
19 20	
	(1) TITLE 31.—Paragraph (1) of section
20	(1) TITLE 31.—Paragraph (1) of section 5112(p) of title 31, United States Code, as amended
20 21	(1) TITLE 31.—Paragraph (1) of section 5112(p) of title 31, United States Code, as amended by section 885 of the National Defense Authoriza-

1	(2) TITLE 49.—Subsection (h) of section 44718
2	of title 49, United States Code, as amended and re-
3	designated by sections $311(b)(3)$ and $311(e)(1)$ of
4	the National Defense Authorization Act for Fiscal
5	Year 2018 (Public Law 115–91), is amended—
6	(A) in paragraph (1), by striking "section
7	183a(g) of title 10" and inserting "section
8	183a(h)(1) of title 10"; and
9	(B) in paragraph (2), by striking "section
10	183a(g) of title 10" and inserting "section
11	183a(h)(7) of title 10".
12	(3) Atomic energy defense act.—Section
13	4309(c) of the Atomic Energy Defense Act (50
14	U.S.C. 2575(c)) is amended by redesignating para-
15	graphs (17) and (18) as paragraphs (16) and (17) ,
16	respectively.
17	(g) Conforming Amendments Relating to the
18	CHIEF MANAGEMENT OFFICER OF THE DEPARTMENT OF
19	DEFENSE.—
20	
	(1) Conforming Amendments.—
21	(1) CONFORMING AMENDMENTS.—(A) Each of the following provisions law is
21 22	
	(A) Each of the following provisions law is

1	(i) Section 192(e)(2) of title 10,
2	United States Code.
3	(ii) Section 2222 of title 10, United
4	States Code.
5	(iii) Section 11319(d)(4) of title 40,
6	United States Code.
7	(iv) Section 881(a) of the National
8	Defense Authorization Act for Fiscal Year
9	2016 (Public Law 114–92; 10 U.S.C. 2302
10	note).
11	(v) Section 217 of the National De-
12	fense Authorization Act for Fiscal Year
13	2016 (Public Law 114–92; 10 U.S.C.
14	2445a note).
15	(B) Section 131(b) of title 10, United
16	States Code, as amended by subsection $(a)(3)$
17	of this section, is further amended—
18	(i) by striking paragraph (4); and
19	(ii) by redesignating paragraphs (5)
20	through (10) as paragraphs (4) through
21	(9), respectively.
22	(C) Section 137a(d) of title 10, United
23	States Code, is amended—
24	(i) by striking "the Secretaries of the
25	military departments," and inserting "the

1	Chief Management Officer of the Depart-
2	ment of Defense, the Secretaries of the
3	military departments, and"; and
4	(ii) by striking ", and the Deputy
5	Chief Management Officer of the Depart-
6	ment of Defense".
7	(D) Section 138(d) of title 10, United
8	States Code, is amended—
9	(i) by inserting "the Chief Manage-
10	ment Officer of the Department of De-
11	fense," after "the Deputy Secretary of De-
12	fense,"; and
13	(ii) by striking "the Deputy Chief
14	Management Officer of the Department of
15	Defense,".
16	(E) Section $904(b)(4)$ the National De-
17	fense Authorization Act for Fiscal Year 2008
18	(Public Law 110–181; 10 U.S.C. 132 note.) is
19	amended—
20	(i) by striking "and Deputy Chief
21	Management Officer'' and
22	(ii) by striking "as is necessary to as-
23	sist those officials in the performance of
24	their duties" and inserting "as is necessary
25	to assist the Chief Management Officer in

1	
1	the performance of the duties assigned to
2	such official".
3	(F) Section 5314 of title 5, United States
4	Code, is amended by striking "Deputy Chief
5	Management Officer of the Department of De-
6	fense.".
7	(2) References.—
8	(A) IN LAW OR REGULATION.—Any ref-
9	erence in a law (other than this Act) or regula-
10	tion in effect on the day before the date of the
11	enactment of this Act to the Deputy Chief Man-
12	agement Officer of the Department of Defense
13	is deemed to be a reference to the Chief Man-
14	agement Officer of the Department of Defense.
15	(B) IN OTHER DOCUMENTS, PAPERS, OR
16	RECORDS.—Any reference in a document,
17	paper, or other record of the United States pre-
18	pared before the date of the enactment of this
19	Act to the Deputy Chief Management Officer of

the Department of Defense is deemed to be a
reference to the Chief Management Officer of
the Department of Defense.

(h) COORDINATION WITH OTHER AMENDMENTS
MADE BY THIS ACT.—For purposes of applying amendments made by provisions of this Act other than this sec-

tion, the amendments made by this section shall be treated
 as having been enacted immediately before any such
 amendments by other provisions of this Act.

4 SEC. 1072. PRINCIPAL ADVISOR ON COUNTERING WEAPONS 5 OF MASS DESTRUCTION.

6 (a) IN GENERAL.—

7 (1) DESIGNATION OF PRINCIPAL ADVISOR.—
8 Chapter 4 of title 10, United States Code, is amend9 ed by adding at the end the following new section:
10 "§145. Principal Advisor on Countering Weapons of
11 Mass Destruction

12 "(a) DESIGNATION.—The Secretary of Defense shall 13 designate, from among the personnel of the Office of the Secretary of Defense, a Principal Advisor on Countering 14 15 Weapons of Mass Destruction. Such Principal Advisor shall act as the principal advisor to the Secretary on the 16 17 activities of the Department of Defense relating to countering weapons of mass destruction. The individual des-18 ignated to serve as such Principal Advisor shall be an indi-19 20 vidual who was appointed to the position held by the indi-21 vidual by and with the advice and consent of the Senate. 22 "(b) RESPONSIBILITIES.—The Principal Advisor des-23 ignated under subsection (a) shall carry out the following

24 responsibilities:

1	"(1) Supervising the activities of the Depart-
2	ment of Defense relating to countering weapons of
3	mass destruction, including the oversight of policy
4	and operational considerations, resources, personnel,
5	acquisition, and technology.
6	"(2) Carrying out such other responsibilities re-
7	lating to countering weapons of mass destruction as
8	the Secretary shall specify.".
9	(2) CLERICAL AMENDMENT.—The table of sec-
10	tions at the beginning of such chapter is amended
11	by adding at the end the following new item:
	"145. Principal Advisor on Countering Weapons of Mass Destruction.".
12	(b) OVERSIGHT PLAN.—Not later than 180 days
13	after the date of the enactment of this Act, the Secretary
14	of Defense shall submit to the congressional defense com-
15	mittees a plan to streamline the oversight framework of
16	the Office of the Secretary of Defense, including any effi-
17	ciencies and the potential to reduce, realign, or otherwise
18	restructure current Assistant Secretary and Deputy As-
19	sistant Secretary positions with responsibilities for over-
20	seeing countering weapons of mass destruction policy, pro-
01	
21	grams, and activities.

22 SEC. 1073. RECEIPT OF FIREARM OR AMMUNITION.

23 (a) RECEIPT OF FIREARM OR AMMUNITION BY
24 SPOUSE OF MEMBER OF THE ARMED FORCES AT A DUTY
25 STATION OF THE MEMBER OUTSIDE THE UNITED

STATES.—Section 925(a)(3) of title 18, United States
 Code, is amended—

3 (1) by inserting ", or to the spouse of such a
4 member," before "or to";

5 (2) by striking "members," and inserting
6 "members and spouses,";

7 (3) by striking "members or" and inserting8 "members, spouses, or"; and

9 (4) by striking "member or" and inserting
10 "member, spouse, or".

(b) RESIDENCY OF SPOUSES OF MEMBERS OF THE
ARMED FORCES TO BE DETERMINED ON THE SAME
BASIS AS THE RESIDENCY OF SUCH MEMBERS FOR PURPOSES OF FEDERAL FIREARMS LAWS.—Section 921(b) of
title 18, United States Code, is amended to read as follows:

17 "(b) For purposes of this chapter, a member of the
18 Armed Forces on active duty, or a spouse of such a mem19 ber, is a resident of—

20 "(1) the State in which the member or spouse21 maintains legal residence;

22 "(2) the State in which the permanent duty23 station of the member is located; and

24 "(3) the State in which the member maintains25 a place of abode from which the member commutes

each day to the permanent duty station of the mem ber.".

3 (c) EFFECTIVE DATE.—The amendments made by
4 this section shall apply to conduct engaged in after the
5 6-month period that begins on the date of the enactment
6 of this Act.

7 SEC. 1074. FEDERAL CHARTER FOR SPIRIT OF AMERICA.

8 (a) FEDERAL CHARTER.—Part B of subtitle II of
9 title 36, United States Code, is amended by inserting after
10 chapter 2003 the following new chapter:

11 "CHAPTER 2005—SPIRIT OF AMERICA

"Sec.
"200501. Organization.
"200502. Purposes.
"200503. Governing body.
"200504. Powers.
"200505. Restrictions.
"200506. Records and inspection.
"200507. Duty to maintain tax-exempt status.
"200508. Quarterly report.

12 "§ 200501. Organization

13 "(a) FEDERAL CHARTER.—Spirit of America (in this
14 chapter 'the corporation'), a nonprofit corporation, is a
15 federally chartered corporation.

16 "(b) EXPIRATION OF CHARTER.—If the corporation

17 does not comply with the provisions of this chapter, the

18 charter granted by this chapter expires.

19 "(c) SCOPE OF CHARTER.—Nothing in the charter
20 granted by this chapter shall be construed as conferring
21 special rights or privileges upon the corporation, or as

placing upon the Department of Defense any obligation
 with respect to the corporation.

3 "§ 200502. Purposes

4 "The purposes of the corporation are as provided in5 its constitution and bylaws and include the following:

6 "(1) To respond to the needs of local popu7 lations abroad, as identified by members of the
8 Armed Forces and diplomats of the United States
9 abroad.

"(2) To connect the people of the United States
more closely to the members of the Armed Forces
and diplomats of the United States abroad, and to
the missions carried out by such personnel abroad.
"(3) To demonstrate the goodwill of the people
of the United States to peoples around the world.

16 **"§ 200503. Governing body**

17 "(a) BOARD OF DIRECTORS.—

"(1) The board of directors is the governing
body of the corporation. The powers, duties, and responsibilities of the board are as provided in the
constitution and bylaws of the corporation.

"(2) The number of directors is as provided in
the constitution of the corporation. Their manner of
selection (including the filling of vacancies) and their

term of office are as provided in the constitution and
 bylaws.

3 "(b) OFFICERS.—(1) The officers of the corporation 4 are a chairman of the board of directors, a president, one 5 or more vice presidents as provided in the constitution and 6 bylaws, a secretary, a treasurer, and one or more assistant 7 secretaries and assistant treasurers as provided in the con-8 stitution and bylaws.

9 "(2) The manner of election, term of office, and du10 ties of the officers are as provided in the constitution and
11 bylaws.

12 **"§ 200504. Powers**

13 "The corporation may—

"(1) adopt and amend a constitution, by-laws,
and regulations to carry out the purposes of the corporation;

17 "(2) adopt and alter a corporate seal;

18 "(3) establish and maintain offices to conduct19 its activities;

20 "(4) enter into contracts;

21 "(5) acquire, own, lease, encumber, and trans22 fer property as necessary and appropriate to carry
23 out the purposes of the corporation;

1	"(6) establish, regulate, and discontinue subor-
2	dinate State and territorial subdivisions and local
3	chapters or posts;
4	"(7) publish a magazine and other publications
5	(including through the Internet);
6	"(8) sue and be sued;
7	"(9) do any other act necessary and proper to
8	carry out the purposes of the corporation as pro-
9	vided in its constitution, by-laws, and regulations;
10	and
11	"(10) to do any other act necessary and proper
12	to carry out the purposes stated in section 200502
13	of this title.
14	"§ 200505. Restrictions
14	§ 200909. Hesti Ichons
14	"(a) Profit.—The corporation may not engage in
15	"(a) Profit.—The corporation may not engage in
15 16	"(a) PROFIT.—The corporation may not engage in business activity for profit unless the activity is substan-
15 16 17	"(a) PROFIT.—The corporation may not engage in business activity for profit unless the activity is substan- tially related to—
15 16 17 18	 "(a) PROFIT.—The corporation may not engage in business activity for profit unless the activity is substantially related to— "(1) the purposes stated in 200502 of this title;
15 16 17 18 19	 "(a) PROFIT.—The corporation may not engage in business activity for profit unless the activity is substantially related to— "(1) the purposes stated in 200502 of this title; or
15 16 17 18 19 20	 "(a) PROFIT.—The corporation may not engage in business activity for profit unless the activity is substantially related to— "(1) the purposes stated in 200502 of this title; or "(2) raising funds to accomplish those pur-
 15 16 17 18 19 20 21 	 "(a) PROFIT.—The corporation may not engage in business activity for profit unless the activity is substantially related to— "(1) the purposes stated in 200502 of this title; or "(2) raising funds to accomplish those purposes.
 15 16 17 18 19 20 21 22 	 "(a) PROFIT.—The corporation may not engage in business activity for profit unless the activity is substantially related to—

ance to, or otherwise promote the candidacy of, an indi vidual seeking elective public office. A substantial part of
 the activities of the corporation may not involve carrying
 on propaganda or otherwise attempting to influence legis lation.

6 "(d) DISTRIBUTION OF INCOME OR ASSETS.—The income or assets of the corporation may not inure to the 7 8 benefit of a governor, officer, member, or employee or be 9 distributed to any person during the life of the corporation or on its dissolution or final liquidation. This subsection 10 does not prevent the payment of reasonable compensation 11 12 to an officer, employee, or other person or reimbursement for actual necessary expenses in amounts approved by the 13 board of directors. 14

15 "(e) LOANS.—The corporation may not make a loan16 to a governor, officer, member or employee.

17 "(f) NO CLAIM OF GOVERNMENTAL APPROVAL OR
18 AUTHORITY.—The corporation may not claim approval of
19 Congress, of the authority of the United States, for any
20 activity of the corporation.

21 "§ 200506. Records and inspection

- 22 "(a) RECORDS.—The corporation shall keep—
- 23 "(1) correct and complete records of account;

"(2) minutes of the proceedings of its members,
 board of governors, and committees having any of
 the authority of the corporation; and

4 "(3) at its principal office, a record of the
5 names and addresses of its members entitled to vote.
6 "(b) INSPECTION.—A member, or an agent or attor7 ney of a member, may inspect the records of the corpora8 tion for any proper purpose, at any reasonable time.

9 "§ 200507. Duty to maintain tax-exempt status

"If the corporation fails to maintain its status as an
organization exempt from taxation under the Internal
Revenue Code of 1986, the charter granted under this
chapter shall terminate.

14 "§ 200508. Quarterly report

15 "The corporation shall submit a quarterly report to 16 Congress on the activities of the corporation during the 17 prior fiscal year quarter. The report shall be submitted 18 at the same time as the report of the audit required by 19 section 10101 of this title.".

(b) TABLES OF CHAPTERS.—The table of chapters
at the beginning of title 36, United States Code, and at
the beginning of subtitle II of such title, are each amended
by inserting after the item relating to chapter 2003 the
following new item:

	513
1	SEC. 1075. TRANSFER OF AIRCRAFT TO OTHER DEPART-
2	MENTS.
3	Section 1098 of the National Defense Authorization
4	Act for Fiscal Year 2014 (Public Law 113–66; 127 Stat.
5	881) is amended—
6	(1) by striking subsections (a) and (f);
7	(2) by redesignating subsections (b) through (e)
8	as subsections (a) through (d), respectively;
9	(3) by redesignating subsections (g) and (h) as
10	subsections (e) and (f);
11	(4) in subsection $(a)(1)$, as so redesignated, by
12	striking "and subject to the certification requirement
13	under subsection (f),"; and
14	(5) in subsection (d), as so redesignated—
15	(A) by striking "Promptly following the
16	completion of the certification requirement
17	under subsection (f) and notwithstanding" and
18	inserting "Notwithstanding"; and
19	(B) by striking "shall begin transfer, with-
20	out reimbursement, of—" and inserting "shall
21	transfer, without reimbursement—".
22	SEC. 1076. REAUTHORIZATION OF NATIONAL AVIATION
23	HERITAGE AREA.
24	(a) FINDINGS.—Congress finds as follows:
25	(1) The National Aviation Heritage Area, as it
26	is currently defined, contains the National Museum
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of the United States Air Force and the Huffman
 Prairie Flying Field located within the grounds of
 Wright-Patterson Air Force Base.
 (2) The National Aviation Heritage Area con-

tinues to preserve the historical legacy of the Wright
brothers and the birth of aviation, therefore, the National Park Service should designate the National
Aviation Heritage Area as a longstanding heritage
area.

(b) REAUTHORIZATION.—The National Aviation Heritage Area Act (title V of division J of the Consolidated
Appropriations Act, 2005; Public Law 108–447) is
amended—

14 (1) by striking "The Aviation Heritage Foundation, Incorporated,", "the Aviation Heritage Foun-15 16 dation, Incorporated (a nonprofit corporation established under the laws of the State of Ohio)", "the 17 Aviation Heritage Foundation", "the Aviation Herit-18 age Foundation, Incorporated" and "the Founda-19 20 tion" each place they appear and inserting "Dayton 21 History";

(2) in section 503, by amending paragraph (1)to read as follows:

24 "(1) DAYTON HISTORY.—The term 'Dayton
25 History' means Dayton History, an organization in-

corporated in Ohio and described in section
 501(c)(3) of the Internal Revenue Code of 1986 and
 exempt from tax under section 501(a) of such
 Code.";

5 (3) in section 505, by adding at the end the fol-6 lowing new subsection:

7 "(d) ACCEPTANCE OF FUNDS AND SERVICES.—The
8 management entity may accept funds and services from
9 any Federal or non-Federal source for the purposes of im10 plementing the Management Plan."; and

(4) in section 512, by striking "the date that is
12 15 years after the date that funds are first made
13 available for this title" and inserting "September 30,
14 2025".

(c) MANAGEMENT PLAN.—Dayton History (as such
term is defined in section 503(1) of the National Aviation
Heritage Area Act (title V of division J of the Consolidated Appropriations Act, 2005; Public Law 108–447))
may manage the National Aviation Heritage Area under
the management plan in effect for that heritage area as
of the date of the enactment of this Act.

22 SEC. 1077. RECOGNITION OF AMERICA'S VETERANS.

(a) AUTHORIZATION OF SUPPORT.—In order to
honor American veterans, including American veterans of
past wars that the Secretary of Defense determines have

not received appropriate recognition, the Secretary may 1 2 provide such support as the Secretary determines is appro-3 priate for a parade to be carried out in the District of 4 Columbia. In providing support under this subsection, the Secretary may expend funds for the display of small arms 5 and munitions appropriate for customary ceremonial hon-6 7 ors and for the participation of military units that perform 8 customary ceremonial duties.

9 (b) **PROHIBITION.**—In providing support for a parade as described in subsection (a), the Secretary may not ex-10 pend funds to provide motorized vehicles, aviation plat-11 12 forms, munitions other than the munitions specifically described in subsection (a), operational military units, or 13 operational military platforms if the Secretary determines 14 15 that providing such units, platforms, or equipment would undermine the readiness of such units, platforms, or 16 17 equipment.

18 SEC. 1078. NATIONAL COMMISSION ON MILITARY AVIATION

19 SAFETY.

(a) ESTABLISHMENT.—There is established the National Commission on Military Aviation Safety (in this section referred to as the "Commission").

- 23 (b) MEMBERSHIP.—
- 24 (1) COMPOSITION.—The Commission shall be
 25 composed of eight members, of whom—

1	(A) four shall be appointed by the Presi-
2	dent;
3	(B) one shall be appointed by the Chair-
4	man of the Committee on Armed Services of
5	the Senate;
6	(C) one shall be appointed by the Ranking
7	Member of the Committee on Armed Services of
8	the Senate;
9	(D) one shall be appointed by the Chair-
10	man of the Committee on Armed Services of
11	the House of Representatives; and
12	(E) one shall be appointed by the Ranking
13	Member of the Committee on Armed Services of
14	the House of Representatives.
15	(2) APPOINTMENT DATE.—The appointments of
16	the members of the Commission shall be made not
17	later than 90 days after the date of the enactment
18	of this Act.
19	(3) EFFECT OF LACK OF APPOINTMENT BY AP-
20	POINTMENT DATE.—If one or more appointments
21	under subparagraph (A) of paragraph (1) is not
22	made by the appointment date specified in para-
23	graph (2), the authority to make such appointment
24	or appointments shall expire, and the number of
25	members of the Commission shall be reduced by the

1 number equal to the number of appointments so not 2 made. If an appointment under subparagraph (B), 3 (C), (D), or (E) of paragraph (1) is not made by the 4 appointment date specified in paragraph (2), the au-5 thority to make an appointment under such subpara-6 graph shall expire, and the number of members of 7 the Commission shall be reduced by the number 8 equal to the number otherwise appointable under 9 such subparagraph.

10 (4)EXPERTISE.—In making appointments 11 under this subsection, consideration should be given 12 to individuals with expertise in military aviation 13 training, aviation technology, military aviation oper-14 ations, aircraft sustainment and repair, aviation per-15 sonnel policy, aerospace physiology, and reserve com-16 ponent policy.

(c) PERIOD OF APPOINTMENT; VACANCIES.—Members shall be appointed for the life of the Commission. Any
vacancy in the Commission shall not affect its powers, but
shall be filled in the same manner as the original appointment.

(d) CHAIR AND VICE CHAIR.—The Commission shall
select a Chair and Vice Chair from among its members.
(e) MEETINGS.—

1	(1) IN GENERAL.—The Commission shall meet
2	at the call of the Chair.
3	(2) INITIAL MEETING.—Not later than 30 days
4	after the date on which all members of the Commis-
5	sion have been appointed, the Commission shall hold
6	its initial meeting.
7	(3) QUORUM.—A majority of the members of
8	the Commission shall constitute a quorum, but a
9	lesser number of members may hold hearings.
10	(f) DUTIES.—
11	(1) STUDY ON MILITARY AVIATION SAFETY.—
12	The Commission shall undertake a comprehensive
13	study of United States military aviation mishaps
14	that occurred between fiscal years 2013 and 2018 in
15	order—
16	(A) to assess the rates of military aviation
17	mishaps between fiscal years 2013 and 2018
18	compared to historic aviation mishap rates;
19	(B) to make an assessment of the under-
20	lying causes contributing to the unexplained
21	physiological effects;
22	(C) to make an assessment of causes con-
23	tributing to delays in aviation maintenance and
24	limiting operational availability of aircraft;

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1 (D) to make an assessment of the causes 2 contributing to military aviation mishaps; and

(E) to make recommendations on the 3 4 modifications, if any, of safety, training, maintenance, personnel, or other policies related to 6 military aviation safety.

7 (2) REPORT.—Not later than June 1, 2019, the 8 Commission shall submit to the President and the 9 congressional defense committees a report setting 10 forth a detailed statement of the findings and con-11 clusions of the Commission as a result of the study 12 required by paragraph (1), together with the rec-13 ommendations of the Commission for such legislative 14 and administrative actions as the Commission con-15 siders appropriate in light of the results of the 16 study.

17 (g) POWERS.—

18 (1) HEARINGS.—The Commission may hold 19 such hearings, sit and act at such times and places, 20 take such testimony, and receive such evidence as the Commission considers advisable to carry out its 21 22 duties under this subtitle.

23 (2) INFORMATION FROM DEPARTMENT.—The 24 Commission may secure directly from any element of 25 the Department of Defense such information as the

Commission considers necessary to carry out its du ties under this subtitle. Upon request of the Chair
 of the Commission, the head of such element shall
 furnish such information to the Commission.

5 (h) TERMINATION.—The Commission shall terminate
6 90 days after the date on which the Commission submits
7 the report required under subsection (f)(2).

8 (i) SENSE OF CONGRESS.—It is the sense of Con-9 gress that—

10 (1) the Secretary of Defense should take every
11 immediate action to make necessary repairs to avia12 tion systems and increase pilot training and pro13 ficiency without assuming additional risk to flight
14 safety; and

(2) this Act and the Defense Appropriations
Act for fiscal year 2019 should be enacted into law
by not later than October 1, 2018, at the maximum
amount permitted by the Bipartisan Budget Act of
2018 (Public Law 115-23) without being conditioned
on any other issue and without regard to any issue
or difference of opinion.

22 SEC. 1079. TARGET PRACTICE AND MARKSMANSHIP TRAIN-

ING SUPPORT.

- 24 (a) FINDINGS; PURPOSE.—
- 25 (1) FINDINGS.—Congress finds that—

1	(A) the use of firearms and archery equip-
2	ment for target practice and marksmanship
3	training activities on Federal land is allowed,
4	except to the extent specific portions of that
5	land have been closed to those activities;
6	(B) in recent years preceding the date of
7	enactment of this section, portions of Federal
8	land have been closed to target practice and
9	marksmanship training for many reasons;
10	(C) the availability of public target ranges
11	on non-Federal land has been declining for a
12	variety of reasons, including continued popu-
13	lation growth and development near former
14	ranges;
15	(D) providing opportunities for target
16	practice and marksmanship training at public
17	target ranges on Federal and non-Federal land
18	can help—
19	(i) to promote enjoyment of shooting,
20	recreational, and hunting activities; and
21	(ii) to ensure safe and convenient lo-
22	cations for those activities;
23	(E) Federal law in effect on the date of en-
24	actment of this section, including the Pittman-
25	Robertson Wildlife Restoration Act (16 U.S.C.

1	669 et seq.), provides Federal support for con-
2	struction and expansion of public target ranges
3	by making available to States amounts that
4	may be used for construction, operation, and
5	maintenance of public target ranges; and
6	(F) it is in the public interest to provide
7	increased Federal support to facilitate the con-
8	struction or expansion of public target ranges.
9	(2) PURPOSE.—The purpose of this section is
10	to facilitate the construction and expansion of public
11	target ranges, including ranges on Federal land
12	managed by the Forest Service and the Bureau of
13	Land Management.
14	(b) Amendments to Pittman-Robertson Wild-
15	LIFE RESTORATION ACT.—
16	(1) Definitions.—Section 2 of the Pittman-
17	Robertson Wildlife Restoration Act (16 U.S.C.
18	669a) is amended—
19	(A) by redesignating paragraphs (2)
20	through (8) as paragraphs (3) through (9) , re-
21	spectively; and
22	(B) by inserting after paragraph (1) the
23	following:
24	((2) the term 'public target range' means a
25	specific location that—

1	"(A) is identified by a governmental agen-
2	cy for recreational shooting;
3	"(B) is open to the public;
4	"(C) may be supervised; and
5	"(D) may accommodate archery or rifle,
6	pistol, or shotgun shooting;".
7	(2) EXPENDITURES FOR MANAGEMENT OF
8	WILDLIFE AREAS AND RESOURCES.—Section 8(b) of
9	the Pittman-Robertson Wildlife Restoration Act (16
10	U.S.C. 669g(b)) is amended—
11	(A) by striking "(b) Each State" and in-
12	serting the following:
13	"(b) Expenditures for Management of Wild-
14	LIFE AREAS AND RESOURCES.—
15	"(1) IN GENERAL.—Except as provided in para-
16	graph (2), each State";
17	(B) in paragraph (1) (as so designated), by
18	striking "construction, operation," and insert-
19	ing "operation";
20	(C) in the second sentence, by striking
21	"The non-Federal share" and inserting the fol-
22	lowing:
23	"(3) Non-federal share.—The non-Federal
24	share";

1	(D) in the third sentence, by striking "The
2	Secretary' and inserting the following:
3	"(4) REGULATIONS.—The Secretary"; and
4	(E) by inserting after paragraph (1) (as
5	designated by paragraph (1) of this subsection)
6	the following:
7	"(2) EXCEPTION.—Notwithstanding the limita-
8	tion described in paragraph (1), a State may pay up
9	to 90 percent of the cost of acquiring land for, ex-
10	panding, or constructing a public target range.".
11	(3) FIREARM AND BOW HUNTER EDUCATION
12	AND SAFETY PROGRAM GRANTS.—Section 10 of the
13	Pittman-Robertson Wildlife Restoration Act (16
14	U.S.C. 669h–1) is amended—
15	(A) in subsection (a), by adding at the end
16	the following:
17	"(3) Allocation of additional amounts.—
18	Of the amount apportioned to a State for any fiscal
19	year under section 4(b), the State may elect to allo-
20	cate not more than 10 percent, to be combined with
21	the amount apportioned to the State under para-
22	graph (1) for that fiscal year, for acquiring land for,
23	expanding, or constructing a public target range.";
24	(B) by striking subsection (b) and insert-
25	ing the following:

1	"(b) Cost Sharing.—
2	"(1) IN GENERAL.—Except as provided in para-
3	graph (2), the Federal share of the cost of any activ-
4	ity carried out using a grant under this section shall
5	not exceed 75 percent of the total cost of the activ-
6	ity.
7	"(2) Public target range construction or
8	EXPANSION.—The Federal share of the cost of ac-
9	quiring land for, expanding, or constructing a public
10	target range in a State on Federal or non-Federal
11	land pursuant to this section or section 8(b) shall
12	not exceed 90 percent of the cost of the activity.";
13	and
15	and
13	(C) in subsection $(c)(1)$ —
14	(C) in subsection $(c)(1)$ —
14 15	(C) in subsection (c)(1)—(i) by striking "Amounts made" and
14 15 16	(C) in subsection (c)(1)—(i) by striking "Amounts made" and inserting the following:
14 15 16 17	 (C) in subsection (c)(1)— (i) by striking "Amounts made" and inserting the following: "(A) IN GENERAL.—Except as provided in
14 15 16 17 18	 (C) in subsection (c)(1)— (i) by striking "Amounts made" and inserting the following: "(A) IN GENERAL.—Except as provided in subparagraph (B), amounts made"; and
14 15 16 17 18 19	 (C) in subsection (c)(1)— (i) by striking "Amounts made" and inserting the following: "(A) IN GENERAL.—Except as provided in subparagraph (B), amounts made"; and (ii) by adding at the end the fol-
 14 15 16 17 18 19 20 	 (C) in subsection (c)(1)— (i) by striking "Amounts made" and inserting the following: "(A) IN GENERAL.—Except as provided in subparagraph (B), amounts made"; and (ii) by adding at the end the following:
 14 15 16 17 18 19 20 21 	 (C) in subsection (c)(1)— (i) by striking "Amounts made" and inserting the following: "(A) IN GENERAL.—Except as provided in subparagraph (B), amounts made"; and (ii) by adding at the end the following: "(B) EXCEPTION.—Amounts provided for
 14 15 16 17 18 19 20 21 22 	 (C) in subsection (c)(1)— (i) by striking "Amounts made" and inserting the following: "(A) IN GENERAL.—Except as provided in subparagraph (B), amounts made"; and (ii) by adding at the end the following: "(B) EXCEPTION.—Amounts provided for acquiring land for, constructing, or expanding a

fiscal year for which the amounts are made
 available.".

3 (c) LIMITS ON LIABILITY.—

4 (1) DISCRETIONARY FUNCTION.—For purposes 5 of chapter 171 of title 28, United States Code (com-6 monly referred to as the "Federal Tort Claims 7 Act"), any action by an agent or employee of the 8 United States to manage or allow the use of Federal 9 land for purposes of target practice or marksman-10 ship training by a member of the public shall be con-11 sidered to be the exercise or performance of a discretionary function. 12

(2) CIVIL ACTION OR CLAIMS.—Except to the
extent provided in chapter 171 of title 28, United
States Code, the United States shall not be subject
to any civil action or claim for money damages for
any injury to or loss of property, personal injury, or
death caused by an activity occurring at a public
target range that is—

20 (A) funded in whole or in part by the Fed21 eral Government pursuant to the Pittman-Rob22 ertson Wildlife Restoration Act (16 U.S.C. 669
23 et seq.); or

(B) located on Federal land.

1 (d) SENSE OF CONGRESS REGARDING COOPERA-2 TION.—It is the sense of Congress that, consistent with applicable laws and regulations, the Chief of the Forest 3 4 Service and the Director of the Bureau of Land Management should cooperate with State and local authorities and 5 other entities to carry out waste removal and other activi-6 7 ties on any Federal land used as a public target range 8 to encourage continued use of that land for target practice 9 or marksmanship training.

10 (e) DEFINITION OF PUBLIC TARGET RANGE.—In
11 this section, the term "public target range" means a spe12 cific location that—

13 (1) is identified by a governmental agency for14 recreational shooting;

15 (2) is open to the public;

16 (3) may be supervised; and

17 (4) may accommodate archery or rifle, pistol, or18 shotgun shooting.

19 SEC. 1080. SENSE OF CONGRESS ON ADVERSARY AIR CAPA-

20

BILITIES.

It is the sense of Congress that each facility of the Department of Defense housing an F-22 aircraft squadron should have adversary air capabilities to improve the training of F-22 aircrews.

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1	SEC. 1081. SENSE OF CONGRESS REGARDING ORGANIC AT-
2	TACK AVIATOR TRAINING CAPABILITY.
3	It is the sense of Congress that—
4	(1) retaining attack rotary wing aviation assets
5	in the Army National Guard continues to be impor-
6	tant;
7	(2) the National Guard should retain organic
8	attack aviation training capacity; and
9	(3) the Western and Eastern Army Aviation
10	Training Sites have proven invaluable in maintaining
11	Army National Guard aviation readiness.
12	SEC. 1082. SENSE OF CONGRESS ON THE LEGACY, CON-
13	TRIBUTIONS, AND SACRIFICES OF AMERICAN
14	INDIAN AND ALASKA NATIVES IN THE ARMED
15	FORCES.
16	(a) FINDINGS.—Congress finds the following:
17	(1) The United States celebrates Native Amer-
18	ican History Month each November to recognize and
19	honor the history and achievements of Native Ameri-
20	cans.
21	(2) American Indian and Alaska Natives serve
22	in all branches of the Armed Forces, attend all serv-
23	ice academies, and defend our country with valiance,
24	pride, and honor.

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1	(3) More than 30,000 active duty, reserve, and
2	National Guard members of the Armed Forces iden-
3	tify as Native American.
4	(4) American Indian and Alaska Natives have
5	served and continue to serve in the highest propor-
6	tions to population than any other ethnic group.
7	(5) American Indian and Alaska Natives have
8	served in every war, from the Revolutionary War to
9	current overseas conflicts.
10	(6) Native American veterans are Congressional
11	Medal of Honor, Congressional Gold and Silver Med-
12	als, Purple Heart, and Bronze Star Medal recipi-
13	ents.
14	(7) American Indian and Alaska Native women
15	serve in Armed Forces in higher proportions than
16	any other ethnic group.
17	(8) Native American Code Talkers and their
18	languages proved an invaluable asset during World
19	Wars I and II.
20	(9) Ira Hayes, Akimel O'odham (Pima) helped
21	to raise the American flag on Iwo Jima;
22	(10) Dr. Joseph Medicine Crow, Apsáalooke
23	(Crow), served in WWII and became a war chief.
24	(11) Numerous present and past military air-
25	craft, helicopters, and munitions programs bear the

1	names of Native American tribes and tribal leaders
2	to honor their legacy of martial prowess, including
3	the Apache, Kiowa, Black Hawk, Lakota, Chinook,
4	Huron, Iroquois, Comanche, Cayuse, Chickasaw,
5	Ute, Gray Eagle, Mescalero, Tomahawk, and more.
6	(12) Native American tribes commonly take
7	part in ceremonies alongside military units to bless
8	new aircraft and mark successful inception of new
9	fleets.
10	(13) More than 140,000 veterans across the
11	United States identify as Native American.
12	(14) Each November, the Department of De-
13	fense honors the unique and special relationship with
14	tribal communities during Native American Heritage
15	Month.
16	(b) SENSE OF CONGRESS.—It is the sense of Con-
17	gress that Congress—
18	(1) recognizes and honors the legacy and con-
19	tributions of American Indian and Alaska Natives
20	and tribal communities to the military of the United
21	States; and
22	(2) commits to ensuring progress for American
23	Indian and Alaska Native members of the Armed
24	Forces and veterans with regard to representation in
25	
25	senior military leadership positions, improving access

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1	to culturally competent resources and services, and
2	supporting families and tribal communities.
3	SEC. 1083. AMATEUR RADIO PARITY.
4	(a) FINDINGS.—Congress finds the following:
5	(1) More than 730,000 radio amateurs in the
6	United States are licensed by the Federal Commu-
7	nications Commission in the amateur radio services.
8	(2) Amateur radio, at no cost to taxpayers, pro-
9	vides a fertile ground for technical self-training in
10	modern telecommunications, electronics technology,
11	and emergency communications techniques and pro-
12	tocols.
13	(3) There is a strong Federal interest in the ef-
14	fective performance of amateur stations established
15	at the residences of licensees. Such stations have
16	been shown to be frequently and increasingly pre-
17	cluded by unreasonable private land use restrictions,
18	including restrictive covenants.
19	(4) Federal Communications Commission regu-
20	lations have for three decades prohibited the applica-
21	tion to stations in the amateur service of State and
22	local regulations that preclude or fail to reasonably
23	accommodate amateur service communications, or
24	that do not constitute the minimum practicable reg-
25	ulation to accomplish a legitimate State or local pur-

pose. Commission policy has been and is to require
 States and localities to permit erection of a station
 antenna structure at heights and dimensions suffi cient to accommodate amateur service communica tions.

6 (5) The Commission has sought guidance and 7 direction from Congress with respect to the applica-8 tion of the Commission's limited preemption policy 9 regarding amateur service communications to private 10 land use restrictions, including restrictive covenants.

11 (6) There are aesthetic and common property 12 considerations that are uniquely applicable to private 13 land use regulations and the community associations 14 obligated to enforce covenants, conditions, and re-15 strictions in deed-restricted communities. These con-16 siderations are dissimilar to those applicable to State 17 law and local ordinances regulating the same resi-18 dential amateur radio facilities.

19 (7) In recognition of these considerations, a
20 separate Federal policy than exists at section
21 97.15(b) of title 47, Code of Federal Regulations, is
22 warranted concerning amateur service communica23 tions in deed-restricted communities.

24 (8) Community associations should fairly ad-25 minister private land use regulations in the interest

1 of their communities, while nevertheless permitting 2 the installation and maintenance of effective outdoor amateur radio antennas. There exist antenna de-3 4 signs and installations that can be consistent with the aesthetics and physical characteristics of land 5 6 and structures in community associations while ac-7 commodating communications in the amateur radio 8 services.

9 (b) APPLICATION OF PRIVATE LAND USE RESTRIC-10 TIONS TO AMATEUR STATIONS.—

11 (1) AMENDMENT OF FCC RULES.—Not later 12 than 120 days after the date of the enactment of 13 this Act. the Federal Communications Commission 14 shall amend section 97.15 of title 47, Code of Fed-15 eral Regulations, by adding a new paragraph that 16 prohibits the application to amateur stations of any 17 private land use restriction, including a restrictive 18 covenant, that—

19 (A) on its face or as applied, precludes20 communications in an amateur radio service;

(B) fails to permit a licensee in an amateur radio service to install and maintain an effective outdoor antenna on property under the
exclusive use or control of the licensee; or

1	(C) does not constitute the minimum prac-
2	ticable restriction on such communications to
3	accomplish the lawful purposes of a community
4	association seeking to enforce such restriction.
5	(2) Additional requirements.—In amend-
6	ing its rules as required by subsection (a), the Com-
7	mission shall—
8	(A) require any licensee in an amateur
9	radio service to notify and obtain prior approval
10	from a community association concerning in-
11	stallation of an outdoor antenna;
12	(B) permit a community association to
13	prohibit installation of any antenna or antenna
14	support structure by a licensee in an amateur
15	radio service on common property not under the
16	exclusive use or control of the licensee; and
17	(C) subject to the standards specified in
18	paragraphs (1) and (2) of subsection (a), per-
19	mit a community association to establish rea-
20	sonable written rules concerning height, loca-
21	tion, size, and aesthetic impact of, and installa-
22	tion requirements for, outdoor antennas and
23	support structures for the purpose of con-
24	ducting communications in the amateur radio
25	services.

(c) AFFIRMATION OF LIMITED PREEMPTION OF
 STATE AND LOCAL LAND USE REGULATION.—The Fed eral Communications Commission may not change section
 97.15(b) of title 47, Code of Federal Regulations, which
 shall remain applicable to State and local land use regula tion of amateur service communications.

7 (d) DEFINITIONS.—In this section:

(1) The term "community association" means 8 9 any non-profit mandatory membership organization 10 composed of owners of real estate described in a dec-11 laration of covenants or created pursuant to a cov-12 enant or other applicable law with respect to which 13 a person, by virtue of the person's ownership of or 14 interest in a unit or parcel, is obligated to pay for 15 a share of real estate taxes, insurance premiums, 16 maintenance, improvement, services, or other ex-17 penses related to common elements, other units, or 18 any other real estate other than the unit or parcel 19 described in the declaration.

20 (2) The terms "amateur radio services", "ama21 teur service", and "amateur station" have the mean22 ings given such terms in section 97.3 of title 47,
23 Code of Federal Regulations.

1	SEC. 1084. SENSE OF CONGRESS REGARDING THE INTER-
2	NATIONAL BORDERS OF THE UNITED STATES.
3	It is the sense of Congress that—
4	(1) gaining and maintaining situational aware-
5	ness and operational control of the international bor-
6	ders of the United States is critical to national secu-
7	rity;
8	(2) the United States Government must devote
9	adequate resources to securing the border, both at,
10	and between, ports of entry, and the agency tasked
11	with that mission, the Department of Homeland Se-
12	curity, should be adequately resourced to conduct
13	such mission; and
14	(3) the Department of Defense must ensure
15	that when it acts in support of that mission, such
16	as when mobilized by the President to conduct
17	homeland defense activities, or when military facili-
18	ties are adjacent to an international border of the
19	United States, it has adequate resources, capabili-
20	ties, and authorities to carry out the mission while
21	maintaining combat readiness.
22	SEC. 1085. PROGRAM TO COMMEMORATE 75TH ANNIVER-
23	SARY OF WORLD WAR II.
24	(a) Commemorative Program Authorized.—The
25	Secretary of Defense shall conduct a program to com-
26	memorate the 75th anniversary of World War II. In con-

ducting the commemorative program, the Secretary shall
 support and facilitate other programs and activities of the
 Federal Government, State and local governments, and
 not-for-profit organizations in commemoration of the 75th
 anniversary of World War II.

6 (b) COMMEMORATIVE ACTIVITIES AND OBJEC7 TIVES.—The commemorative program may include activi8 ties and ceremonies to achieve the following objectives:

9 (1) To thank and honor veterans of World War 10 II, including personnel who were held as prisoners of 11 war or listed as missing in action, for their service 12 and sacrifice on behalf of the United States and to 13 thank and honor the families of these veterans.

(2) To educate the public about the history of
World War II and highlight the service of the Armed
Forces during World War II and the contributions
of Federal agencies and governmental and nongovernmental organizations that served with, or in
support of, the Armed Forces.

20 (3) To pay tribute to the contributions made on
21 the home front by the people of the United States
22 during World War II.

(4) To recognize the contributions and sacrifices made by the allies of the United States during World War II.

1 (c) NAMES AND SYMBOLS.—The Secretary of De-2 fense shall have the sole and exclusive right to use the name "The United States of America 75th Anniversary 3 of World War II Commemoration", and such seal, em-4 blems, and badges incorporating such name as the Sec-5 retary may lawfully adopt. Nothing in this section may 6 7 be construed to supersede rights that are established or 8 vested before the date of the enactment of this Act.

9 (d) Commemorative Fund.—

10 (1) ESTABLISHMENT AND ADMINISTRATION.— 11 Upon the Secretary establishing the commemorative 12 program under subsection (a), the Secretary of the 13 Treasury shall establish in the Treasury of the 14 United States an account to be known as the "De-15 partment of Defense World War II Commemoration 16 Fund" (in this section referred to as the "Fund"). 17 The Fund shall be administered by the Secretary of 18 Defense.

(2) USE OF FUND.—The Secretary of Defense
shall use the assets of the Fund only for the purpose
of conducting the commemorative program and providing grants to State and local governments and
not-for-profit organizations for commemorative activities, and shall prescribe such regulations regard-

1	ing the use of the Fund as the Secretary considers
2	to be necessary.
3	(3) DEPOSITS.—The following shall be depos-
4	ited into the Fund:
5	(A) Amounts appropriated to the Fund.
6	(B) Proceeds derived from the Secretary's
7	use of the exclusive rights described in sub-
8	section (c).
9	(C) Donations made in support of the com-
10	memorative program by private and corporate
11	donors.
12	(D) Funds transferred to the Fund by the
13	Secretary from funds appropriated for fiscal
14	year 2019 and subsequent years for the Depart-
15	ment of Defense.
16	(4) AVAILABILITY.—Subject to subsection
17	(f)(2), amounts deposited under paragraph (3) shall
18	constitute the assets of the Fund and remain avail-
19	able until expended.
20	(5) BUDGET REQUEST.—The Secretary of De-
21	fense may establish a separate budget line for the
22	commemorative program. In the budget justification
23	materials submitted by the Secretary in support of
24	the budget of the President for any fiscal year for

1	which the Secretary establishes the separate budget
2	line, the Secretary shall—
3	(A) identify and explain any amounts ex-
4	pended for the commemorative program in the
5	fiscal year preceding the budget request;
6	(B) identify and explain the amounts being
7	requested to support the commemorative pro-
8	gram for the fiscal year of the budget request;
9	and
10	(C) present a summary of the fiscal status
11	of the Fund.
12	(e) Acceptance of Voluntary Services.—
13	(1) AUTHORITY TO ACCEPT SERVICES.—Not-
14	withstanding section 1342 of title 31, United States
15	Code, the Secretary of Defense may accept from any
16	person voluntary services to be provided in further-
17	ance of the commemorative program. The Secretary
18	of Defense shall prohibit the solicitation of any vol-
19	untary services if the nature or circumstances of
20	such solicitation would compromise the integrity or
21	the appearance of integrity of any program of the
22	Department of Defense or of any individual involved
23	in the program.
24	(2) Reimbursement of incidental ex-

25 PENSES.—The Secretary may provide for reimburse-

1	ment of incidental expenses incurred by a person
2	providing voluntary services under this subsection.
3	The Secretary shall determine which expenses are el-
4	igible for reimbursement under this paragraph.
5	(f) FINAL REPORT.—
6	(1) REPORT REQUIRED.—Not later than 60
7	days after the end of the commemorative program
8	established by the Secretary of Defense under sub-
9	section (a), the Secretary shall submit to Congress
10	a report containing an accounting of—
11	(A) all of the funds deposited into and ex-
12	pended from the Fund;
13	(B) any other funds expended under this
14	section; and
15	(C) any unobligated funds remaining in
16	the Fund.
17	(2) TREATMENT OF UNOBLIGATED FUNDS.—
18	Unobligated amounts remaining in the Fund as of
19	the end of the commemorative period shall be held
20	in the Fund until transferred by law.
21	(g) LIMITATION ON EXPENDITURES.—Total expendi-
22	tures from the Fund, using amounts appropriated to the
23	Department of Defense, may not exceed \$5,000,000 for
24	fiscal year 2019 or for any subsequent fiscal year to carry
25	out the commemorative program.

(h) FUNDING.—Of the amount authorized to be ap propriated by this Act or otherwise made available for fis cal year 2019 for operation and maintenance, Defense wide activities, \$2,000,000 shall be available for deposit
 in the Fund.

6 TITLE XI—CIVILIAN PERSONNEL 7 MATTERS

8 SEC. 1101. DIRECT HIRE AUTHORITY FOR THE DEPART9 MENT OF DEFENSE FOR CERTAIN COMPETI10 TIVE SERVICE POSITIONS.

(a) IN GENERAL.—Chapter 99 of title 5, United
States Code, is amended by adding at the end the following:

14 "§ 9905. Direct hire authority for certain personnel of

15

the Department of Defense

"(a) IN GENERAL.—The Secretary of Defense may
appoint, without regard to the provisions of subchapter I
of chapter 33 (other than sections 3303 and 3328 of such
chapter), qualified candidates to any of the following positions in the competitive service in the Department of Defense:

"(1) Any position involved with Department
maintenance activities, including depot-level maintenance and repair.

25 "(2) Any position involved with cybersecurity.

1	"(3) Any individual in the acquisition workforce
2	that manages any services contracts necessary to the
3	operation and maintenance of programs of the De-
4	partment.
5	"(4) Any science, technology, or engineering po-
6	sition, including any such position at the Major
7	Range and Test Facilities Base, in order to allow de-
8	velopment of new systems and provide for the main-
9	tenance of legacy systems.
10	"(b) SUNSET.—Effective on September 30, 2025, the
11	authority provided under subsection (a) shall expire.".
12	(b) Clerical Amendment.—The table of sections
13	at the beginning of chapter 99 of such title is amended
14	by inserting after the item relating to section 9904 the
15	following new item:
	"9905. Direct hire authority for certain personnel of the Department of De- fense.".
16	SEC. 1102. MODIFICATION OF DIRECT HIRE AUTHORITY
17	FOR THE DEPARTMENT OF DEFENSE FOR
18	POST-SECONDARY STUDENTS AND RECENT
19	GRADUATES.
20	(a) IN GENERAL.—Chapter 99 of title 5, United
21	States Code, as amended by section 1101(a), is further

22 amended by adding at the end the following:

1 "§ 9906. Direct hire authority for the Department of Defense for post-secondary students and recent graduates

4 "(a) IN GENERAL.—Without regard to sections 3309
5 through 3318, 3327, and 3330, the Secretary of Defense
6 may recruit and appoint qualified recent graduates and
7 current post-secondary students to competitive service po8 sitions in professional and administrative occupations
9 within the Department of Defense.

10 "(b) Regulations.—

11 "(1) IN GENERAL.—The Secretary shall admin-12 ister this section in accordance with regulations pre-13 scribed by the Secretary for purposes of this section. 14 "(2) PUBLIC NOTICE AND ADVERTISING.—To 15 the extent practical, as determined by the Secretary, 16 the Secretary shall publicly advertise positions avail-17 able under this section. In carrying out the pre-18 ceding sentence, the Secretary shall—

19 "(A) take into account merit system prin20 ciples, mission requirements, costs, and organi21 zational benefits of any advertising of positions;
22 and

23 "(B) advertise such positions in the man24 ner the Secretary determines is most likely to
25 provide diverse and qualified candidates and en-

1	sure potential applicants have appropriate infor-
2	mation relevant to the positions available.
3	"(c) DEFINITIONS.—In this section—
4	"(1) the term 'current post-secondary student'
5	means a person who—
6	"(A) is currently enrolled in, and in good
7	academic standing at, a full-time program at an
8	institution of higher education;
9	"(B) is making satisfactory progress to-
10	ward receipt of a baccalaureate or graduate de-
11	gree; and
12	"(C) has completed at least one year of the
13	program;
14	((2) the term 'institution of higher education'
15	has the meaning given the term in section 101 of the
16	Higher Education Act of 1965 (20 U.S.C. 1001);
17	and
18	"(3) the term 'recent graduate', with respect to
19	appointment of a person under this section, means
20	a person who was awarded a degree by an institu-
21	tion of higher education not more than two years be-
22	fore the date of the appointment of such person, ex-
23	cept that in the case of a person who has completed
24	a period of obligated service in a uniformed service
25	of more than four years, such term means a person

1	who was awarded a degree by an institution of high-
2	er education not more than four years before the
3	date of the appointment of such person.
4	"(d) SUNSET.—Effective on September 30, 2025, the
5	authority provided under this section shall expire.".
6	(b) CLERICAL AMENDMENT.—The table of sections
7	at the beginning of chapter 99 of such title, as amended
8	by section 1101(b), is further amended by inserting after
9	the item relating to section 9905 the following new item:
	"9906. Direct hire authority for the Department of Defense for post-secondary students and recent graduates.".
10	(c) REPEAL.—Section 1106 of the National Defense
11	Authorization Act for Fiscal Year 2017 (Public Law 114–
12	328) is repealed.
13	SEC. 1103. EXTENSION OF OVERTIME RATE AUTHORITY
14	FOR DEPARTMENT OF THE NAVY EMPLOYEES
15	PERFORMING WORK ABOARD OR DOCKSIDE
16	IN SUPPORT OF THE NUCLEAR-POWERED
17	AIRCRAFT CARRIER FORWARD DEPLOYED IN
18	JAPAN.
18 19	JAPAN. Section 5542(a)(6)(B) of title 5, United States Code,

21 ing "September 30, 2021".

SEC. 1104. ONE-YEAR EXTENSION AND EXPANSION OF AU THORITY TO WAIVE ANNUAL LIMITATION ON
 PREMIUM PAY AND AGGREGATE LIMITATION
 ON PAY FOR FEDERAL CIVILIAN EMPLOYEES
 WORKING OVERSEAS.

6 (a) IN GENERAL.—Section 1101(a) of the Duncan 7 Hunter National Defense Authorization Act for Fiscal 8 Year 2009 (Public Law 110–417; 122 Stat. 4615), as 9 most recently amended by section 1105 of the National 10 Defense Authorization Act for Fiscal Year 2018 (Public 11 Law 115–91), is amended by striking "through 2018" and 12 inserting "through 2019".

(b) APPLICABILITY OF AGGREGATE LIMITATION ON
PAY.—Section 1101(b) of the Duncan Hunter National
Defense Authorization Act for Fiscal Year 2009 (Public
Law 110-417; 122 Stat. 4615) is amended to read as follows:

"(b) APPLICABILITY OF AGGREGATE LIMITATION ON
PAY.—In applying section 5307 of title 5, United States
Code, any payment in addition to basic pay for a period
of time during which a waiver under subsection (a) is in
effect shall not be counted as part of an employee's aggregate compensation for the given calendar year.".

(c) EFFECTIVE DATE.—This section and the amendments made by this section shall take effect on January
1, 2019.

1	SEC. 1105. APPOINTMENT OF RETIRED MEMBERS OF THE
2	ARMED FORCES TO POSITIONS IN OR UNDER
3	THE DEPARTMENT OF DEFENSE.

4 (a) IN GENERAL.—During fiscal years 2018 through
5 2021, in addition to the authority provided under para6 graphs (1) and (2) of subsection (b) of section 3326 of
7 title 5, United States Code, and consistent with the re8 quirements of such section, a retired member of the armed
9 forces may be appointed under such subsection if—

10 (1) the Department of Defense (including a
11 nonappropriated fund instrumentality under the ju12 risdiction of the armed forces) has been granted di13 rect hire authority to fill the position;

(2) the appointment is to fill an emergency appointment for which the Secretary concerned or his
designee for the purpose determines competitive appointment is not appropriate or reasonable due to
the need to fill the emergency need as quickly as
possible; or

20 (3) the appointment is for a highly qualified ex21 pert under section 9903 of such title.

(b) BRIEFING.—Not later than 90 days after the end
of each of fiscal years 2018 through 2021, the Secretary
of Defense shall provide a briefing to the Committee on
Armed Services of the House of Representatives and the

1	Committee on Oversight and Government Reform of the
2	House of Representatives including—
3	(1) with respect to the waiver process under
4	section 3326(b)(1) of title 5, United States Code—
5	(A) the number of individuals appointed
6	during the most recently ended fiscal year
7	under such process; and
8	(B) the Department of Defense's plan on
9	the use of such process during the fiscal year
10	in which the briefing is provided;
11	(2) the number of individuals—
12	(A) appointed under the authority provided
13	by subsection (a) during the most recently
14	ended fiscal year; and
15	(B) expected to be appointed under such
16	subsection during the fiscal year in which the
17	briefing is provided; and
18	(3) the impact of subsection (a) on the manage-
19	ment of the Department civilian workforce during
20	the most recently ended fiscal year.
21	SEC. 1106. EXTENSION OF AUTHORITY TO CONDUCT
22	TELEWORK TRAVEL EXPENSES TEST PRO-
23	GRAMS.
24	(a) IN GENERAL.—Section 5711(g) of title 5, United
25	States Code, is amended by striking "7 years after the

date of the enactment of the Telework Enhancement Act
 of 2010" and inserting "on December 31, 2020".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall take effect as though enacted on De5 cember 1, 2017.

6 SEC. 1107. PERSONNEL DEMONSTRATION PROJECTS.

7 Section 4703 of title 5, United States Code, is8 amended—

9 (1) in subsection (d), by striking paragraph (2)10 and inserting the following:

"(2)(A) Except as provided in subparagraph (B), not
more than 10 active demonstration projects may be in effect at any time.

"(B) Any demonstration project authorized under
this section that is active for a period greater than 10
years shall not count for purposes of applying the limitation in subparagraph (A)."; and

18 (2) by adding at the end the following:

19 "(j) Each agency at which a demonstration project 20 is ongoing shall submit an annual report to the Office of 21 Personnel Management, the Office and Management and 22 Budget, the Committee on Homeland Security and Gov-23 ernmental Affairs of the United States Senate, and the 24 Committee on Oversight and Government Reform of the 25 United States House of Representatives that includes—

"(1) the aggregate performance appraisal rat ings and compensation costs for employees under a
 demonstration project;

((2) an assessment of the results of the dem-4 5 onstration project, including its impact on mission 6 goals, employee recruitment, retention, and satisfac-7 tion, and which may include the results of the survey 8 authorized under section 1128 of the National De-9 fense Authorization Act for Fiscal Year 2004 (Pub-10 lic Law 108–136; 5 U.S.C. 7101 note), commonly 11 referred to as the Federal Employee Viewpoint Sur-12 vey, and performance management for employees; 13 and

"(3) a comparison of the items listed in (1) and
(2) with employees not covered by the demonstration
project.".

17 SEC. 1108. EXPANDED FLEXIBILITY IN SELECTING CAN18 DIDATES FROM REFERRAL LISTS.

(a) EXPANDED FLEXIBILITY.—Subchapter I of chapter 33 of title 5, United States Code, is amended by striking sections 3317 and 3318 and inserting the following: **"§3317. Competitive service; certification using nu-**merical ratings

24 "(a) CERTIFICATION.—

"(1) IN GENERAL.—The Director of the Office 1 2 of Personnel Management, or the head of an agency 3 to which the Director has delegated examining au-4 thority under section 1104(a)(2), shall certify a suf-5 ficient number of names from the top of the appro-6 priate register or list of eligibles, as determined pur-7 suant to regulations prescribed under subsection (c). 8 and provide a certificate with such names to an ap-9 pointing authority that has requested a certificate of 10 eligibles to consider when filling a job in the com-11 petitive service.

12 "(2) MINIMUM NUMBER OF NAMES CER-13 TIFIED.—Unless otherwise provided for in regula-14 tions prescribed under subsection (c), the number of 15 names certified under paragraph (1) shall be not 16 less than three.

17 "(b) DISCONTINUANCE OF CERTIFICATION.—When an appointing authority, for reasons considered sufficient 18 19 by the Director or head of an agency, has three times con-20 sidered and passed over a preference eligible who was cer-21 tified from a register, the Director or head of any agency 22 may discontinue certifying the preference eligible for ap-23 pointment. The Director or the head of an agency shall 24 provide to such preference eligible notice of the intent to

discontinue certifying such preference eligible prior to the
 discontinuance of certification.

3 "(c) REGULATIONS.—The Director shall prescribe
4 regulations for the administration of this section. Such
5 regulations shall include the establishment of mechanisms
6 for identifying the eligibles who will be considered for each
7 vacancy. Such mechanisms may include cut-off scores.

8 "(d) DEFINITION.—In this section, the term 'Direc9 tor' means the Director of the Office of Personnel Man10 agement.

11 "§ 3318. Competitive service; selections using numer12 ical ratings

13 "(a) IN GENERAL.—An appointing authority shall select for appointment from the eligibles certified for ap-14 15 pointment on a certificate furnished under section 16 3317(a), unless objection to one or more of the individuals 17 certified is made to, and sustained by, the Director of the 18 Office of Personnel Management or the head of an agency to which the Director has delegated examining authority 19 under section 1104(a)(2), for proper and adequate reason 20 21 under regulations prescribed by the Director.

22 "(b) Other Appointing Authorities.—

23 "(1) IN GENERAL.—During the 240-day period
24 beginning on the date of issuance of a certificate of
25 eligibles under section 3317(a), an appointing au-

1	thority other than the appointing authority request-
2	ing the certificate (in this subsection referred to as
3	the 'other appointing authority') may select an indi-
4	vidual from that certificate in accordance with this
5	subsection for an appointment to a position that
6	is—
7	"(A) in the same occupational series as the
8	position for which the certification of eligibles
9	was issued (in this subsection referred to as the
10	'original position'); and
11	"(B) at a similar grade level as the origi-
12	nal position.
13	"(2) Applicability.—An appointing authority
14	requesting a certificate of eligibles may share the
15	certificate with another appointing authority only if
16	the announcement of the original position provided
17	notice that the resulting list of eligible candidates
18	may be used by another appointing authority.
19	"(3) REQUIREMENTS.—The selection of an in-
20	dividual under paragraph (1)—
21	"(A) shall be made in accordance with sub-
22	section (a); and
23	"(B) subject to paragraph (4), may be
24	made without any additional posting under sec-
25	tion 3327.

1	"(4) INTERNAL NOTICE.—Before selecting an
2	individual under paragraph (1), the other appointing
3	authority shall—
4	"(A) provide notice of the available posi-
5	tion to employees of the other appointing au-
6	thority;
7	"(B) provide up to 10 business days for
8	employees of the other appointing authority to
9	apply for the position; and
10	"(C) review the qualifications of employees
11	submitting an application.
12	"(c) Pass Over.—
13	"(1) IN GENERAL.—Subject to subparagraph
14	(2), if an appointing authority proposes to pass over
15	a preference eligible certified for appointment under
16	subsection (a) and select an individual who is not a
17	preference eligible, the appointing authority shall file
18	written reasons with the Director or the head of the
19	agency for passing over the preference eligible. The
20	Director or the head of the agency shall make the
21	reasons presented by the appointing authority part
22	of the record of the preference eligible and may re-
23	quire the submission of more detailed information
24	from the appointing authority in support of the
25	passing over of the preference eligible. The Director

1 or the head of the agency shall determine the suffi-2 ciency or insufficiency of the reasons submitted by 3 the appointing authority, taking into account any re-4 sponse received from the preference eligible under 5 paragraph (2). When the Director or the head of the 6 agency has completed review of the proposed pass-7 over of the preference eligible, the Director or the 8 head of the agency shall send its findings to the ap-9 pointing authority and to the preference eligible. The 10 appointing authority shall comply with the findings. "(2) Preference eligible individuals who 11 12 HAVE A COMPENSABLE SERVICE-CONNECTED DIS-13 ABILITY.—In the case of a preference eligible de-14 scribed in section 2108(3)(C) who has a compen-15 sable service-connected disability of 30 percent or 16 more, the appointing authority shall notify the Di-17 rector under paragraph (1) and, at the same time, 18 notify the preference eligible of the proposed pass-19 over, of the reasons for the proposed pass-over, and 20 of the individual's right to respond to those reasons 21 to the Director within 15 days of the date of the no-22 tification. The Director shall, before completing the 23 review under paragraph (1), require a demonstration 24 by the appointing authority that the notification was

timely sent to the preference eligible's last known
 address.

''(3) 3 FURTHER CONSIDERATION NOT RE-4 QUIRED.—When a preference eligible, for reasons 5 considered sufficient by the Director, or in the case 6 of a preference eligible described in paragraph (1), 7 by the head of an agency, has been passed over in 8 accordance with this subsection for the same posi-9 tion, the appointing authority is not required to give 10 further consideration to that preference eligible while 11 selecting from the same list for a subsequent ap-12 pointment to such position.

"(4) DELEGATION PROHIBITION.—In the case
of a preference eligible described in paragraph (2),
the functions of the Director under this subsection
may not be delegated to an individual who is not an
officer or employee of the Office of Personnel Management.

"(d) SPECIAL RULE REGARDING REEMPLOYMENT
LISTS.—When the names of preference eligibles are on a
reemployment list appropriate for the position to be filled,
an appointing authority may appoint from a register of
eligibles established after examination only an individual
who qualifies as a preference eligible under subparagraph
(C), (D), (E), (F), or (G) of section 2108(3).

1 "(e) CONSIDERATION NOT REQUIRED.—In accord-2 ance with regulations prescribed by the Director, an ap-3 pointing officer is not required to consider an eligible who 4 has been considered by the appointing officer for three 5 separate appointments from the same or different certifi-6 cates for the same position.

7 "(f) REGULATIONS.—The Director shall prescribe8 regulations for the administration of this section.

9 "(d) DEFINITION.—In this section, the term 'Direc-10 tor' means the Director of the Office of Personnel Man-11 agement.".

12 (b) CONFORMING AMENDMENTS.—Such subchapter13 is further amended—

14 (1) in section 3319—

15 (A) by amending the section heading to16 read as follows:

17 "§ 3319. Competitive service; selection using category

18 rating"; and

(B) in subsection (c), by striking paragraph (6), redesignating paragraph (7) as paragraph (6), and amending paragraph (6) (as so
redesignated) to read as follows:

- 23 "(6) PREFERENCE ELIGIBLES.—
- 24 "(A) SATISFACTION OF CERTAIN REQUIRE25 MENTS.—Notwithstanding paragraphs (1) and

(2), an appointing official may not pass over a
 preference eligible in the same category from
 which selection is made, unless the require ments of sections 3317(b) and 3318(c), as applicable, are satisfied.

6 "(B) FURTHER CONSIDERATION NOT RE-7 QUIRED.—When a preference eligible, for rea-8 sons considered sufficient by the Director, or in 9 the case of a preference eligible described in 10 section 3318(c)(1), by the head of an agency, 11 has been passed over in accordance with section 12 3318(c) for the same position, the appointing 13 authority is not required to give further consid-14 eration to that preference eligible while select-15 ing from the same list for a subsequent ap-16 pointment to such position.

17 "(C) LIST OF ELIGIBLES ISSUED FROM A 18 STANDING REGISTER; DISCONTINUATION OF 19 CERTIFICATION.—In the case of lists of eligibles 20 issued from a standing register, when an ap-21 pointing authority, for reasons considered suffi-22 cient by the Director or the head of an agency, 23 has three times considered and passed over a 24 preference eligible who was certified from a reg-25 ister, certification of the preference eligible for

1	appointment may be discontinued. However, the
2	preference eligible is entitled to advance notice
3	of discontinuance of certification in accordance
4	with regulations prescribed by the Director.";
5	and
6	(2) in the first sentence of section 3320, by
7	striking "sections 3308–3318" and inserting "sec-
8	tions 3308 through 3319".
9	(c) Clerical Amendment.—The table of sections
10	at the beginning of such chapter is amended by striking
11	the items relating to sections 3317, 3318, and 3319 and
12	inserting the following:
	"3317. Competitive service; certification using numerical ratings "3318. Competitive service; selection using numerical ratings "3319. Competitive service; selection using category rating".
13	(d) EFFECTIVE DATE.—
14	(1) IN GENERAL.—The amendments made by
15	this section shall take effect on the date on which
16	the Director of the Office of Personnel Management
17	issues final regulations to implement sections 3317,
18	3318, and 3319 of title 5, United States Code, as
19	amended or added by this section.
20	(2) REGULATIONS REQUIRED.—The Director
21	shall issue regulations under paragraph (1) not later
22	than one year after the date of enactment of this
23	section.

1	SEC. 1109. TEMPORARY AND TERM APPOINTMENTS IN THE
2	COMPETITIVE SERVICE.
3	(a) TEMPORARY AND TERM APPOINTMENTS.—Sub-
4	chapter I of chapter 31 of title 5, United States Code,
5	is amended by adding at the end the following:
6	"§3115. Temporary and term appointments
7	"(a) DEFINITIONS.—In this section:
8	"(1) DIRECTOR.—The term 'Director' means
9	the Director of the Office of Personnel Management.
10	"(2) TEMPORARY APPOINTMENT.—The term
11	'temporary appointment' means an appointment in
12	the competitive service for a period of not more than
13	1 year.
14	"(3) TERM APPOINTMENT.—The term 'term
15	appointment' means an appointment in the competi-
16	tive service for a period of more than 1 year and not
17	more than 5 years.
18	"(b) Appointment.—
19	"(1) IN GENERAL.—The head of an Executive
20	agency may make a temporary appointment or term
21	appointment to a position in the competitive service
22	when the need for the services of the employee serv-
23	ices is not permanent.
24	"(2) EXTENSION.—Under conditions prescribed
25	by the Director, the head of an Executive agency
26	may—

"(A) extend a temporary appointment
 made under paragraph (1) in increments of not
 more than 1 year, up to a maximum of 3 total
 years of service; and

5 "(B) extend a term appointment made 6 under paragraph (1) in increments determined 7 appropriate by the head of the Executive agen-8 cy, up to a maximum of 6 total years of service.

9 "(e) **APPOINTMENTS** FOR CRITICAL HIRING 10 NEEDS.—Under conditions prescribed by the Director, the head of an Executive agency may make a noncompetitive 11 12 temporary appointment, or a noncompetitive term appointment for a period of not more than 18 months, to 13 a position in the competitive service for which a critical 14 15 hiring need exists, without regard to the requirements of 16 sections 3327 and 3330. An appointment made under this 17 subsection may not be extended.

18 "(d) REGULATIONS.—The Director may prescribe
19 regulations to carry out this section, but is not required
20 to promulgate regulations prior to implementation of this
21 section.

"(e) SPECIAL PROVISION REGARDING THE DEPARTMENT OF DEFENSE.—Nothing in this section shall preclude the Secretary of Defense from making temporary
and term appointments in the competitive service pursu-

ant to section 1105 of the National Defense Authorization
 Act for Fiscal Year 2017 (10 U.S.C. note prec. 1580; Pub lic Law 114–328; 130 Stat. 2447), and any regulations
 prescribed by the Director for the administration of this
 section shall not apply to the Secretary of Defense in the
 exercise of the authorities granted under such section
 1105.".

8 (b) CLERICAL AMENDMENT.—The table of sections
9 for chapter 31 of title 5, United States Code, is amended
10 by inserting after the item relating to section 3114 the
11 following: .

"3115. Temporary and term appointments".

12 TITLE XII—MATTERS RELATING 13 TO FOREIGN NATIONS 14 Subtitle A—Assistance and 15 Training

16 SEC. 1201. REPORT ON THE USE OF SECURITY COOPERA-

17 TION AUTHORITIES.

(a) SENSE OF CONGRESS.—It is the sense of Congress that the Secretary of Defense should utilize appropriate security cooperation authorities to counter malign
influence campaigns that are directed at allied and partner
countries and that pose a significant threat to the national
security of the United States.

24 (b) REPORT ON FUNDING.—The Secretary of De-25 fense shall include with the consolidated budget materials

submitted to Congress as required by section 381 of title
 10, United States Code, for fiscal year 2020, and for each
 subsequent fiscal year through fiscal year 2025, a report
 on the use of security cooperation funding to counter the
 malign influence directed at allied and partner countries
 and that pose a significant threat to the national security
 of the United States.

8 SEC. 1202. CLARIFICATION OF AUTHORITY TO WAIVE CER9 TAIN EXPENSES FOR ACTIVITIES OF THE RE10 GIONAL CENTERS FOR SECURITY STUDIES.

11 Section 342 of title 10, United States Code, is12 amended—

13 (1) in subsection (f)(3)—

(A) in subparagraph (A) in the first sentence, by inserting ", including travel, transportation, and subsistence expenses," after "activities of the Regional Centers"; and

(B) in subparagraph (B)(i), by inserting ",
including travel, transportation, and subsistence
expenses," after "activities of the Regional Centers";

(2) in subsection (h)(3)(A), by inserting ", including travel, transportation, and subsistence expenses," after "Marshall Center"; and

(3) in subsection (i)(1), by inserting ", includ ing travel, transportation, and subsistence ex penses," after "Daniel K. Inouye Center for Security
 Studies".

5 SEC. 1203. NATO STRATEGIC COMMUNICATIONS CENTER 6 OF EXCELLENCE.

7 (a) AUTHORIZATION.—The Secretary of Defense
8 shall provide funds for the NATO Strategic Communica9 tions Center of Excellence (in this section referred to as
10 the "Center") to—

(1) enhance the ability of military forces and civilian personnel of the countries participating in the
Center to engage in joint strategic communications
exercises or coalition or international military operations; and

16 (2) improve interoperability between the armed
17 forces and the military forces of friendly foreign na18 tions in the areas of strategic communications.

(b) CERTIFICATION.—Not later than 180 days after
the date of the enactment of this Act, the Secretary of
Defense shall certify to the Committees on Armed Services
of the House of Representatives and the Senate that the
Secretary has assigned executive agent responsibility for
the Center to an appropriate organization within the Department of Defense, and detail the steps being under-

taken to strengthen the role of the Center in fostering
 strategic communications and information operations
 within NATO.

4 (c) BRIEFING REQUIREMENT.—The Secretary of De-5 fense shall periodically brief the Committee on Armed Services and the Committee on Foreign Relations of the 6 7 Senate and the Committee on Armed Services and the 8 Committee on Foreign Affairs of the House of Representa-9 tives on the efforts of the Department of Defense to strengthen the role of the Center in fostering strategic 10 11 communications and information operations within NATO. 12

13 SEC. 1204. NATO COOPERATIVE CYBER DEFENSE CENTER 14 OF EXCELLENCE.

(a) AUTHORIZATION.—The Secretary of Defense
shall provide funds for the NATO Cooperative Cyber Defense Center of Excellence (in this section referred to as
the "Center") to—

(1) enhance the ability of military forces and civilian personnel of the countries participating in the
Center to engage in joint cyber exercises or coalition
or international military operations; and

(2) improve interoperability between the armed
forces and the military forces of friendly foreign
countries in the areas of cyber and cybersecurity.

1 (b) CERTIFICATION.—Not later than 180 days after the date of the enactment of this Act, the Secretary of 2 3 Defense shall certify to the Committees on Armed Services 4 of the House of Representatives and the Senate that the 5 Secretary has assigned executive agent responsibilities for the Center to an appropriate organization within the De-6 7 partment of Defense, and detail the steps being under-8 taken to strengthen the role of the Center in fostering 9 cyber defense and cyber warfare capabilities within NATO. 10

11 (c) BRIEFING REQUIREMENT.—The Secretary of De-12 fense shall periodically brief the Committee on Armed Services and the Committee on Foreign Relations of the 13 Senate and the Committee on Armed Services and the 14 15 Committee on Foreign Affairs of the House of Representatives on the efforts of the Department of Defense to 16 strengthen the role of the Center in fostering cyber de-17 18 fense and cyber warfare capabilities within NATO.

19SEC. 1205. PARTICIPATION IN AND SUPPORT OF THE20INTER-AMERICAN DEFENSE COLLEGE.

(a) IN GENERAL.—Subchapter V of chapter 16 of
title 10, United States Code, is amended by adding at the
end the following new section:

1 "§ 351. Inter-American Defense College

"(a) AUTHORITY TO SUPPORT.—The Secretary of 2 3 Defense may authorize members of the armed forces and civilian personnel of the Department of Defense to partici-4 5 pate in the operation of and the provision of support to the Inter-American Defense College and provide logistic 6 7 support, supplies, and services to the Inter-American Defense College, including the use of Department of Defense 8 9 facilities and equipment, as the Secretary considers nec-10 essary to-

11 "(1) assist the Inter-American Defense College 12 in its mission to develop and offer to military offi-13 cers and civilian officials from member states of the 14 Organization of American States advanced academic 15 courses on matters related to military and defense 16 issues, the inter-American system, and related dis-17 ciplines; and

18 "(2) ensure that the Inter-American Defense 19 College provides an academic program of a level of 20 quality, rigor, and credibility that is commensurate 21 with the standards of Department of Defense senior 22 service colleges and that includes the promotion of 23 security cooperation, human rights, humanitarian 24 assistance and disaster response, peacekeeping, and 25 democracy in the Western Hemisphere.

1 "(b) MEMORANDUM OF UNDERSTANDING.—(1) The 2 Secretary of Defense, with the concurrence of the Secretary of State, shall enter into a memorandum of under-3 4 standing with the Inter-American Defense Board for the 5 participation of members of the armed forces and civilian 6 personnel of the Department of Defense in the operation 7 of and provision of host nation support to the Inter-Amer-8 ican Defense College under subsection (a).

9 "(2) If Department of Defense facilities, equip-10 ment, or funds will be used to support the Inter-11 American Defense College under subsection (a), a 12 memorandum of understanding entered into under 13 paragraph (1) shall include a description of any 14 cost-sharing arrangement or other funding arrange-15 ment relating to the use of such facilities, equip-16 ment, or funds.

17 "(3) A memorandum of understanding entered
18 into under paragraph (1) shall also include a cur19 riculum and a plan for academic program develop20 ment.

21 "(c) USE OF FUNDS.—(1) Funds appropriated to the 22 Department of Defense for operation and maintenance 23 may be used to pay costs that the Secretary determines 24 are necessary for the participation of members of the 25 armed forces and civilian personnel of the Department of

1	Defense in the operation of and provision of host nation
2	support to the Inter-American Defense College, includ-
3	ing—
4	"(A) the costs of expenses of such partici-
5	pants;
6	"(B) the cost of hiring and retaining quali-
7	fied professors, instructors, and lecturers;
8	"(C) curriculum support costs, including
9	administrative costs, academic outreach, and
10	curriculum support personnel;
11	"(D) the cost of translation and interpreta-
12	tion services;
13	"(E) the cost of information and edu-
14	cational technology;
15	"(F) the cost of utilities; and
16	"(G) the cost of maintenance and repair of
17	facilities.
18	((2) No funds may be used under this section
19	to provide for the pay of members of the armed
20	forces or civilian personnel of the Department of De-
21	fense who participate in the operation of and the
22	provision of host nation support to the Inter-Amer-
23	ican Defense College under this section.

1 "(3) Funds available to carry out this section 2 for a fiscal year may be used for activities that begin 3 in such fiscal year and end in the next fiscal year. "(d) WAIVER OF REIMBURSEMENT.—The Secretary 4 of Defense may waive reimbursement for developing coun-5 tries (as such term is defined in section 301 of this title) 6 7 of the costs of funding and other host nation support pro-8 vided to the Inter-American Defense College under this 9 section if the Secretary determines that the provision of 10 such funding or support without reimbursement is in the national security interest of the United States. 11

"(e) LOGISTIC SUPPORT, SUPPLIES, AND SERVICES
DEFINED.—In this section, the term 'logistic support,
supplies, and services' has the meaning given that term
in section 2350 of this title.".

16 (b) CLERICAL AMENDMENT.—The table of sections
17 at the beginning of subchapter V of chapter 16 of such
18 title is amended by adding at the end the following new
19 item:

"Sec. 351. Inter-American Defense College.".

20SEC. 1206. INCREASE IN COST LIMITATION FOR SMALL21SCALE CONSTRUCTION RELATED TO SECU-22RITY COOPERATION.

23 Section 301(8) of title 10, United States Code, is
24 amended by striking "\$750,000" and inserting
25 "\$2,000,000".

1SEC. 1207. REPORT ON SECURITY COOPERATION WITH2HAITI.

3 Not later than 90 days after the date of the enactment of this Act, and every 180 days thereafter for 3 4 5 years, the Secretary of Defense, with the concurrence of the Secretary of State, shall submit to the appropriate 6 7 committees of Congress (as such term is defined in section 8 301 of title 10, United States Code) a report on coopera-9 tion between the Department of Defense and the Govern-10 ment of Haiti.

11 SEC. 1208. REVIEW AND REPORT ON PROCESSES AND PRO-

12 CEDURES USED TO CARRY OUT SECTION 362 13 OF TITLE 10, UNITED STATES CODE.

(a) REVIEW.—The Secretary of Defense, with the
concurrence of the Secretary of State, shall conduct a review of the processes and procedures used to carry out
section 362 of title 10, United States Code.

18 (b) REPORT.—

(1) IN GENERAL.—Not later than 180 days
after the date of the enactment of this Act, the Secretary of Defense, with the concurrence of the Secretary of State, shall submit to the appropriate congressional committees a report that contains a summary and evaluation of the review required by subsection (a).

1	(2) MATTERS TO BE INCLUDED.—The report
2	required by this subsection shall include the fol-
3	lowing:
4	(A) A description of the procedures used to
5	obtain and verify information regarding the vet-
6	ting of partner units for gross violation of
7	human rights required under section 362 of
8	title 10, United States Code.
9	(B) A description of the procedures re-
10	quired under subsection (d) of such section 362.
11	(C) A description of the procedures used to
12	conduct remediation of units for determined or
13	alleged of gross violation of human rights.
14	(D) A list of units completing the process
15	of remediation for gross violation of human
16	rights as described in subparagraph (C).
17	(E) A summary of reports submitted to
18	Congress as required under subsection (e) of
19	such section 362.
20	(F) An analysis of the impact of such sec-
21	tion 362 to achieving the objectives of the Na-
22	tional Defense Strategy.
23	(G) A description of the processes and pro-
24	cedures used to implement section 1206 of the
25	Carl Levin and Howard P. "Buck" McKeon

1	National Defense Authorization Act for Fiscal
2	Year 2015 (Public Law 113–291; 128 Stat.
3	3538), to include the process of obtaining the
4	concurrence of the Secretary of State, as re-
5	quired under subsection $(c)(1)$ of such section.
6	(H) Recommendations to revise authorities
7	to improve the processes and procedures related
8	to the vetting of foreign partner units for gross
9	violations of human rights.
10	(I) Any other matters the Secretary con-
11	siders appropriate.
12	(3) FORM.—The report required by this sub-
13	section shall be submitted in unclassified form but
14	may include a classified annex.
15	(4) DEFINITION.—In this subsection, the term
16	"appropriate congressional committees" means—
17	(A) the congressional defense committees;
18	and
19	(B) the Committee on Foreign Relations of
20	the Senate and the Committee on Foreign Af-
21	fairs of the House of Representatives.
22	(c) Amendments to Existing Law.—(1) Para-
23	graph (1) of section 362(a) of title 10, United States
24	Code, is amended in paragraph (1), by striking "none may
25	be used for any training, equipment, or other assistance"

and inserting "none may be used for any training, defense
 articles, or defense services".

3 (2) Subsection (b)(3) of section 1206 of the Carl Levin and Howard P. "Buck" McKeon National Defense 4 Authorization Act for Fiscal Year 2015 (Public Law 113– 5 6 291; 10 U.S.C. 2282 note) is amended by striking "sub-7 section (b) of section 2249e of title 10. United States Code 8 (as added by section 1204(a) of this Act)" and inserting "subsection (b) of section 362 of title 10, United States 9 Code". 10

Subtitle B—Matters Relating to Afghanistan and Pakistan

13 SEC. 1211. EXTENSION OF AUTHORITY TO TRANSFER DE-

14 FENSE ARTICLES AND PROVIDE DEFENSE
15 SERVICES TO THE MILITARY AND SECURITY
16 FORCES OF AFGHANISTAN.

(a) EXTENSION OF EXPIRATION.—Subsection (h) of
section 1222 of the National Defense Authorization Act
for Fiscal Year 2013 (Public Law 112–239; 126 Stat.
1992), as most recently amended by section 1211 of the
National Defense Authorization Act for Fiscal Year 2018
(Public Law 115–91; 131 Stat. 1648), is further amended
by striking "December 31, 2018" and inserting "December 31, 2020".

(b) EXCESS DEFENSE ARTICLES.—Subsection (i)(2)
 of such section 1222, as so amended, is further amended
 by striking "December 31, 2018," each place it appears
 and inserting "December 31, 2020".

5 SEC. 1212. EXTENSION OF AUTHORITY FOR REIMBURSE6 MENT OF CERTAIN COALITION NATIONS FOR
7 SUPPORT PROVIDED TO UNITED STATES
8 MILITARY OPERATIONS.

9 (a) EXTENSION OF AUTHORITY.—Subsection (a) of section 1233 of the National Defense Authorization Act 10 11 for Fiscal Year 2008 (Public Law 110–181; 122 Stat. 12 393), as most recently amended by section 1212 of the National Defense Authorization Act for Fiscal Year 2018 13 14 (Public Law 115–91; 131 Stat. 1648), is further amended 15 by striking "the period beginning on October 1, 2017, and ending on December 31, 2018" and inserting "the period 16 17 beginning on October 1, 2018, and ending on December 31, 2019". 18

19 (b) EXTENSION OF LIMITATIONS.—Subsection (d)(1)
20 of such section 1233, as so amended, is further amend21 ed—

(1) in the first sentence, by striking "the period
beginning on October 1, 2017, and ending on December 31, 2018" and inserting "the period begin-

ning on October 1, 2018, and ending on December
 31, 2019"; and

3 (2) in the second sentence, by striking "to
4 Pakistan during" and all that follows through "De5 cember 31, 2018" and inserting "to Pakistan during
6 the period beginning on October 1, 2018, and ending
7 on December 31, 2019".

8 (c) EXTENSION OF ADDITIONAL LIMITATIONS WITH
9 RESPECT TO PAKISTAN.—

10 (1) EXTENSION OF NOTICE REQUIREMENT RE-11 LATING TO REIMBURSEMENT OF PAKISTAN FOR SUP-12 PORT PROVIDED BY PAKISTAN.—Section 1232(b)(6) 13 of the National Defense Authorization Act for Fiscal 14 Year 2008 (122 Stat. 393), as most recently amend-15 ed by section 1212(d) of the National Defense Au-16 thorization Act for Fiscal Year 2018, is further 17 amended by striking "December 31, 2018" and in-18 serting "December 31, 2019".

(2) EXTENSION OF LIMITATION ON REIMBURSEMENT OF PAKISTAN PENDING CERTIFICATION ON
PAKISTAN.—Section 1227(d)(1) of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112–239; 126 Stat. 2001), as most recently
amended by section 1212(e) of the National Defense
Authorization Act for Fiscal Year 2018, is further

amended by striking "for any period prior to Decem ber 31, 2018" and inserting "for any period prior to
 December 31, 2019".

(3) Additional limitation on reimburse-4 5 MENT OF PAKISTAN PENDING CERTIFICATION ON 6 PAKISTAN.—Of the total amount of reimbursements 7 and support authorized for Pakistan during fiscal 8 year 2019 pursuant to the second sentence of sec-9 tion 1233(d)(1) of the National Defense Authoriza-10 tion Act for Fiscal Year 2008 (as amended by sub-11 section (b)(2), \$350,000,000 shall not be eligible 12 for the waiver under section 1227(d)(2) of the Na-13 tional Defense Authorization Act for Fiscal Year 14 2013 (126 Stat. 2001) unless the Secretary of De-15 fense certifies to the congressional defense commit-16 tees that—

17 (A) Pakistan continues to conduct military
18 operations that are contributing to significantly
19 disrupting the safe havens, fundraising and re20 cruiting efforts, and freedom of movement of
21 the Haqqani Network in Pakistan;

(B) Pakistan has taken steps to demonstrate its commitment to prevent the
Haqqani Network from using any Pakistan ter-

1	ritory as a safe haven and for fundraising and
2	recruiting efforts;
3	(C) the Government of Pakistan is making
4	an attempt to actively coordinate with the Gov-
5	ernment of Afghanistan to restrict the move-
6	ment of militants, such as the Haqqani Net-
7	work, along the Afghanistan-Pakistan border;
8	and
9	(D) Pakistan has shown progress in arrest-
10	ing and prosecuting senior leaders and mid-level
11	operatives of the Haqqani Network.
12	SEC. 1213. EXTENSION AND MODIFICATION OF COM-
13	MANDERS' EMERGENCY RESPONSE PRO-
13 14	MANDERS' EMERGENCY RESPONSE PRO- GRAM.
14	GRAM.
14 15 16	GRAM. (a) EXTENSION.—Section 1201 of the National De-
14 15 16 17	GRAM. (a) EXTENSION.—Section 1201 of the National De- fense Authorization Act for Fiscal Year 2012 (Public Law
14 15 16 17	GRAM. (a) EXTENSION.—Section 1201 of the National De- fense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1619), as most recently amended by
14 15 16 17 18	GRAM. (a) EXTENSION.—Section 1201 of the National De- fense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1619), as most recently amended by section 1211 of the National Defense Authorization Act
14 15 16 17 18 19	GRAM. (a) EXTENSION.—Section 1201 of the National De- fense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1619), as most recently amended by section 1211 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
14 15 16 17 18 19 20	GRAM. (a) EXTENSION.—Section 1201 of the National De- fense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1619), as most recently amended by section 1211 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2477), is further amended—
 14 15 16 17 18 19 20 21 	GRAM. (a) EXTENSION.—Section 1201 of the National De- fense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1619), as most recently amended by section 1211 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2477), is further amended— (1) in subsection (a), by striking "December
 14 15 16 17 18 19 20 21 22 	GRAM. (a) EXTENSION.—Section 1201 of the National De- fense Authorization Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat. 1619), as most recently amended by section 1211 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2477), is further amended— (1) in subsection (a), by striking "December 31, 2018" and inserting "December 31, 2020";

1 (3) in subsection (f), by striking "December 31, 2 2018" and inserting "December 31, 2020". 3 (b) MODIFICATION.—Subsection (b) of section 1211 4 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2477) is amend-5 6 ed— 7 (1) in the heading, by striking "AND SYRIA" 8 and inserting "SYRIA, Somalia, Libya, AND 9 YEMEN"; and 10 (2) in paragraph (1), by striking "or Syria" 11 and inserting "Syria, Somalia, Libya, or Yemen". 12 SEC. 1214. REPORT ON ASSISTANCE TO PAKISTAN. 13 Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit 14 15 to the congressional defense committees an unclassified report, which may include a classified annex, describing the 16 17 manner in which the Department of Defense provides assistance to the Government of Pakistan. 18 Subtitle C—Matters Relating to 19 Syria, Iraq, and Iran 20 21 SEC. 1221. EXTENSION AND MODIFICATION OF AUTHORITY 22 TO PROVIDE ASSISTANCE TO COUNTER THE 23 ISLAMIC STATE OF IRAQ AND SYRIA. 24 (a) AUTHORITY.—Subsection (a) of section 1236 of the Carl Levin and Howard P. "Buck" McKeon National 25

Defense Authorization Act for Fiscal Year 2015 (Public 1 Law 113–291; 128 Stat. 3559), as most recently amended 2 by section 1222 of the National Defense Authorization Act 3 4 for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 5 1690), is further amended by striking "December 31, 6 2019" and inserting "December 31, 2020". 7 (b) FUNDING.—Subsection (g) of such section, as so 8 amended, is further amended— (1) by striking "fiscal year 2018" and inserting 9 "fiscal year 2019"; and 10 11 (2) by striking "\$1,269,000,000" and inserting 12 "\$850,000,000". 13 SEC. 1222. EXTENSION OF AUTHORITY TO PROVIDE ASSIST-14 ANCE TO THE VETTED SYRIAN OPPOSITION. 15 (a) IN GENERAL.—Subsection (a) of section 1209 of the Carl Levin and Howard P. "Buck" McKeon National 16 Defense Authorization Act for Fiscal Year 2015 (Public 17 Law 113–291; 128 Stat. 3541), as most recently amended 18 by section 1223 of the National Defense Authorization Act 19 for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 20 21 1653), is further amended by striking "December 31, 22 2018" and inserting "December 31, 2019". 23 (b) Reprogramming Requirement.— 24 (1) IN GENERAL.—Subsection (f) of such sec-

tion 1209, as most recently amended by section

1 1221 of the National Defense Authorization Act for 2 Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2485), is further amended by striking "December 3 31, 2018" and inserting "December 31, 2019". 4 (2) LIMITATION ON THE USE OF FUNDS.—Be-5 6 ginning on the date of the enactment of this section, 7 no funds may be requested to be reprogrammed pur-8 suant to such subsection (f), as amended by para-9 graph (1), until the date that is 30 days after the 10 date on which the President submits to the congres-11 sional defense committees a plan that includes the 12 following: 13 (A) A description of the efforts the United 14 States will undertake to train and build appro-15 priately vetted Syrian opposition forces. 16 (B) An assessment of the nature of the 17 forces receiving such assistance, including the 18 origins and affiliations of such forces and any 19 previous history of collaboration with the Syrian 20 Democratic Forces. 21 (C) An assessment of the current oper-22 ational effectiveness of such forces. 23 (D) The conditions to be met for a deter-24 mination that ISIS has been adequately neu-25 tralized.

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1 (E) A description of the roles and con-2 tributions of partner countries to such assist-3 ance, if any.

(F) The concept of operations, timelines, 4 and types of training, equipment, stipends, 5 6 sustainment, and supplies to be provided by the 7 United States, including measures for end-use 8 accountability with respect to resources, equip-9 ment, and supplies after the resources, equip-10 ment, and supplies are provided to such forces. 11 (G) A description of the force posture and 12 roles of the United States Armed Forces in-

14 (3) FORM.—The plan described in paragraph
15 (2) shall be submitted in unclassified form but may
16 include a classified annex.

volved in providing such assistance.

17 SEC. 1223. EXTENSION AND MODIFICATION OF AUTHORITY

18 TO SUPPORT OPERATIONS AND ACTIVITIES 19 OF THE OFFICE OF SECURITY COOPERATION 20 IN IRAQ.

(a) EXTENSION OF AUTHORITY.—Subsection (f)(1)
of section 1215 of the National Defense Authorization Act
for Fiscal Year 2012 (Public Law 112-81; 125 Stat.
1631; 10 U.S.C. 113 note), as most recently amended by
section 1224 of the National Defense Authorization Act

1 for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 2 1654), is further amended by striking "fiscal year 2018" and inserting "fiscal year 2019". 3 4 (b) LIMITATION ON AMOUNT.—Subsection (c) of 5 such section is amended— 6 (1) by striking "fiscal year 2018" and inserting 7 "fiscal vear 2019": and 8 (2) by striking "\$42,000,000" and inserting 9 "\$45,000,000". 10 (c) SOURCE OF FUNDS.—Subsection (d) of such sec-11 tion is amended by striking "fiscal year 2018" and inserting "fiscal year 2019". 12 13 SEC. 1224. SENSE OF CONGRESS ON BALLISTIC MISSILE CO-14 **OPERATION TO COUNTER IRAN.** 15 (a) FINDINGS.—Congress finds the following: 16 (1) At the 2014 Strategic Cooperation Forum 17 in New York of the Gulf Cooperation Council, the 18 Foreign Ministers of member countries agreed in a 19 Joint Communique to "[e]nhance GCC-US security 20 coordination, particularly on Ballistic Missile De-21 fense, by continuing to move forward on develop-22 ment of a Gulf-Wide, interoperable missile defense 23 architecture.". 24 (2) At the 2015 Strategic Cooperation Forum

25 in New York, the Foreign Ministers issued a Joint

1	Communique that "reaffirmed commitment
2	toestablishing a GCC interoperable ballistic mis-
3	sile defense architecture''.
4	(3) The White House Office of the Press Sec-
5	retary released a statement on May 14, 2015, that
6	at the 2015 United States—GCC Summit at Camp
7	David, "leaders discussed a new U.SGCC strategie

8 partnership to enhance their work to improve secu9 rity cooperation on. . . ballistic missile defense".

(4) The White House Office of the Press Secretary subsequently released a statement on April
21, 2016, that at the 2016 United States—GCC
Summit at Riyadh, "leaders affirmed need to remain
vigilant about addressing Iran's destabilizing actions
in the region, including its ballistic missile program".

17 (b) SENSE OF CONGRESS.—It is the sense of Con-18 gress that—

(1) member countries of the Gulf Cooperation
Council should take meaningful steps to develop and
implement an interoperable ballistic missile defense
architecture to defend against Iran's ballistic missile
threat that emphasizes information sharing and includes early warning and tracking data, to enhance

1	the security of citizens, protect critical infrastruc-
2	ture, and deter Iran; and
3	(2) the United States should continue bilateral
4	and multilateral missile defense exercises in the re-
5	gion and, when practicable, increase the capacity of
6	United States partners through foreign military
7	sales.
8	SEC. 1225. STRATEGY TO COUNTER DESTABILIZING ACTIVI-
9	TIES OF IRAN.
10	(a) Strategy Authorized.—
11	(1) IN GENERAL.—The Secretary of Defense,
12	with the concurrence of the Secretary of State, is
13	authorized to develop and implement a strategy with
14	foreign partners to counter the destabilizing activi-
15	ties of Iran.
16	(2) ELEMENTS.—The strategy described in
17	paragraph (1)—
18	
	(A) should establish a cooperative frame-
19	(A) should establish a cooperative frame- work that includes—
19 20	
	work that includes—
20	work that includes— (i) investing in intelligence, surveil-
20 21	work that includes— (i) investing in intelligence, surveil- lance, and reconnaissance platforms;
20 21 22	work that includes— (i) investing in intelligence, surveil- lance, and reconnaissance platforms; (ii) investing in mine countermeasures

1	(iv) sharing intelligence and data with
2	United States and such foreign countries;
3	(v) investing in cyber security and
4	cyber defense capabilities;
5	(vi) engaging in combined planning;
6	and
7	(vii) engaging in defense education,
8	institution building, doctrinal development,
9	and reform; and
10	(B) should provide for designation of a ci-
11	vilian or military officer or employee of the De-
12	partment of Defense and designation of a sen-
13	ior employee of the Department of State to im-
14	plement the cooperative framework described in
15	subparagraph (A).
16	(b) Multilateral Coordination.—To enhance
17	cooperation and encourage military-to-military engage-
18	ment between the United States and foreign partners de-
19	scribed in subsection (a), the Secretary of Defense and
20	the Secretary of State should take appropriate actions to
21	ensure that exchanges between senior military officers and
22	senior civilian defense officials of the governments of such
23	foreign partners—
24	(1) are at a level appropriate to enhance en-

25 gagement between the militaries of such partners for

threat analysis, military doctrine, force planning,
 mutual security interests, logistical support, and in telligence cooperation;

4 (2) enhance security cooperation, including
5 maritime security, special operations collaboration,
6 cyber cooperation, and integrated air and missile de7 fense and domain awareness, in the Middle East and
8 Southwest Asia regions; and

9 (3) accelerate the development of combined 10 military planning for missions to counter Iran that 11 may arise within the contours of shared national se-12 curity interests.

13 (c) REPORT.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter 14 15 through December 31, 2021, the Secretary of Defense, in consultation with the Secretary of State, should submit 16 17 to the congressional defense committees and the Committee on Foreign Relations of the Senate and the Com-18 19 mittee on Foreign Affairs of the House of Representatives 20 a report on—

(1) the strategy described in subsection (a), including a description of contributions of foreign
partners to the strategy; and

24 (2) the actions taken under subsection (b).

1SEC. 1226. REPORT ON COMPLIANCE OF IRAN UNDER THE2CHEMICAL WEAPONS CONVENTION.

3 (a) FINDING.—In the annual report submitted to Congress in March 2018, consistent with condition 4 5 (10)(C) of the Resolution of Advice and Consent to Ratification of the Convention on the Prohibition of the Devel-6 7 opment, Production, Stockpiling and Use of Chemical Weapons and on their Destruction ("Chemical Weapons 8 9 Convention"), entered into force on April 29, 1997, the Secretary of State concluded that "(b)ased on available 10 information, the United States cannot certify Iran has met 11 its obligations under the Convention for declaration of: (1) 12 13 its chemical weapons production facility (CWPF); (2) 14 transfer of chemical weapons (CW); and (3) retention of 15 an undeclared CW stockpile".

(b) REPORT REQUIRED.—Not later than February 1,
2019, the Secretary of Defense and the Secretary of State
shall submit to the appropriate congressional committees
a report assessing the extent to which Iran is complying
with its obligations under the Chemical Weapons Convention that includes the following:

(1) A description, assessment, and verification,
to the extent practicable, of any credible information
that Iran has assisted the Government of Syria in
committing actions that violate such treaty.

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(2) A description of any dual-use technologies

2 that could advance Iran's capability to produce chemical weapons for offensive use. 3 4 (3) The implications of any activities or tech-5 nologies described pursuant to paragraphs (1) and 6 (2) for Iran's compliance with other international 7 obligations relating to nonproliferation. 8 (4) Any other matters the Secretaries deter-9 mines to be relevant. 10 (c) FORM.—The report required under subsection (b) 11 shall be submitted in unclassified form but may include a classified annex. 12 13 (d) Appropriate Congressional Committees.— In this section, the term "appropriate congressional com-14 15 mittees" means the Committee on Armed Services and the Committee on Foreign Affairs of the House of Representa-16 tives. 17 18 SEC. 1227. REPORT ON POTENTIAL RELEASE OF CHEMICAL 19 WEAPONS OR CHEMICAL WEAPONS PRECUR-20 SORS FROM BARZEH RESEARCH AND DEVEL-21 OPMENT CENTER AND HIM SHINSHAR CHEM-22 ICAL WEAPONS STORAGE AND BUNKER FA-23 CILITIES IN HOMS PROVINCE OF SYRIA. 24 (a) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Defense 25

shall submit to the congressional defense committees a re-1 2 port that contains a review and analysis of the potential 3 for release of chemical weapons or chemical weapons pre-4 cursors from the Barzeh Research and Development Cen-5 ter and the Him Shinshar chemical weapons storage and bunker facilities in Homs province of Syria that were tar-6 7 gets of strikes by the United States and partner forces 8 on April 13, 2018.

9 (b) REQUIREMENTS RELATING TO REVIEW AND
10 ANALYSIS.—The review and analysis described in sub11 section (a) shall include the following:

(1) The methodology the Secretary of Defense
used prior to such strikes to determine the likelihood
of a release of chemical weapons or chemical weapons precursors affecting local residents.

16 (2) The methodology the Secretary of Defense
17 used prior to such strikes to determine the potential
18 for chemical agents to enter into the aquifer, air,
19 soil, or other aspects of the environment.

20 (c) FORM.—The report required under this section
21 shall be submitted in unclassified form, but may contain
22 a classified annex.

SEC. 1228. REPORT ON COOPERATION BETWEEN IRAN AND THE RUSSIAN FEDERATION.

3 (a) REPORT REQUIRED.—Not later than 120 days after the date of the enactment of this Act, and annually 4 5 thereafter for 5 years, the President shall transmit to the appropriate congressional committees a report on coopera-6 7 tion between Iran and the Russian Federation and the ex-8 tent to which such cooperation affects United States na-9 tional security and strategic interests, particularly with respect to Syria. 10

(b) MATTERS TO BE INCLUDED.—The report required by subsection (a) shall include the following: —

(1) A detailed description of Iranian-Russian
cooperation on matters relating to Syria, including
the following:

16 (A) Mutual defense assistance to the Assad17 regime.

18 (B) Establishment of forward operating19 bases in Syria.

20 (C) Deployment of air defense systems.

21 (D) Assistance to Assad's chemical weap22 ons program, including research, development,
23 and deployment of such weapons.

24 (2) A detailed description of Iranian-Russian
25 cooperation on matters relating to Iran's space pro26 gram, including how and to what extent such co-

1	operation strengthens Iran's ballistic missile pro-
2	gram.
3	(3) A description and analysis of the intel-
4	ligence-sharing center established by Iran, Russia,
5	and Syria in Baghdad, Iraq, and whether such cen-
6	ter is being used for purposes other than the pur-
7	poses of the joint mission of such countries in Syria.
8	(4) A description and analysis of—
9	(A) naval cooperation between Iran and
10	Russia, including joint naval exercises between
11	the two countries; and
12	(B) the long-term consequences of—
13	(i) a robust Russian naval presence in
14	the Eastern Mediterranean;
15	(ii) an Iranian naval presence in the
16	Persian Gulf; and
17	(iii) Iranian and Russian naval
18	strength in the Caspian Sea.
19	(5) A description of nuclear cooperation be-
20	tween Iran and Russia, both with respect to the
21	Joint Comprehensive Plan of Action and outside of
22	the parameters of such nuclear agreement with Iran.
23	(6) The likelihood that Iran might adopt the
24	Russian model of hybrid warfare.

(7) The extent of Russian cooperation with
 Hezbollah in Syria, Lebanon, and Iraq, including co operation with respect to training, equipping, and
 joint operations.

5 (c) FORM.—Each report required by subsection (a)
6 shall be submitted in unclassified form, but may contain
7 a classified annex.

8 (d) APPROPRIATE CONGRESSIONAL COMMITTEES
9 DEFINED.—In this section, the term "appropriate con10 gressional committees" means—

(1) the congressional defense committees; and
(2) the Committee on Foreign Relations of the
Senate and the Committee on Foreign Affairs of the
House of Representatives.

15 Subtitle D—Matters Relating to the Russian Federation

17 SEC. 1231. PROHIBITION ON AVAILABILITY OF FUNDS RE-

18 LATING TO SOVEREIGNTY OF THE RUSSIAN
19 FEDERATION OVER CRIMEA.

(a) PROHIBITION.—None of the funds authorized to
be appropriated by this Act or otherwise made available
for fiscal year 2019 for the Department of Defense may
be obligated or expended to implement any activity that
recognizes the sovereignty of the Russian Federation over
Crimea.

1	(b) WAIVER.—The Secretary of Defense, with the
2	concurrence of the Secretary of State, may waive the re-
3	striction on the obligation or expenditure of funds required
4	by subsection (a) if the Secretary—
5	(1) determines that to do so is in the national
6	security interest of the United States; and
7	(2) submits a notification of the waiver, at the
8	time the waiver is invoked, to the Committee on
9	Armed Services and the Committee on Foreign Rela-
10	tions of the Senate and the Committee on Armed
11	Services and the Committee on Foreign Affairs of
12	the House of Representatives.
13	SEC. 1232. LIMITATION ON AVAILABILITY OF FUNDS RELAT-
15	
14	ING TO IMPLEMENTATION OF THE OPEN
14	ING TO IMPLEMENTATION OF THE OPEN
14 15	ING TO IMPLEMENTATION OF THE OPEN SKIES TREATY.
14 15 16	ING TO IMPLEMENTATION OF THE OPEN SKIES TREATY. (a) Prohibition on Activities to Modify
14 15 16 17	ING TO IMPLEMENTATION OF THE OPEN SKIES TREATY. (a) Prohibition on Activities to Modify United States Aircraft.—
14 15 16 17 18	ING TO IMPLEMENTATION OF THE OPENSKIES TREATY.(a)PROHIBITION ON ACTIVITIES TO MODIFYUNITED STATES AIRCRAFT.—(1)IN GENERAL.—None of the funds author-
14 15 16 17 18 19	ING TO IMPLEMENTATION OF THE OPEN SKIES TREATY. (a) PROHIBITION ON ACTIVITIES TO MODIFY UNITED STATES AIRCRAFT.— (1) IN GENERAL.—None of the funds author- ized to be appropriated by this Act or otherwise
 14 15 16 17 18 19 20 	ING TO IMPLEMENTATION OF THE OPEN SKIES TREATY. (a) PROHIBITION ON ACTIVITIES TO MODIFY UNITED STATES AIRCRAFT.— (1) IN GENERAL.—None of the funds author- ized to be appropriated by this Act or otherwise made available for fiscal year 2019 for research, de-
 14 15 16 17 18 19 20 21 	ING TO IMPLEMENTATION OF THE OPEN SKIES TREATY. (a) PROHIBITION ON ACTIVITIES TO MODIFY UNITED STATES AIRCRAFT.— (1) IN GENERAL.—None of the funds author- ized to be appropriated by this Act or otherwise made available for fiscal year 2019 for research, de- velopment, test, and evaluation, Air Force, for arms
 14 15 16 17 18 19 20 21 22 	ING TO IMPLEMENTATION OF THE OPEN SKIES TREATY. (a) PROHIBITION ON ACTIVITIES TO MODIFY UNITED STATES AIRCRAFT.— (1) IN GENERAL.—None of the funds author- ized to be appropriated by this Act or otherwise made available for fiscal year 2019 for research, de- velopment, test, and evaluation, Air Force, for arms control implementation (PE 0305145F), Aircraft

1	obligated or expended to carry out any activities to
2	modify any United States aircraft for purposes of
3	implementing the Open Skies Treaty until the Presi-
4	dent submits to the appropriate congressional com-
5	mittees the certification described in paragraph (2).
6	(2) CERTIFICATION.—
7	(A) IN GENERAL.—The certification de-
8	scribed in this paragraph is a certification of
9	the President that—
10	(i) the President has imposed treaty
11	violations responses and legal counter-
12	measures on the Russian Federation for its
13	violations of the Open Skies Treaty; and
14	(ii) the President has fully informed
15	the appropriate congressional committees
16	of such responses and countermeasures.
17	(B) Delegation.—The President may
18	delegate the responsibility for making a certifi-
19	cation under subparagraph (A) to the Secretary
20	of the State.
21	(3) Appropriate congressional commit-
22	TEES DEFINED.—In this subsection, the term "ap-
23	propriate congressional committees" means—
24	(A) the congressional defense committees;
25	and

(B) the Committee on Foreign Relations of
 the Senate and the Committee on Foreign Af fairs of the House of Representatives.

4 (b) LIMITATION ON USE OF FUNDS TO VOTE OR AP5 PROVE CERTAIN IMPLEMENTING DECISIONS OF THE
6 OPEN SKIES CONSULTATIVE COMMISSION.—

7 (1) IN GENERAL.—None of the funds author-8 ized to be appropriated or otherwise made available 9 by this Act or any other Act for fiscal year 2019 10 may be used to vote to approve or otherwise adopt 11 any implementing decision of the Open Skies Con-12 sultative Commission pursuant to Article X of the 13 Open Skies Treaty to authorize approval of requests 14 by state parties to the Treaty to certify infra-red or 15 synthetic aperture radar sensors pursuant to Article 16 IV of the Treaty unless and until the following re-17 quirements are met:

18 (A) The Secretary of Defense, jointly with
19 the relevant United States Government officials,
20 submits to the appropriate congressional com21 mittees the following:

(i) A certification that the implementing decision would not be detrimental
or otherwise harmful to the national security of the United States.

	000
1	(ii) A report on the Open Skies Trea-
2	ty that includes the following:
3	(I) The annual costs to the
4	United States associated with counter-
5	measures to mitigate potential abuses
6	of observation flights by the Russian
7	Federation carried out under the
8	Treaty over European and United
9	States territories involving infra-red
10	or synthetic aperture radar sensors.
11	(II) A plan, and its estimated
12	comparative cost, to replace the Trea-
13	ty architecture with an increased
14	sharing of overhead commercial im-
15	agery, consistent with United States
16	national security, with covered state
17	parties, excluding the Russian Federa-
18	tion.
19	(III) An evaluation by the Direc-
20	tor of National Intelligence of matters
21	concerning how an observation flight
22	described in clause (i) could implicate
23	intelligence activities of the Russian
24	Federation in the United States and

1	United States counterintelligence ac-
2	tivities and vulnerabilities.
3	(IV) An assessment of how such
4	information is used by the Russian
5	Federation, for what purpose, and
6	how the information fits into the Rus-
7	sian Federation's overall collection
8	posture.
9	(B) Not later than 90 days before the date
10	on which the United States votes to approve or
11	otherwise adopt any such implementing deci-
12	sion, the President shall submit to the appro-
13	priate congressional committees a certification
14	that—
15	(i) the Russian Federation—
16	(I) is in complete compliance
17	with is obligations under the Open
18	Skies Treaty;
19	(II) is not exceeding the imagery
20	limits set forth in the Treaty; and
21	(III) is allowing observation
22	flights by covered state parties over
23	all of Moscow, Chechnya, Kaliningrad,
24	and within 10 kilometers of its border
25	with Georgia's occupied territories of

1	Abkhazia and South Ossetia without
2	restriction and without inconsistency
3	to requirements under the Treaty;
4	(ii) covered state parties have been
5	notified and briefed on concerns of the in-
6	telligence community (as defined in section
7	3 of the National Security Act of 1947 (50
8	U.S.C. 3003)) regarding infra-red or syn-
9	thetic aperture radar sensors used under
10	the Open Skies Treaty; and
11	(iii) the Russian Federation has
12	agreed to—
13	(I) extradite the 13 Russian citi-
14	zens indicted on February 16, 2018,
15	by the Department of Justice for un-
16	dertaking unlawful activities against
17	the United States;
18	(II) remove illegally stationed
19	Russian troops and materiel from
20	Ukraine's autonomous Republic of
21	Crimea and the city of Sevastopol;
22	(III) cease all material financial
23	support for Russian proxies in East-
24	ern Ukraine; and

1	(IV) cease all military or finan-
2	cial support to any state that uses or
3	has used against its own civilian pop-
4	ulation any agent or substance banned
5	by the Chemical Weapons Convention.
6	(2) WAIVER.—
7	(A) IN GENERAL.—The President may
8	waive the application of paragraph (1) if the
9	President determines that—
10	(i) the waiver is in the national secu-
11	rity of the United States; and
12	(ii) the Russian Federation has taken
13	clear and verifiable action to return to full
14	and complete compliance with the Open
15	Skies Treaty.
16	(B) LIMITATION ON DELEGATION.—The
17	authority of the President under subparagraph
18	(A) to waive the application of paragraph (1)
19	may not be delegated.
20	(3) Operation of oc-135 Aircraft.—
21	(A) IN GENERAL.—It is the sense of Con-
22	gress that—
23	(i) the United States continues to con-
24	duct observation flights under the Open

1	Skies Treaty using OC-135 aircraft, a fleet
2	now in its 57th year of service; and
3	(ii) advances in commercial surveil-
4	lance technology have surpassed the value
5	of aerial observation under the terms of
6	the Open Skies Treaty and brings into
7	questions the continued use of the OC-135
8	fleet for this purpose.
9	(B) Report.—
10	(i) IN GENERAL.—Not later than Jan-
11	uary 31, 2019, the Secretary of Defense
12	shall submit to the appropriate congres-
13	sional committees a report on the state of
14	United States OC-135 aircraft with respect
15	to airworthiness, safety of flight, and
16	maintenance reliability. The report shall
17	also include a recommendation as to the
18	prospective date of retirement of the OC-
19	135 fleet.
20	(ii) Definition.—In this subpara-
21	graph, the term "appropriate congressional
22	committees" means—
23	(I) the congressional defense
24	committees; and

1	(II) the Committee on Foreign
2	Relations of the Senate and the Com-
3	mittee on Foreign Affairs of the
4	House of Representatives.
5	(C) Suspension of operation of oc-135
6	AIRCRAFT.—The Secretary of Defense is au-
7	thorized to cease operation of United States
8	OC-135 aircraft under the Open Skies Treaty if
9	continued operation of these aircraft would im-
10	pose undue risk to personnel or excessive cost.
11	(c) FORM.—Each certification and report required
12	under this section shall be submitted in unclassified form,
13	but may contain a classified annex if necessary.
14	(d) Definitions.—Except as otherwise provided, in
15	this section:
16	(1) Appropriate congressional commit-
17	TEES.—The term "appropriate congressional com-
18	mittees" means—
19	(A) the Committee on Armed Services, the
20	Committee on Foreign Relations, and the Select
21	Committee on Intelligence of the Senate; and
22	(B) the Committee on Armed Services, the
23	Committee on Foreign Affairs, and the Perma-
24	nent Select Committee on Intelligence of the

1	(2) CHEMICAL WEAPONS CONVENTION.—The
2	term "Chemical Weapons Convention" means the
3	Convention on the Prohibition of the Development,
4	Production, Stockpiling and Use of Chemical Weap-
5	ons and on Their Destruction, entered into force on
6	April 29, 1997.
7	(3) COVERED STATE PARTY.—The term "cov-
8	ered state party" means a foreign country that—
9	(A) is a state party to the Open Skies
10	Treaty; and
11	(B) is a United States ally.
12	(4) INFRA-RED OR SYNTHETIC APERTURE
13	RADAR SENSOR.—The term "infra-red or synthetic
14	aperture radar sensor" means a sensor that is classi-
15	fied as—
16	(A) an infra-red line-scanning device under
17	category C of paragraph 1 of Article IV of the
18	Open Skies Treaty; or
19	(B) a sideways-looking synthetic aperture
20	radar under category D of paragraph 1 of Arti-
21	cle IV of the Open Skies Treaty.
22	(5) Observation flight.—The term "obser-
23	vation flight" has the meaning given such term in
24	Article II of the Open Skies Treaty.

1	(6) OPEN SKIES TREATY; TREATY.—The term
2	"Open Skies Treaty" or "Treaty" means the Treaty
3	on Open Skies, done at Helsinki March 24, 1992,
4	and entered into force January 1, 2002.
5	(7) Relevant united states government
6	OFFICIALS.—The term "relevant United States Gov-
7	ernment officials" means the following:
8	(A) The Secretary of Energy.
9	(B) The Secretary of Homeland Security.
10	(C) The Director of the Federal Bureau of
11	Investigation.
12	(D) The Director of National Intelligence.
13	(E) The Commander of U.S. Strategic
14	Command and the Commander of U.S. North-
15	ern Command in the case of an observation
16	flight over the territory of the United States.
17	(F) The Commander of U.S. European
18	Command in the case of an observation flight
19	other than an observation flight described in
20	subparagraph (E).
21	(8) SENSOR.—The term "sensor" has the
22	meaning given such term in Article II of the Open
23	Skies Treaty.

1	SEC. 1233. COMPREHENSIVE RESPONSE TO THE RUSSIAN
2	FEDERATION'S MATERIAL BREACH OF THE
3	INF TREATY.
4	(a) FINDINGS.—Congress finds the following:
5	(1) James Mattis, Secretary of Defense, testi-
6	fied before the House Armed Services Committee on
7	March 22, 2018, that "we have very modest expecta-
8	tions that they [Russia] would return to [INF] com-
9	pliance. As a result, in the Nuclear Posture Review,
10	we are looking for a way, at the lowest possible cost,
11	to checkmate them and make it in their best interest
12	to return to compliance.".
13	(2) The Honorable Daniel Coats, Director of
14	National Intelligence, testified before the Senate
15	Armed Services Committee on March 6, 2018, that
16	the Russian Federation is violating the INF Treaty
17	because "Moscow probably believes that the new
18	GLCM provides sufficient advantages that make it
19	worth the risk of violating the INF Treaty.".
20	(3) General Hyten, Commander of the United
21	States Strategic Command, also testified before the
22	Senate Armed Services Committee on March 20,
23	2018, about potential strategic advantages for China
24	stemming from their lack of participation in the
25	INF Treaty by saying that "they do not have any

limitations in the INF [Treaty], and they have built

significant numbers of intermediate-range ballistic
 missiles that if they were in the INF [Treaty], they
 would be contrary to the treaty".

4 (4) General Joseph Dunford, Chairman of the 5 Joint Chiefs of Staff, testified before the House 6 Armed Services Committee on April 12, 2018, that 7 "we're not only looking for operational concepts and 8 ways to deal with the Russian violation, but we're 9 also at least posturing ourselves to develop weapons 10 should they be required". Secretary of Defense 11 Mattis also stated in that same hearing "our effort 12 will be matched at State Department by movement 13 on arms control and nonproliferation. There are two 14 thrusts to our nuclear strategy. . . and that's why 15 those funds have been requested.".

16 (b) STATEMENT OF POLICY.—It is the policy of the17 United States as follows:

(1) The actions undertaken by the Russian
Federation in violation of the INF Treaty, including
the flight-test, production, and possession of prohibited systems, have defeated the object and purpose
of the INF Treaty, and thus constitute a material
breach of the INF Treaty.

24 (2) In light of the Russian Federation's mate-25 rial breach of the INF Treaty, the United States is

legally entitled to suspend the operation of the INF
 Treaty in whole or in part for so long as the Russian
 Federation continues to be in material breach of the
 INF Treaty.
 (3) For so long as the Russian Federation re mains in noncompliance with the INF Treaty, the

7 United States should take actions to encourage the
8 Russian Federation to return to compliance with the
9 INF Treaty, including by—

10 (A) providing additional funds for the ca11 pabilities identified in section 1243(d) of the
12 National Defense Authorization Act for Fiscal
13 Year 2016 (Public Law 114–92; 129 Stat.
14 1062) and the Intermediate-Range Nuclear
15 Forces Treaty Preservation Act of 2017 (Public
16 Law 115–91; 131 Stat. 1671); and

(B) seeking additional missile defense assets in the European theater needed to fill military capability gaps to protect United States
and NATO forces from ground-launched missile
systems of the Russian Federation that are in
noncompliance with the INF Treaty.

23 (c) Imposition of Arms Control Sanctions.—

24 (1) IN GENERAL.—An amount equal to not less
25 than 25 percent of the amount authorized to be ap-

1	propriated or otherwise made available to the De-
2	partment of Defense for fiscal year 2019 to provide
3	support services to the Executive Office of the Presi-
4	dent, other than support services that are required
5	for senior leader communications services, shall be
6	withheld from obligation or expenditure until the
7	date on which the President has submitted to the
8	appropriate congressional committees the certifi-
9	cation described in paragraph (2).
10	(2) CERTIFICATION DESCRIBED.—The certifi-
11	cation described in this paragraph is a certification
12	of the President that—
13	(A) each requirement of section 1290 of
13 14	(A) each requirement of section 1290 of the National Defense Authorization Act for Fis-
	-
14	the National Defense Authorization Act for Fis-
14 15	the National Defense Authorization Act for Fis- cal Year 2017 (Public Law 114–328; 130 Stat.
14 15 16	the National Defense Authorization Act for Fis- cal Year 2017 (Public Law 114–328; 130 Stat. 2555; 22 U.S.C. 2593e) has been fully imple-
14 15 16 17	the National Defense Authorization Act for Fis- cal Year 2017 (Public Law 114–328; 130 Stat. 2555; 22 U.S.C. 2593e) has been fully imple- mented and is continuing to be fully imple-
14 15 16 17 18	the National Defense Authorization Act for Fis- cal Year 2017 (Public Law 114–328; 130 Stat. 2555; 22 U.S.C. 2593e) has been fully imple- mented and is continuing to be fully imple- mented;
14 15 16 17 18 19	 the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2555; 22 U.S.C. 2593e) has been fully implemented and is continuing to be fully implemented; (B) the President has notified the appro-
14 15 16 17 18 19 20	 the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2555; 22 U.S.C. 2593e) has been fully implemented and is continuing to be fully implemented; (B) the President has notified the appropriate congressional committees under such sec-
14 15 16 17 18 19 20 21	 the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2555; 22 U.S.C. 2593e) has been fully implemented and is continuing to be fully implemented; (B) the President has notified the appropriate congressional committees under such section 1290 of the imposition of measures de-

1	a detailed description of the imposition of all
2	such measures; and
3	(C) the President has submitted the report
4	required by section 1244(c) of the National De-
5	fense Authorization Act for Fiscal Year 2018
6	(Public Law 115–91; 131 Stat. 1674) (relating
7	to report on plan to impose additional sanctions
8	with respect to the Russian Federation).
9	(d) DEFINITIONS.—In this section:
10	(1) APPROPRIATE CONGRESSIONAL COMMIT-
11	TEES.—The term "appropriate congressional com-
12	mittees" means—
13	(A) the Select Committee on Intelligence,
14	the Committee on Foreign Relations, the Com-
15	mittee on Armed Services, and the Committee
16	on Appropriations of the Senate; and
17	(B) the Permanent Select Committee on
18	Intelligence, the Committee on Foreign Affairs,
19	the Committee on Armed Services, and the
20	Committee on Appropriations of the House of
21	Representatives.
22	(2) INF TREATY.—The term "INF Treaty"
23	means the Treaty between the United States of
24	America and the Union of Soviet Socialist Republics
25	on the Elimination of Their Intermediate-Range and

Shorter-Range Missiles, signed at Washington De cember 8, 1987, and entered into force June 1,
 1988.

4 (3) NEW START TREATY.—The term "New 5 START Treaty" means the Treaty between the 6 United States of America and the Russian Federa-7 tion on Measures for the Further Reduction and 8 Limitation of Strategic Offensive Arms, signed at 9 Prague April 8, 2010, and entered into force Feb-10 ruary 5, 2011.

(4) OPEN SKIES TREATY.—The term "Open
Skies Treaty" means the Treaty on Open Skies,
done at Helsinki March 24, 1992, and entered into
force January 1, 2002.

15 SEC. 1234. MODIFICATION AND EXTENSION OF UKRAINE SE-

16

CURITY ASSISTANCE INITIATIVE.

Section 1250 of the National Defense Authorization
Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat.
1068), as most recently amended by section 1234 of the
National Defense Authorization Act for Fiscal Year 2018
(Public Law 115–91; 131 Stat. 1659), is further amend22 ed—

- 23 (1) in subsection (c)—
- 24 (A) in paragraph (1), by striking "50 per25 cent of the funds available for fiscal year 2018

1	pursuant to subsection $(f)(3)$ " and inserting
2	"50 percent of the funds available for fiscal
3	year 2019 pursuant to subsection $(f)(4)$ "; and
4	(B) in paragraph (3), by striking "fiscal
5	year 2018" and inserting "fiscal year 2019";
6	and
7	(C) by adding at the end the following new
8	paragraph:
9	"(5) LETHAL ASSISTANCE.—Of the funds avail-
10	able for fiscal year 2019 pursuant to subsection
11	(f)(4), $$50,000,000$ shall be available only for lethal
12	assistance described in paragraphs (2) and (3) of
13	subsection (b).";
14	(2) in subsection (f), by adding at the end the
15	following:
16	"(4) For fiscal year 2019, \$250,000,000."; and
17	(3) in subsection (h), by striking "December
18	31, 2020" and inserting "December 31, 2021".
19	SEC. 1235. STATEMENT OF POLICY ON UNITED STATES
20	MILITARY INVESTMENT IN EUROPE.
21	(a) FINDINGS.—Congress finds the following:
22	(1) Both the 2017 National Security Strategy
23	and the 2018 National Defense Strategy highlight
24	the Russian Federation as a long-term strategic

1 (2) The Russian Federation uses a whole-of-so-2 ciety approach to influence and attempt to shape the 3 information space, weaken American resolve and 4 confidence in its democracy, and undermine the 5 power and international standing of the United 6 States.

7 (3) Through the National Defense Authoriza-8 tion Act for Fiscal Year 2015 (Public Law 113-9 291), the National Defense Authorization Act for 10 Fiscal Year 2016 (Public Law 114-92), the National 11 Defense Authorization Act for Fiscal Year 2017 12 (Public Law 114-328), and the National Defense 13 Authorization Act for Fiscal Year 2018 (Public Law 14 115-91), Congress has authorized, in total, approxi-15 mately \$9,800,000,000 for the European Reassur-16 ance Initiative, now the European Deterrence Initia-17 tive, to reassure partners and allies and build a 18 credible deterrent and defense against the Russian 19 Federation.

(b) STATEMENT OF POLICY.—It is the policy of the
United States to develop, implement, and sustain a credible deterrent against aggression and long-term strategic
competition by the Government of the Russian Federation
in order to enhance regional and global security and stability, including by the following:

1	(1) Increased United States presence in Europe
2	through additional permanently stationed forces, in-
3	cluding logistics enablers and a combat aviation bri-
4	gade.
5	(2) Continued United States presence in Eu-
6	rope through rotational forces.
7	(3) Increased United States pre-positioned mili-
8	tary equipment, including munitions, logistics
9	enablers, and a division headquarters.
10	(4) Sufficient and necessary infrastructure ad-
11	ditions and improvements throughout Europe.
12	(5) Increased investment and prioritization to
13	counter indirect action (such as information oper-
14	ations intended to influence), including sufficient
15	cyber, counter-propaganda, and intelligence re-
16	sources.
17	(6) Sufficient security cooperation resources
18	and opportunities with partners and allies, including
19	with member countries of the North Atlantic Treaty
20	Organization.

1	SEC. 1236. IMPOSITION OF SANCTIONS WITH RESPECT TO
2	CERTAIN PERSONS PROVIDING SOPHISTI-
3	CATED GOODS, SERVICES, OR TECH-
4	NOLOGIES FOR USE IN THE PRODUCTION OF
5	MAJOR DEFENSE EQUIPMENT OR ADVANCED
6	CONVENTIONAL WEAPONS.
7	(a) Report on Sanctioned Persons Relating to
8	Russian Federation's Noted Violation of the INF
9	TREATY.—
10	(1) Report.—
11	(A) IN GENERAL.—Not later than 120
12	days after the date of enactment of this Act,
13	the President shall submit to the appropriate
14	congressional committees a report that contains
15	a list of persons described in section $1290(a)(1)$
16	of the National Defense Authorization Act for
17	Fiscal Year 2017 related to the Russian Fed-
18	eration's noted violation of the INF Treaty, as
19	noted in the 2016 Report on Adherence to and
20	Compliance With Arms Control, Nonprolifera-
21	tion, and Disarmament Agreements and Com-
22	mitments.
23	(B) FORM.—The report required by sub-
24	paragraph (A) shall be provided in unclassified
25	form, but may contain a classified annex.

1 (C) APPROPRIATE CONGRESSIONAL COM-2 MITTEES DEFINED.—In this paragraph, the 3 term "appropriate congressional committees" 4 has the meaning given such term in section 5 1290(h) of the National Defense Authorization 6 Act for Fiscal Year 2017. 7 (2) INF TREATY DEFINED.—In this subsection, the term "INF Treaty" means the Treaty Between 8

9 the United States of America and the Union of So10 viet Socialist Republics on the Elimination of Their
11 Intermediate-Range and Shorter-Range Missiles,
12 commonly referred to as the "Intermediate- Range
13 Nuclear Forces (INF) Treaty", signed at Wash14 ington December 8, 1987, and entered into force
15 June 1, 1988.

16 (b) REPORT ON SUPPLY CHAINS FOR RUSSIAN ARMS17 SALES PROGRAMS.—

18 (1) IN GENERAL.—Not later than 180 days
19 after the date of the enactment of this Act, the
20 President shall submit to the appropriate congres21 sional committees a report that contains the fol22 lowing:

23 (A) An analysis of the foreign and domes24 tic supply chains in the Russian Federation
25 that directly or indirectly significantly facili-

tates, supports, or otherwise aids the Govern ment of the Russian Federation's development,
 export, sale, or transfer of major defense equip ment or advanced conventional weapons.

5 (B) A description of the geographic dis-6 tribution of the foreign and domestic supply 7 chains described in subparagraph (A), including 8 sources of sophisticated goods, services, or tech-9 nologies used for or by Russia for the develop-10 ment, export, sale, or transfer of such equip-11 ment or weapons.

12 (C) An assessment of the ability of the 13 Russian Government to domestically manufac-14 ture or otherwise produce the goods, services, or 15 technology necessary to support the develop-16 ment, export, sale, or transfer of such equip-17 ment or weapons.

18 (2) FORM.—The report required under para19 graph (1) shall be submitted in unclassified form,
20 but may contain a classified annex.

21 (3) APPROPRIATE CONGRESSIONAL COMMIT22 TEES DEFINED.—In this subsection, the term "appropriate congressional committees" means—

(A) the Committee on Foreign Relations
 and the Select Committee on Intelligence of the
 Senate; and

4 (B) the Committee on Foreign Affairs and
5 the Permanent Select Committee on Intelligence
6 of the House of Representatives.

7 (c) IMPOSITION OF SANCTIONS WITH RESPECT TO
8 CERTAIN PERSONS PROVIDING SOPHISTICATED GOODS,
9 SERVICES, OR TECHNOLOGIES FOR USE IN THE PRODUC10 TION OF MAJOR DEFENSE EQUIPMENT OR ADVANCED
11 CONVENTIONAL WEAPONS.—

12 (1) IDENTIFICATION.—

13 (A) IN GENERAL.—Not later than 60 days 14 after the date of the submission of the report 15 under subsection (b), and annually thereafter 16 for 5 years, the President shall submit to the 17 appropriate congressional committees a report 18 that identifies each foreign person and each 19 agency or instrumentality of a foreign state 20 that the President determines is a foreign per-21 son or an agency or instrumentality of a foreign 22 state described in subparagraph (B).

23 (B) FOREIGN PERSON OR AGENCY OR IN24 STRUMENTALITY OF A FOREIGN STATE DE25 SCRIBED.—A foreign person or an agency or in-

1	strumentality of a foreign state described in
2	this subparagraph is a foreign person or an
3	agency or instrumentality of a foreign state
4	that—
5	(i) knowingly sells, leases, or other-
6	wise provides significant sophisticated
7	goods, services, or technology, to any enti-
8	ties owned or controlled by the Govern-
9	ment of the Russian Federation, or
10	(ii) engages in a significant trans-
11	action or transactions to sell, lease, or oth-
12	erwise provide such sophisticated goods,
13	services, or technologies, to entities bene-
14	ficially owned by the Russian Federation,
15	if such activity under clause (i) or transaction
16	under clause (ii) materially contributes to the
17	ability of Russia to develop or produce major
18	defense equipment or advanced conventional
19	weapons.
20	(C) FORM.—The report required under
21	subparagraph (A) shall be submitted in unclas-
22	sified form, but may contain a classified annex.
23	(D) EXCEPTION.—
24	(i) IN GENERAL.—The President shall
25	not be required to identify a foreign person

1	or an agency or instrumentality of a for-
2	eign state in a report pursuant to subpara-
3	graph (A) if—
4	(I) the foreign person or the

4	(1) the foreign person of the
5	agency or instrumentality of a foreign
6	state notifies the United States Gov-
7	ernment in advance that it proposes
8	to engage in an activity under sub-
9	paragraph (B)(i) or a transaction
10	under subparagraph (B)(ii); and

11 (II) the President determines and notifies the appropriate congressional 12 13 committees in classified form prior to 14 the foreign person or agency or in-15 strumentality of a foreign state engaging in the activity under subparagraph 16 17 (B)(i) or transaction under subpara-18 graph (B)(ii) that such activity or 19 transaction is in the national interests 20 of the United States. 21 (ii) NON-APPLICABILITY.—The excep-

22 tion under clause (i) shall not apply with
23 respect to—

24 (I) an agency or instrumentality25 of a foreign state the government of

1	which the Secretary of State deter-
2	mines has repeatedly provided support
3	for acts of international terrorism
4	pursuant to section 6(j) of the Export
5	Administration Act of 1979 (as con-
6	tinued in effect pursuant to the Inter-
7	national Emergency Economic Powers
8	Act), section 40 of the Arms Export
9	Control Act, section 620A of the For-
10	eign Assistance Act of 1961, or any
11	other relevant provision of law; or
12	(II) any activity under subpara-
13	graph (B)(i) or transaction under sub-
14	paragraph (B)(ii) that involves, di-
15	rectly or indirectly, a foreign state de-
16	scribed in subclause (I).
17	(2) Sanctions imposed.—
18	(A) IN GENERAL.—Except as provided in
19	subparagraph (C), not later than 180 days
20	after the date of the submission of the report
21	under subsection (b), and annually thereafter
22	for 8 years, the President shall impose one or
23	more of the sanctions described in subpara-
24	graph (B) with respect to any foreign person or

1	agency or instrumentality of a foreign state
2	identified pursuant to paragraph (1).
3	(B) SANCTIONS DESCRIBED.—The sanc-
4	tions described in this subparagraph are the fol-
5	lowing:
6	(i) No sales of any defense articles,
7	defense services, or design and construc-
8	tion services under the Arms Export Con-
9	trol Act (22 U.S.C. 2751 et seq.) may be
10	made to the foreign person or agency or
11	instrumentality of the foreign state.
12	(ii) No licenses for export of any item
13	on the United States Munitions List that
14	include the foreign person or agency or in-
15	strumentality of the foreign state as a
16	party to the license may be granted.
17	(iii) No exports may be permitted to
18	the foreign person or agency or instrumen-
19	tality of the foreign state of any goods or
20	technologies controlled for national security
21	reasons under the Export Administration
22	Regulations, except that such prohibition
23	shall not apply to any transaction subject
24	to the reporting requirements of title V of
25	the National Security Act of 1947 (50

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1	U.S.C. 413 et seq.; relating to congres-
2	sional oversight of intelligence activities).
3	(iv)(I) The President may exercise of
4	all powers granted to the President by the
5	International Emergency Economic Powers
6	Act $(50 \text{ U.S.C. } 1701 \text{ et seq.})$ (except that
7	the requirements of section 202 of such
8	Act (50 U.S.C. 1701) shall not apply) to
9	the extent necessary to block and prohibit
10	all transactions in all property and inter-
11	ests in property of a foreign person or
12	agency or instrumentality of the foreign
13	state if such property and interests in
14	property are in the United States, come
15	within the United States, or are or come
16	within the possession or control of a
17	United States person.
18	(II)(aa) The authority to impose sanc-
19	tions under subclause (I) shall not include
20	the authority to impose sanctions relating
21	to the importation of goods.
22	(bb) In item (aa), the term "good"
23	has the meaning given such term in section
24	16 of the Export Administration Act of
25	1979 (50 U.S.C. App. 2415) (as continued

1	in effect pursuant to the International
2	Emergency Economic Powers Act (50
3	U.S.C. 1701 et seq.)).
4	(cc) The penalties provided for in sub-

5	sections (b) and (c) of section 206 of the
6	International Emergency Economic Powers
7	Act (50 U.S.C. 1705) shall apply to a per-
8	son that violates, attempts to violate, con-
9	spires to violate, or causes a violation of
10	regulations promulgated under this section
11	to carry out subclause (I) to the same ex-
12	tent that such penalties apply to a person
13	that commits an unlawful act described in
14	section 206(a) of that Act.

(dd) Except as provided in subparagraph (I), the President may exercise all
authorities provided to the President under
sections 203 and 205 of the International
Emergency Economic Powers Act (50
U.S.C. 1702 and 1704) for purposes of
carrying out subclause (I).

(C) EXCEPTIONS.—The President shall not
be required to apply sanctions with respect to
a foreign person or an agency or instrumen-

1	tality of a foreign state identified pursuant to
2	paragraph (1)—
3	(i)(I) if the President certifies to the
4	appropriate congressional committees that
5	the foreign person or agency or instrumen-
6	tality of the foreign state—
7	(aa) is no longer carrying out ac-
8	tivities or transactions for which the
9	sanctions were imposed pursuant to
10	this paragraph; or
11	(bb) has taken and is continuing
12	to take significant verifiable steps to-
13	ward terminating the activities or
14	transactions for which the sanctions
15	were imposed pursuant to this para-
16	graph; and
17	(II) the President has received reliable
18	assurances from the foreign person or the
19	agency or instrumentality of the foreign
20	state that it will not carry out any activi-
21	ties or transactions for which sanctions
22	may be imposed pursuant to this para-
23	graph in the future;
24	(ii) in the case of procurement of de-
25	fense articles or defense services by the

1	United States Government under existing
2	contracts or subcontracts, including the ex-
3	ercise of options for production quantities
4	to satisfy requirements essential to the na-
5	tional security of the United States, if the
6	President determines in writing to the ap-
7	propriate congressional committees that—
8	(I) the foreign person or agency
9	or instrumentality of a foreign state
10	to which the sanctions would other-
11	wise be applied is a sole source sup-
12	plier of the defense articles or serv-
13	ices, that the defense articles or serv-
14	ices are essential, and that alternative
15	sources are not readily or reasonably
16	available; and
17	(II) it is in the national interest
18	and the President certifies such deter-
19	mination in writing to the appropriate
20	congressional committees; or
21	(iii) if the President certifies in writ-
22	ing to the appropriate congressional com-
23	mittees that the identification of the for-
24	eign person or agency or instrumentality of
25	a foreign state would impede the supply by

1	any entity of the Russian Federation of a
2	product or service, or the procurement of
3	such product or service, by the Govern-
4	ment of the United States—
5	(I) for purposes of civil aviation
6	safety; or
7	(II) in connection with any space
8	launch conducted for the Government
9	of the United States.
10	(3) WAIVER.—The President may waive the ap-
11	plication of paragraph (2) for renewable periods not
12	to exceed 180 days with respect to a foreign person
13	or foreign persons, or agency or instrumentality of
14	a foreign state, if the President—
15	(A) determines that the waiver is impor-
16	tant to the national security of the United
17	States; and
18	(B) before the waiver takes effect, briefs
19	the appropriate congressional committees on the
20	waiver and the reason for the waiver.
21	(4) DEFINITIONS.—In this subsection:
22	(A) ADVANCED CONVENTIONAL WEAP-
23	ONS.—The term "advanced conventional weap-
24	ons'' includes—

1	(i) such long-range precision-guided
2	munitions, fuel air explosives, cruise mis-
3	siles, low observability aircraft, other radar
4	evading aircraft, advanced military air-
5	craft, military satellites, electromagnetic
6	weapons, and laser weapons that the Presi-
7	dent determines enhance offensive capabili-
8	ties in destabilizing ways;
9	(ii) such advanced command, control,
10	and communications systems, electronic
11	warfare systems, or intelligence collection
12	systems that the President determines en-
13	hance offensive capabilities in destabilizing
14	ways;
15	(iii) the S–300 and S–400 missile de-
16	fense systems and air superiority fighters;
17	and
18	(iv) such other items or systems as
19	the President may, by regulation, deter-
20	mine necessary for purposes of this sub-
21	section.
22	(B) AGENCY OR INSTRUMENTALITY OF A
23	FOREIGN STATE.—The term "agency or instru-
24	mentality of a foreign state" has the meaning

1	given such term in section 1603(b) of title 28,
2	United States Code.
3	(C) APPROPRIATE CONGRESSIONAL COM-
4	MITTEES.—The term ''appropriate congres-
5	sional committees" means—
6	(i) the Committee on Foreign Rela-
7	tions, the Committee on Armed Services,
8	the Committee on Banking, Housing, and
9	Urban Affairs, and the Committee on Fi-
10	nance of the Senate; and
11	(ii) the Committee on Foreign Affairs,
12	the Committee on Armed Services, the
13	Committee on Financial Services, and the
14	Committee on Ways and Means of the
15	House of Representatives.
16	(D) FOREIGN PERSON.—The term "foreign
17	person" means—
18	(i) an individual who is not a United
19	States person; or
20	(ii) a corporation, partnership, or
21	other nongovernmental entity which is not
22	a United States person.
23	(E) Major defense equipment.—The
24	term "major defense equipment" has the mean-
25	ing given such term under section 120.8 of title

1	22, Code of Federal Regulations (as in effect on
2	the date of the enactment of this Act).
3	(F) PERSON.—The term "person"
4	means—
5	(i) a natural person;
6	(ii) a corporation, business associa-
7	tion, partnership, society, trust, financial
8	institution, insurer, underwriter, guar-
9	antor, and any other business organization,
10	any other nongovernmental entity, organi-
11	zation, or group, and any governmental en-
12	tity operating as a business enterprise; and
13	(iii) any successor to any entity de-
14	scribed in clause (ii).
15	(G) UNITED STATES PERSON.—The term
16	"United States person" means—
17	(i) a United States citizen or an alien
18	lawfully admitted for permanent residence
19	to the United States;
20	(ii) an entity organized under the laws
21	of the United States or of any jurisdiction
22	within the United States, including a for-
23	eign branch of such an entity; or
24	(iii) any person in the United States.

1	(5) Determination of sophisticated.—The						
2	Secretary of State, with the concurrence of the Sec-						
3	retary of Defense and in coordination with the heads						
4	of other relevant Federal agencies, shall promulgate						
5	regulations to determine if a good, service, or tech-						
6	nology is sophisticated for purposes of this section.						
7	(6) Determination of beneficial owner-						
8	SHIP.—Not later than 90 days after the date of the						
9	enactment of this Act, the President shall promul-						
10	gate regulations for determining beneficial ownership						
11	of an entity described in paragraph (1)(B)(ii) to be						
12	less than fifty percent ownership.						
13	(7) COOPERATION.—The Secretary of State						
14	shall seek to consult and cooperate with United						
15	States allies and partners to impose sanctions as re-						
16	quired under this subsection and to maximize the ef-						
17	fect of these sanctions.						
18	(8) Effective date.—This subsection takes						
19	effect on the date of the enactment of this Act and						
20	applies with respect to activities and transactions de-						
21	scribed in paragraph (1) that are carried out on or						
22	after such date of enactment.						
23	(d) Additional Measures for the Purchase of						
24	CERTAIN DEFENSE ARTICLES OR DEFENSE SERVICES						
25	FROM RUSSIA.—						

1 (1) IN GENERAL.—In the case of an agency or 2 instrumentality of the Islamic Republic of Iran or of 3 any other state sponsor of terrorism that engages in 4 the activities described in paragraph (2), the Presi-5 dent shall, pursuant to section 6 of the Export Ad-6 ministration Act of 1979 (as continued in effect pur-7 suant to the International Emergency Economic 8 Powers Act (50 U.S.C. 1701 et seq.)), require a li-9 cense under the Export Administration Regulations 10 to export, re-export, or transfer to that foreign state, 11 or specific sectors of that foreign state, any item subject to the Export Administration Regulations 12 13 other than food, medicine, or medical devices.

14 (2) ACTIVITIES DESCRIBED.—The activities de15 scribed in this paragraph are the purchase, lease, or
16 acquisition, on or after March 6, 2014, of major de17 fense equipment or advanced conventional weapons
18 from the Russian Federation.

(3) SUSPENSION OF APPLICATION.—The President may suspend the application of the measures
described in paragraph (1) for renewable periods not
to exceed 180 days if the President determines and
reports to the appropriate congressional committees
that it is in the national security interest of the
United States to do so.

1	(4) RULE OF CONSTRUCTION.—Nothing in this
2	subsection shall be construed to apply to reexports
3	of foreign manufactured items by non-United States
4	persons that contain less than 10 percent United
5	States-origin content, or previously licensed exports,
6	reexports, or transfers.
7	(5) DEFINITIONS.—In this subsection:
8	(A) ADVANCED CONVENTIONAL WEAP-
9	ONS.—The term "advanced conventional weap-
10	ons" has the meaning given such term in sub-
11	section (c).
12	(B) APPROPRIATE CONGRESSIONAL COM-
13	MITTEES.—The term "appropriate congres-
14	sional committees" means the Committee on
15	Foreign Relations of the Senate and the Com-
16	mittee on Foreign Affairs of the House of Rep-
17	resentatives.
18	(C) EXPORT ADMINISTRATION REGULA-
19	TIONS.—The term "Export Administration
20	Regulations" means subchapter C of chapter
21	VII of title 15, Code of Federal Regulations (as
22	in effect on the date of the enactment of this
23	Act).

1 (D) MAJOR DEFENSE EQUIPMENT.—The 2 term "major defense equipment" has the mean-3 ing given such term in subsection (c).

4 (E) STATE SPONSOR OF TERRORISM.—The term "state sponsor of terrorism" means a 5 6 country the government of which the Secretary 7 of State determines has repeatedly provided 8 support for acts of international terrorism pur-9 suant to section 6(j) of the Export Administra-10 tion Act of 1979 (as continued in effect pursu-11 ant to the International Emergency Economic 12 Powers Act), section 40 of the Arms Export 13 Control Act, section 620A of the Foreign As-14 sistance Act of 1961, or any other relevant pro-15 vision of law.

16 (6) EFFECTIVE DATE.—The licensing require17 ment under paragraph (1) shall take effect not later
18 than 90 days after the date of the enactment of this
19 Act.

(e) SPECIAL RULE TO ALLOW FOR TERMINATION OF
SANCTIONS WITH RESPECT TO PERSONS ENGAGING IN
TRANSACTIONS WITH THE INTELLIGENCE OR DEFENSE
SECTORS OF THE GOVERNMENT OF THE RUSSIAN FEDERATION.—Section 231 of the Countering America's Ad-

1	versaries Through Sanctions Act (Public Law 115–44; 22						
2	U.S.C. 9525) is amended—						
3	(1) by redesignating subsections (d) and (e) as						
4	subsection (e) and (f), respectively; and						
5	(2) by inserting after subsection (c), as amend-						
6	ed, the following new subsection:						
7	"(d) Special Rule to Allow for Termination						
8	of Sanctionable Activity.—						
9	"(1) CERTIFICATION.—The President shall not						
10	be required to apply sanctions to a person described						
11	in subsection (a) for renewable periods not to exceed						
12	180 days with respect to the person if the President						
13	certifies in writing to the appropriate congressional						
14	committees that—						
15	"(A) the person—						
16	"(i) is no longer engaging in the activ-						
17	ity described in subsection (a);						
18	"(ii) has taken and is continuing to						
19	take significant verifiable steps toward ter-						
20	minating the activity described in that sub-						
21	section; or						
22	"(iii) has agreed to reduce reliance						
23	upon Russian defense or intelligence sec-						
24	tors of the Government of the Russian						
25	Federation trade over a specified period;						

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1	"(B) the person is taking specified actions
2	to further the enforcement of this section; and
3	"(C) the President has received reliable as-
4	surances from the government with primary ju-
5	risdiction over the person that the person will
6	not engage in any activity described in sub-
7	section (a) in the future outside of the param-
8	eters of any actions specified in subparagraph
9	(A)(ii) or (iii) of such certification.
10	"(2) FORM.—The certification described in
11	paragraph (1) shall be transmitted in an unclassified
12	form, and may contain a classified annex.".
13	(f) EXCEPTION RELATING TO IMPORTATION OF
14	GOODS.—No provision affecting sanctions under this sec-
15	tion or an amendment made by this section shall apply
16	to any portion of a sanction that affects the importation
17	of goods.
18	(g) TERMINATION.—This section, including the au-
19	thority to impose sanctions under this section and any
20	sanctions so imposed, and any amendment made by this
21	section shall terminate on the date that is 5 years after
22	the date of the enactment of this Act.

1	SEC. 1237. EXTENSION OF LIMITATION ON MILITARY CO-						
2	OPERATION BETWEEN THE UNITED STATES						
3	AND THE RUSSIAN FEDERATION.						
4	Section 1232(a) of the National Defense Authoriza-						
5	tion Act for Fiscal Year 2017 (Public Law 114–328; 130						
6	Stat. 2488), as amended by section 1231 of the National						
7	Defense Authorization Act for Fiscal Year 2018 (Public						
8	Law 115–91), is further amended by striking "or 2018"						
9	and inserting ", 2018, or 2019".						
10	SEC. 1238. SENSE OF CONGRESS REGARDING RUSSIA'S VIO-						
11	LATIONS OF THE CHEMICAL WEAPONS CON-						
12	VENTION.						
13	(a) FINDINGS.—Congress finds the following:						
14	(1) The United States ratified the Convention						
15	on the Prohibition of the Development, Production,						
16	Stockpiling and Use of Chemical Weapons and on						
17	their Destruction, known as the "Chemical Weapons						
18	Convention", on April 24, 1997.						
19	(2) The Russian Federation ratified the Chem-						
20	ical Weapons Convention on November 5, 1997.						
21	(3) Article 1 of the Chemical Weapons Conven-						
22	tion requires all signatories to "never under any cir-						
23	cumstancesuse chemical weapons".						
24	(4) Russia's stock of chemical weapons has						
25	been implicated in the assassination or injuries of						
26	the following individuals:						

1 Sergei Skripal, Yulia Skripal, and (\mathbf{A}) 2 Wiltshire Police Detective Sergeant Nicholas the 3 Bailey, poisoned using nerve agent "novichok" in Salisbury, England, in March 4 5 2018.6 (B) Alexander Litvinenko, poisoned using

7 polonium, in London, England, in November 8 2006, about whose death a January 2016 in-9 quest ordered by the British Parliament con-10 "the FSB cluded operation to kill Mr 11 Litvinenko was probably approved by Mr 12 Patrushev [then-director of the FSB] and also 13 by President Putin".

14 (5) Russia has also demonstrated its disregard
15 for the obligations imposed by the Chemical Weap16 ons Convention by—

17 (A) continuing to provide military and dip18 lomatic support for Syrian President Bashar al19 Assad, who has used chemical weapons includ20 ing chlorine gas and sarin against Syrian citi21 zens;

(B) actively working to hinder the efforts
of inspectors of the Organization for the Prohibition of Chemical Weapons in Syria; and

(C) consistently using its veto power at the
 United Nations Security Council to prevent ef fective international action against Assad for
 such activities.

5 (6) The Condition 10(C) Report on Compliance 6 with the Convention on the Prohibition of the Devel-7 opment, Production, Stockpiling and Use of Chem-8 ical Weapons and on Their Destruction published by 9 the Department of State in March 2018 asserts that 10 "Based on available information, the United States 11 cannot certify that Russia has met its obligations 12 under the Chemical Weapons Convention for dec-13 laration of its: (1) [chemical weapons production fa-14 cilities]; (2) [chemical weapons] development facili-15 ties; and (3) [chemical weapons] stockpiles. In fact, 16 due to Russia's March 4, 2018, use of a military-17 grade nerve agent to attack two individuals in the 18 United Kingdom, the United States certifies that the 19 Russian Federation is in non-compliance with its ob-20 ligations under the [Chemical Weapons Conven-21 tion].".

(b) SENSE OF CONGRESS.—It is the sense of Congress that the Russia's actions constitute violations of
Russia's obligations under the Chemical Weapons Convention.

1	SEC.	1239.	UNITED	STATES	ACTION	NS REGA	RDING	MATE-
2			RIAL 1	BREACH	OF INF	TREATY	ву тн	E RUS-
3			SIAN F	EDERAT	ION.			

4 (a) UNITED STATES ACTIONS.—If the President does 5 not certify to the appropriate congressional committees that the Russian Federation has returned to full and 6 7 verifiable compliance with the INF Treaty within one year 8 of the date of the enactment of this Act, the prohibitions set forth in Article VI of the INF Treaty shall no longer 9 be binding on the United States as a matter of United 10 States law. 11

12 (b) DEFINITIONS.—In this section:

13 (1) APPROPRIATE CONGRESSIONAL COMMIT14 TEES.—The term "appropriate congressional com15 mittees" means—

16 (A) the congressional defense committees;17 and

(B) the Committee on Foreign Relations of
the Senate and the Committee on Foreign Affairs of the House of Representatives.

(2) INF TREATY.—The term "INF Treaty"
means the Treaty Between the United States of
America and the Union of Soviet Socialist Republics
on the Elimination of Their Intermediate-Range and
Shorter-Range Missiles, commonly referred to as the
"Intermediate-Range Nuclear Forces (INF) Trea-

1	ty", signed at Washington December 8, 1987, and
2	entered into force June 1, 1988.
3	SEC. 1240. LIMITATION ON AVAILABILITY OF FUNDS TO EX-
4	TEND THE IMPLEMENTATION OF THE NEW
5	START TREATY.
6	(a) FINDINGS.—Congress finds the following:
7	(1) The New START Treaty provides that,
8	"[w]hen a Party believes that a new kind of stra-
9	tegic offensive arm is emerging, that Party shall
10	have the right to raise the question of such a stra-
11	tegic offensive arm for consideration in the Bilateral
12	Consultative Commission".
13	(2) Russian Federation President Vladimir
14	Putin stated in a March 1, 2018, public speech
15	that—
16	(A) "I will speak about the newest systems
17	of Russian strategic weapons that we are cre-
18	atingwe have embarked on the development
19	of the next generation of missiles.";
20	(B) "We started to develop new types of
21	strategic arms that do not use ballistic trajec-
22	tories at all when moving toward a target.";
23	(C) "One of them is a small-scale heavy-
24	duty nuclear energy unit that can be installed
25	in a missile like our latest X-101 air-launched

1	missileIn late 2017, Russia successfully
2	launched its latest nuclear-powered missile at
3	the central training ground. During its flight,
4	the nuclear-powered engine reached its design
5	capacity and provided the necessary propul-
6	sion.";

7 (D) "[i]n December 2017, an innovative 8 nuclear power unit for this unmanned under-9 water vehicle completed a test cycle that lasted 10 many years. . ..[t]he tests that were conducted 11 enabled us to begin developing a new type of 12 strategic weapon that would carry massive nu-13 clear ordnance";

(E) "[b]y the way, we have yet to choose
names for these two new strategic weapons, the
global range cruise missile and the unmanned
underwater vehicle. We are waiting for suggestions from the Defence Ministry";

(F) "A real technological breakthrough is
the development of a strategic missile system
with fundamentally new combat equipment- a
gliding wing unit, which has also been successfully tested. . .[w]e called it the Avangard";
and

1 (G) "I want to specifically emphasise that 2 the newly developed strategic arms - in fact, 3 new types of strategic weapons- are not the re-4 sult of something left over from the Soviet 5 Union. Of course, we relied on some ideas from 6 our ingenious predecessors. But everything I 7 have described today is the result of the last 8 several years, the product of dozens of research 9 organisations, design bureaus and institute.".

10 (3) During the House Armed Services Com-11 mittee hearing on April 12, 2018, Secretary of De-12 fense James Mattis was asked whether Russia 13 should honor the terms of the treaty and limit its 14 new strategic offensive arms under the New START 15 Treaty as it requires and he stated "Sir, I believe 16 they should.".

(b) LIMITATION.—None of the funds authorized to
be appropriated or otherwise made available for fiscal year
2019 for the Department of Defense may be obligated or
expended to extend the implementation of the New
START Treaty unless and until the President—

- (1) certifies to the appropriate congressional
 committees that—
- 24 (A) the President has raised the issue of25 covered Russian systems in the appropriate fora

1	with the Russian Federation under Article V of
2	the New START Treaty or otherwise; and
3	(B) the Russian Federation has responded
4	in writing to the United States as to whether
5	they will agree to declare the covered Russian
6	systems as strategic offensive arms or otherwise
7	pursuant to the New START Treaty;
8	(2) submits a copy of the written response of
9	the Russian Federation described in paragraph
10	(1)(B) to the appropriate congressional committees;
11	and
12	(3) notifies the appropriate congressional com-
13	mittees as to whether the position of the Russian
14	Federation threatens the viability of the New
15	START Treaty or requires appropriate United
16	States political, economic, or military responses.
17	(c) DEFINITIONS.—In this section:
18	(1) Appropriate congressional commit-
19	TEES.—The term "appropriate congressional com-
20	mittees" means—
21	(A) the congressional defense committees;
22	and
23	(B) the Committee on Foreign Relations of
24	the Senate and the Committee on Foreign Af-
25	fairs of the House of Representatives.

1	(2) COVERED RUSSIAN SYSTEMS.—The term
2	"covered Russian systems" means the following:
3	(A) The heavy intercontinental missile sys-
4	tem known as "Sarmat" or otherwise identified.
5	(B) An air-launched nuclear-powered
6	cruise missile known as "X-101" or otherwise
7	identified.
8	(C) An unmanned underwater vehicle
9	known as "Status 6" or otherwise identified.
10	(D) The long-distance guided flight
11	hypersonic weapons system known by
12	"Avanguard" or otherwise identified.
13	(3) NEW START TREATY.—The term "New
14	START Treaty" means the Treaty between the
15	United States of America and the Russian Federa-
15 16	United States of America and the Russian Federa- tion on Measures for the Further Reduction and
16	tion on Measures for the Further Reduction and
16 17	tion on Measures for the Further Reduction and Limitation of Strategic Offensive Arms, signed at
16 17 18	tion on Measures for the Further Reduction and Limitation of Strategic Offensive Arms, signed at Prague April 8, 2010, and entered into force Feb-
16 17 18 19	tion on Measures for the Further Reduction and Limitation of Strategic Offensive Arms, signed at Prague April 8, 2010, and entered into force Feb- ruary 5, 2011.
16 17 18 19 20	tion on Measures for the Further Reduction and Limitation of Strategic Offensive Arms, signed at Prague April 8, 2010, and entered into force Feb- ruary 5, 2011. Subtitle E—Matters Relating to the
 16 17 18 19 20 21 	tion on Measures for the Further Reduction and Limitation of Strategic Offensive Arms, signed at Prague April 8, 2010, and entered into force Feb- ruary 5, 2011. Subtitle E—Matters Relating to the Indo-Pacific Region
 16 17 18 19 20 21 22 	tion on Measures for the Further Reduction and Limitation of Strategic Offensive Arms, signed at Prague April 8, 2010, and entered into force Feb- ruary 5, 2011. Subtitle E—Matters Relating to the Indo-Pacific Region SEC. 1251. SUPPORT FOR INDO-PACIFIC STABILITY INITIA-

1	(1) the Initiative established pursuant to sub-
2	section (b) of section 1251 of the National Defense
3	Authorization Act for Fiscal Year 2018 (Public Law
4	115–91; 131 Stat. 1676) bolsters the efforts of the
5	United States and its allies and partners in the
6	Indo-Pacific region to deter aggression by providing
7	resources to—
8	(A) increase the presence and capabilities
9	and enhance the posture of the United States
10	Armed Forces in the region;
11	(B) improve military and defense infra-
12	structure, basing, logistics, and access in the
13	Indo-Pacific region in order to enhance the re-
14	sponsiveness and capabilities of the United
15	States Armed Forces; and
16	(C) increase bilateral and multilateral
17	training and exercises with regional allies and
18	partners; and
19	(2) the United States should develop a multi-
20	year strategic plan that specifies resource priorities
21	to meet the objectives and the activities of the Initia-
22	tive described in subsection (c) of such section 1251.
23	(b) Requirement and Resource Plan.—Not later
24	than March 1, 2019, the Secretary of Defense, in con-
25	sultation with the Secretary of State, shall submit to the

appropriate congressional committees a requirement and
 resource plan that includes the following:

3 (1) An analysis of the challenges faced by the
4 United States to meet the objectives and activities
5 outlined in subsection (c) of such section 1251.

6 (2) The plan, resource requirements, and any
7 additional authorities needed through fiscal year
8 2024 to address such challenges.

9 (c) FORM.—The report required by subsection (b)
10 shall be submitted in unclassified form but may include
11 a classified annex.

(d) INCLUSION IN BUDGET MATERIALS.—The Secretary of Defense shall also include the requirement and
resource plan required by subsection (b) in the budget materials submitted by the Secretary in support of the budget
of the President for fiscal year 2020 (submitted to Congress pursuant to section 1105 of title 31, United States
Code).

(e) CONFORMING AMENDMENT.—Section 1251 of the
National Defense Authorization Act for Fiscal Year 2018
is amended by striking "Indo-Asia-Pacific" and inserting
"Indo-Pacific" each place it appears.

23 (f) APPROPRIATE CONGRESSIONAL COMMITTEES DE24 FINED.—In this section, the term "appropriate congres25 sional committees" means—

(1) the congressional defense committees; and
 (2) the Committee on Foreign Relations of the
 Senate and the Committee on Foreign Affairs of the
 House of Representatives.

5 SEC. 1252. UNITED STATES STRATEGY ON CHINA.

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

7 (1) The United States has a national strategic
8 interest in ensuring that the United States main9 tains political, diplomatic, economic, military, and
10 technological advantages over competitive adver11 saries.

12 (2) The 2018 National Defense Strategy states 13 that "the central challenge to the U.S. prosperity 14 and security is the reemergence of long-term, stra-15 tegic competition by what the National Security 16 Strategy classifies as revisionist powers. It is in-17 creasingly clear that China and Russia want to 18 shape a world consistent with their authoritarian 19 model—gaining veto authority over other nations' 20 economic, diplomatic, and security decisions".

(3) The 2018 National Defense Strategy further states that "China is leveraging military modernization, influence operations, and predatory economics to coerce neighboring countries to reorder
the Indo-Pacific region to their advantage. As China

continues its economic and military ascendance, as serting power through an all-of-nation long term
 strategy, it will continue to pursue a military mod ernization program that seeks Indo-Pacific regional
 hegemony in the near-term and displacement of the
 United States to achieve global preeminence in the
 future".

8 (4) Statements by officials of the United States 9 and leading experts have emphasized that the 10 United States requires a whole-of-government re-11 sponse, across the full spectrum of capabilities, to 12 address the challenges posed by China.

(b) STATEMENT OF POLICY.—Congress declares that
long-term strategic competition with China is a principal
priority for the United States that requires the integration
of multiple elements of national power, including diplomatic, economic, intelligence, law enforcement, and military elements, to protect and strengthen national security.

19 (c) STRATEGY REQUIRED.—

(1) IN GENERAL.—Not later than March 1,
20 (1) IN GENERAL.—Not later than March 1,
21 2019, the President shall submit to the appropriate
22 congressional committees a report containing a
23 whole-of-government strategy with respect to the
24 People's Republic of China.

1	(2) ELEMENTS OF STRATEGY.—The strategy
2	required by paragraph (1) shall include the fol-
3	lowing:
4	(A) Strategic assessments of and planned
5	responses to address the following activities by
6	the Chinese Communist Party:
7	(i) The use of political influence, in-
8	formation operations, censorship, and
9	propaganda to undermine democratic insti-
10	tutions and processes, and the freedoms of
11	speech, expression, press, and academic
12	thought.
13	(ii) The use of intelligence networks
14	to exploit open research and development.
15	(iii) The use of economic tools, includ-
16	ing market access and investment to gain
17	access to sensitive United States indus-
18	tries.
19	(iv) Malicious cyber activities.
20	(v) The use of investment, infrastruc-
21	ture, and development projects, such as
22	China's Belt and Road Initiative, in Africa,
23	Europe, Central Asia, South America, and
24	the Indo-Pacific region, and the Polar Silk

1	Road in the Arctic, as a means to gain ac-
2	cess and influence.
3	(vi) The use of military activities, ca-
4	pabilities, and defense installations, and
5	hybrid warfare methods, short of tradi-
6	tional armed conflict, against the United
7	States or its allies and partners.
8	(B) Available or planned methods to en-
9	hance strategic communication to counter Chi-
10	nese influence and promote United States inter-
11	ests.
12	(C) An identification of the key diplomatic,
13	development, intelligence, military, and eco-
14	nomic resources necessary to implement the
15	strategy.
16	(D) A plan to maximize the coordination
17	and effectiveness of such resources to counter
18	the threats posed by the activities described in
19	subparagraph (A).
20	(E) Available or planned interagency mech-
21	anisms for the coordination and implementation
22	of the strategy.
23	(3) FORM.—The report required by paragraph
24	(1) shall be submitted in unclassified form, but may
25	include a classified annex.

1	(4) ANNUAL BUDGET SUBMISSION.—The Presi-
2	dent shall ensure that the annual budget submitted
3	to Congress pursuant to section 1105 of title 31,
4	United States Code clearly highlights the programs
5	and projects proposed to be funded that relate to the
6	strategy required by paragraph (1).
7	(5) Appropriate congressional commit-
8	TEES.—In this section, the term "appropriage con-
9	gressional committees" means—
10	(A) the Committee on Armed Services, the
11	Committee on Foreign Relations, the Select
12	Committee on Intelligence, the Committee on
13	Finance, the Committee on Homeland Security
14	and Governmental Affairs, the Committee on
15	the Judiciary, the Committee on Commerce,
16	Science, and Transportation, and the Com-
17	mittee on the Budget of the Senate; and
18	(B) the Committee on Armed Services, the
19	Committee on Foreign Affairs, the Permanent
20	Select Committee on Intelligence, the Com-
21	mittee on Financial Services, the Committee on
22	Homeland Security, the Committee on the Judi-
23	ciary, the Committee on Energy and Commerce,
24	and the Committee on the Budget of the House
25	of Representatives.

1 SEC. 1253. STRENGTHENING TAIWAN'S FORCE READINESS.

(a) DEFENSE ASSESSMENT.—The Secretary of Defense shall, in consultation with appropriate counterparts
of Taiwan, conduct a comprehensive assessment of Taiwan's military forces, particularly Taiwan's reserves. The
assessment shall provide recommendations to improve the
efficiency, effectiveness, readiness, and resilience of Taiwan's self-defense capability in the following areas:

9 (1) Personnel management and force develop-10 ment, particularly reserve forces.

11 (2) Recruitment, training, and military pro-12 grams.

13 (3) Command, control, communications and in-14 telligence.

15 (4) Technology research and development.

16 (5) Defense article procurement and logistics.

17 (6) Strategic planning and resource manage-18 ment.

19 (b) REPORT REQUIRED.—

(1) IN GENERAL.—Not later than 1 year after
the date of the enactment of this Act, the Secretary
of Defense, in consultation with the Secretary of
State, shall submit to the appropriate congressional
committees a report containing each of the following:
(A) A summary of the assessment con-

25 (A) A summary of the assessment con26 ducted pursuant to subsection (a).

1	(B) A list of any recommendations result-
2	ing from such assessment.
3	(C) A plan for the United States, including
4	by using appropriate security cooperation au-
5	thorities, to—
6	(i) facilitate any relevant rec-
7	ommendations from such list;
8	(ii) expand senior military-to-military
9	engagement and joint training by the
10	United States Armed Forces with the mili-
11	tary of Taiwan; and
12	(iii) support United States foreign
13	military sales and other equipment trans-
14	fers to Taiwan, particularly for developing
15	asymmetric warfare capabilities.
16	(2) Appropriate security cooperation au-
17	THORITIES.—For purposes of the plan described in
18	paragraph $(1)(C)$, the term "appropriate security co-
19	operation authorities" means—
20	(A) section 311 of title 10, United States
21	Code (relating to exchange of defense per-
22	sonnel);
23	(B) section 332 such title (relating to de-
24	fense institution building); and

1	(C) other security cooperation authorities
2	under chapter 16 of such title.
3	(3) APPROPRIATE CONGRESSIONAL COMMIT-
4	TEES.—In this subsection, the term "appropriate
5	congressional committees" means—
6	(A) the congressional defense committees;
7	and
8	(B) the Committee on Foreign Relations of
9	the Senate and the Committee on Foreign Af-
10	fairs of the House of Representatives.
11	SEC. 1254. MODIFICATION, REDESIGNATION, AND EXTEN-
12	SION OF SOUTHEAST ASIA MARITIME SECU-
13	RITY INITIATIVE.
13	RITY INITIATIVE.
13 14	RITY INITIATIVE. (a) Modification and Redesignation.—
13 14 15	RITY INITIATIVE. (a) Modification and Redesignation.— (1) In general.—Subsection (a) of section
13 14 15 16	RITY INITIATIVE. (a) MODIFICATION AND REDESIGNATION.— (1) IN GENERAL.—Subsection (a) of section 1263 of the National Defense Authorization Act for
13 14 15 16 17	RITY INITIATIVE. (a) MODIFICATION AND REDESIGNATION.— (1) IN GENERAL.—Subsection (a) of section 1263 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat.
 13 14 15 16 17 18 	RITY INITIATIVE. (a) MODIFICATION AND REDESIGNATION.— (1) IN GENERAL.—Subsection (a) of section 1263 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat. 1073; 10 U.S.C. 2282 note), as amended by section
 13 14 15 16 17 18 19 	RITY INITIATIVE. (a) MODIFICATION AND REDESIGNATION.— (1) IN GENERAL.—Subsection (a) of section 1263 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat. 1073; 10 U.S.C. 2282 note), as amended by section 1289 of the National Defense Authorization Act for
 13 14 15 16 17 18 19 20 	RITY INITIATIVE. (a) MODIFICATION AND REDESIGNATION.— (1) IN GENERAL.—Subsection (a) of section 1263 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat. 1073; 10 U.S.C. 2282 note), as amended by section 1289 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
 13 14 15 16 17 18 19 20 21 	RITY INITIATIVE. (a) MODIFICATION AND REDESIGNATION.— (1) IN GENERAL.—Subsection (a) of section 1263 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat. 1073; 10 U.S.C. 2282 note), as amended by section 1289 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2555), is further amended—

1	(B) in paragraph (2), by striking "the
2	'Southeast Asia Maritime Security Initiative'"
3	and inserting "the 'Indo-Pacific Maritime Secu-
4	rity Initiative'".
5	(2) Conforming Amendment.—The heading
6	of such section is amended to read as follows:
	"Sec. 1263. Indo-Pacific Maritime Security Initiative.".
7	(b) Covered Countries.—Subsection $(e)(2)$ of
8	such section is amended by adding at the end the fol-
9	lowing:
10	"(D) India.".
11	(c) Designation of Additional Countries.—
12	Such section is further amended—
13	(1) in subsection $(e)(1)$, by striking "subsection
14	(f)" and inserting "subsection (g)";
15	(2) by redesignating subsections (f), (g), and
16	(h) as subsections (g), (h), and (i), respectively; and
17	(3) by inserting after subsection (e) the fol-
18	lowing:
19	"(f) Inclusion of Additional Countries.—The
20	Secretary of Defense, with the concurrence of the Sec-
21	retary of State, is authorized to include additional foreign
22	countries under subsection (b) for purposes of providing
23	assistance and training under subsection (a) and addi-
24	tional foreign countries under subsection $(e)(2)$ for pur-
25	poses of providing payment of incremental expenses in
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connection with training described in subsection (a)(1)(B)
 if, with respect to each such additional foreign country,
 the Secretary determines and certifies to the appropriate
 committees of Congress that it is important for increasing
 maritime security and maritime domain awareness in the
 Indo-Pacific region.".

7 (d) EXTENSION.—Subsection (i) of such section, as
8 redesignated, is amended by striking "September 30,
9 2020" and inserting "September 30, 2023".

10SEC. 1255. MISSILE DEFENSE EXERCISES IN THE INDO-PA-11CIFIC REGION WITH UNITED STATES RE-12GIONAL ALLIES AND PARTNERS.

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

(1) The Democratic People's Republic of Korea
(North Korea) continues to develop, test, and threaten the use of intercontinental ballistic missiles and
nuclear weapons that threaten the United States
and United States allies and partners.

(2) The People's Republic of China and the
Russian Federation continue to develop and deploy
advanced counter-intervention technologies, including fielding and testing highly maneuverable reentry
vehicles and warheads (such as hypersonic weapons),
and cruise missiles and small-unmanned aircraft systems (UAS) that challenge United States strategic,

1	operational, and tactical freedom of movement and
2	maneuver.
3	(b) SENSE OF CONGRESS.—It is the sense of Con-
4	gress that the United States should—
5	(1) continue to develop and deploy a robust
6	missile defense in the Indo-Pacific region;
7	(2) increase the capacity of interceptors, sen-
8	sors, and operational concepts in the region;
9	(3) continue bilateral and multilateral oper-
10	ationally realistic missile defense exercises in the re-
11	gion;
12	(4) increase coordination with United States re-
13	gional allies and partners, including Japan, South
14	Korea, Australia, India, and other countries, as ap-
15	propriate;
16	(5) begin planning for military exercises in
17	2020 with United States regional allies and partners
18	that is specifically focused on interoperability;
19	(6) integrate radar information from United
20	States and allied Patriot, Terminal High Altitude
21	Area Defense, Aegis, and other systems for region-
22	wide command and control capabilities;
23	(7) increase the capacity of United States allies
24	and partners through foreign military sales;

(8) seek increased areas of co-production for
 components of missile defense systems; and

3 (9) develop new capabilities to address threats4 to the region.

5 (c) MISSILE DEFENSE EXERCISES IN THE INDO-PA6 CIFIC REGION.—The Secretary of Defense may conduct
7 missile defense exercises in the Indo-Pacific region with
8 United States regional allies and partners to improve
9 interoperability.

10 (d) BRIEFING.—Not later than 120 days after the 11 date of the enactment of this Act, the Secretary of Defense 12 shall provide to the appropriate congressional committees 13 a briefing on plans for missile defense exercises as de-14 scribed in subsection (c).

(e) APPROPRIATE CONGRESSIONAL COMMITTEES DE16 FINED.—In this section, the term "appropriate congres17 sional committees" means—

18 (1) the congressional defense committees; and

19 (2) the Committee on Foreign Relations of the
20 Senate and the Committee on Foreign Affairs of the
21 House of Representatives.

22 SEC. 1256. QUADRILATERAL COOPERATION AND EXERCISE.

(a) SENSE OF CONGRESS.—It is the sense of Congress that the United States, Japan, India, and Australia
should—

1	(1) promote security and stability in the Indo-
2	Pacific region;
3	(2) increase quadrilateral meetings to discuss
4	and strengthen interoperability of their respective
5	military and naval forces;
6	(3) plan joint quadrilateral military patrols and
7	exercises;
8	(4) promote the values of a free and open Indo-
9	Pacific region and address themes such as respect
10	for international law, maritime security, non-
11	proliferation, and terrorism in the region;
12	(5) explore joint regional infrastructure initia-
13	tives in the region;
14	(6) engage in maritime capacity building among
15	smaller Indo-Pacific countries;
16	(7) develop new capabilities to deter and defend
17	against threats to the region; and
18	(8) support regional institutions and bodies, in-
19	cluding the Association of Southeast Asian Nations
20	Regional Forum, to increase regional cooperation
21	with respect to maritime security and domain aware-
22	ness and to promote internationally accepted rules
23	and norms.
24	(b) EXERCISE.—The Secretary of Defense may con-
25	duct a quadrilateral naval military exercise.

(c) BRIEFING.—Not later than 120 days after the
 date of the enactment of this Act, the Secretary of Defense
 shall provide to the appropriate congressional committees
 a briefing on the matters contained in this section.

5 (d) APPROPRIATE CONGRESSIONAL COMMITTEES
6 DEFINED.—In this section, the term "appropriate con7 gressional committees" means—

8 (1) the congressional defense committees; and

9 (2) the Committee on Foreign Relations of the
10 Senate and the Committee on Foreign Affairs of the
11 House of Representatives.

12 SEC. 1257. NAME OF UNITED STATES INDO-PACIFIC COM-13 MAND.

14 (a) IN GENERAL.—The combatant command known 15 as the United States Pacific Command shall, beginning on January 1, 2020, be known as the "United States" 16 17 Indo-Pacific Command". Any reference to such combatant 18 command in any law, regulation, map, document, record, 19 or other paper of the United States shall be considered to be a reference to the United States Indo-Pacific Com-20 21 mand.

22 (b) Conforming Amendments.—

23 (1) ANNUAL REPORT ON NON-FEDERALIZED
24 SERVICE NATIONAL GUARD PERSONNEL, TRAINING,
25 AND EQUIPMENT REQUIREMENTS.—Section 10504

1	of title 10, United States Code, as amended by sec-
2	tion $1071(a)(31)$, is further amended in subsection
3	(c), as redesignated by such section, in paragraph
4	(3)(H) by striking "United States Pacific Com-
5	mand" and inserting "United States Indo-Pacific
6	Command".
7	(2) Contracting with the enemy.—Section
8	843(4) of the Carl Levin and Howard P. "Buck"
9	McKeon National Defense Authorization Act for
10	Fiscal Year 2015 (Public Law 113–291; 10 U.S.C.
11	2302 note) is amended by striking "United States
12	Pacific Command" and inserting "United States
12	Indo-Pacific Command".
13	
13 14	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND
14	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND
14 15	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS-
14 15 16	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS- SIAN.
14 15 16 17	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS- SIAN. Not later than 180 days after the date of the enact-
14 15 16 17 18	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS- SIAN. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of Defense shall—
14 15 16 17 18 19	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS- SIAN. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of Defense shall— (1) evaluate the operational requirements for
 14 15 16 17 18 19 20 	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS- SIAN. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of Defense shall— (1) evaluate the operational requirements for members of the Armed Forces possessing foreign
 14 15 16 17 18 19 20 21 	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS- SIAN. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of Defense shall— (1) evaluate the operational requirements for members of the Armed Forces possessing foreign language expertise in critical East Asian languages,
 14 15 16 17 18 19 20 21 22 	SEC. 1258. REQUIREMENT FOR CRITICAL LANGUAGES AND EXPERTISE IN CHINESE, KOREAN, AND RUS- SIAN. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of Defense shall— (1) evaluate the operational requirements for members of the Armed Forces possessing foreign language expertise in critical East Asian languages, including Chinese, Korean, and Russian; and

1	SEC. 1259. MODIFICATION OF REPORT REQUIRED UNDER
2	ENHANCING DEFENSE AND SECURITY CO-
3	OPERATION WITH INDIA.
4	Subsection $(a)(2)$ of section 1292 of the National De-
5	fense Authorization Act for Fiscal Year 2017 (Public Law
6	114–328; 130 Stat. 2559; 22 U.S.C. 2751 note) is amend-
7	ed—
8	(1) by striking "Not later than" and inserting
9	the following:
10	"(1) IN GENERAL.—Not later than";
11	(2) by striking "The report shall also include a
12	forward-looking strategy" and inserting the fol-
13	lowing:
14	"(2) CONTENTS.—The report shall also in-
15	clude—
16	"(A) a forward-looking strategy";
17	(3) by striking the period at the end and insert-
18	ing a semicolon; and
19	(4) by adding at the end the following:
20	"(B) a description of any limitations that
21	hinder or slows progress in implementing the
22	actions described in subparagraphs (A) through
23	(L) of paragraph (1);
24	"(C) a description of actions India is tak-
25	ing, or the actions the Secretary of Defense or
26	the Secretary of State believe India should take,

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1	to advance the relationship between the United
2	States and in regards to subparagraphs (A)
3	through (L) of paragraph (1); and
4	"(D) a description of—
5	"(i) measures that can be taken by
6	the United States and India to improve
7	interoperability; and
8	"(ii) progress in enabling agreements
9	between the United States and India.".
10	SEC. 1260. STATEMENT OF POLICY ON NAVAL VESSEL
11	TRANSFERS TO JAPAN.
12	It shall be the policy of the United States to support
13	maritime defense cooperation with Japan, including
14	through the transfer of excess United States naval vessels
15	to the Japanese Maritime Self-Defense Force. Such trans-
16	fers should include capabilities such as those represented
17	by the Tarawa class amphibious assault ship, the Austin
18	class amphibious transport dock, and the Charleston class
19	amphibious cargo ship.
20	SEC. 1261. REPORT AND PUBLIC NOTIFICATION ON CHINA'S
21	MILITARY, MARITIME, AND AIR ACTIVITIES IN
22	THE INDO-PACIFIC REGION.
23	(a) SENSE OF CONGRESS.—It is the sense of Con-
24	gress that greater transparency of China's provocative

military, maritime, and air activities in the Indo-Pacific
 region would—

- 3 (1) aid in raising awareness of these activities
 4 in regional and international forums;
- 5 (2) enable regional security partners to more ef6 fectively protect their sovereignty and defend their
 7 rights under international law; and
- 8 (3) maintain stability within the region to en-9 able constructive relations with China.
- 10 (b) Report.—
- (1) IN GENERAL.—The Secretary of Defense, in
 consultation with the Director of National Intelligence and the Secretary of State, shall submit to
 the appropriate congressional committees on a quarterly basis a report describing China's provocative
 military, maritime, and air activities in the Indo-Pacific region.

18 (2) ELEMENTS.—The report shall, at minimum,
19 address China's provocative military, maritime, and
20 air activities, military deployments, and operations
21 and infrastructure construction in the East China
22 Sea, South China Sea, Taiwan Strait, and Indian
23 Ocean.

24 (3) DISSEMINATION TO REGIONAL ALLIES.—
25 The report shall be disseminated to regional allies

and partners, as appropriate, in the Indo-Pacific re gion.

3 (4) IMAGERY AND SUPPORTING ANALYSIS.—
4 The report may include imagery from military air5 craft and other sources with supporting analysis to
6 describe China's provocative maritime and air activi7 ties.

8 (5) FORM.—The report shall be available to the
9 public and shall be submitted or carried out in un10 classified form.

11 (c) PUBLIC NOTIFICATION.—

(1) IN GENERAL.—The Secretary of Defense, in
consultation with the Director of National Intelligence and the Secretary of State, shall provide notice to the public of any activities described in paragraph (2) immediately after the initiation of any
such activities.

(2) ACTIVITIES DESCRIBED.—The activities described in this paragraph are any significant destabilizing or deceptive activities of China, including
reclamation or militarization activity in the Indo-Pacific region, use of military, government, or commercial aircraft or maritime vessels to intimidate regional neighbors.

1 (3) WRITTEN SUMMARY.—As soon as prac-2 ticable after the notification to the public under 3 paragraph (1) of any activities described in para-4 graph (2), the Secretary of Defense shall distribute 5 to the appropriate congressional committees and 6 United States allies and security partners in the 7 Indo-Pacific region a written summary to include 8 imagery and supporting analysis describing such ac-9 tivities.

10 (d) REQUIREMENTS RELATING TO NATIONAL SECU-11 RITY AND PROTECTION OF CLASSIFIED NATIONAL SECU-12 RITY INFORMATION.—The dissemination and availability 13 of the report under subsection (b) and the notification to 14 the public under subsection (c) shall be made in a manner 15 consistent with national security and the protection of 16 classified national security information.

17 (e) APPROPRIATE CONGRESSIONAL COMMITTEES DE18 FINED.—In this section, the term "appropriate congres19 sional committees" means—

20 (1) the congressional defense committees; and

(2) the Committee on Foreign Relations and
the Select Committee on Intelligence of the Senate
and the Committee on Foreign Affairs and the Permanent Select Committee on Intelligence of the
House of Representatives.

1 SEC. 1262. SENIOR DEFENSE ENGAGEMENT WITH TAIWAN.

(a) FINDING.—The Taiwan Travel Act (Public Law
115–135; 132 Stat. 341) states that it should be the policy
of the United States to allow officials at all levels of the
United States government, including Cabinet-level national security officials, general officers, and other executive branch officials, to travel to Taiwan to meet their Taiwan counterparts.

9 (b) SENSE OF CONGRESS.—Pursuant to the policy 10 described in the Taiwan Travel Act, the Secretary of De-11 fense should send a Secretary of a military department 12 or a member of the Joint Chiefs of Staff to Taiwan for 13 the purpose of senior-level defense engagement.

14 (c) BRIEFING.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense, 15 in consultation with the Secretary of State, shall brief the 16 17 congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on For-18 19 eign Affairs of the House of Representatives on any plans 20 of the Department to carry out senior-level defense en-21 gagement.

SEC. 1263. LIMITATION ON USE OF FUNDS TO REDUCE THE
 TOTAL NUMBER OF MEMBERS OF THE
 ARMED FORCES SERVING ON ACTIVE DUTY
 WHO ARE DEPLOYED TO THE REPUBLIC OF
 KOREA.

6 None of the funds authorized to be appropriated by this Act may be used to reduce the total number of mem-7 8 bers of the Armed Forces serving on active duty who are 9 deployed to the Republic of Korea below 22,000 unless the Secretary of Defense first certifies to the congressional de-10 fense committees that such a reduction is in the national 11 security interest of the United States and will not signifi-12 13 cantly undermine the security of United States allies in the region. 14

15 SEC. 1264. ENHANCING MISSILE DEFENSE COOPERATION 16 WITH PARTNERS.

(a) SENSE OF CONGRESS.—It is the sense of Congress that the Secretary of Defense should seek opportunities to increase defense coordination and cooperation with
United States partners with respect to missile defense.

(b) MODIFICATION OF DEFENSE COOPERATION AUTHORITY WITH INDIA.—Section 1292(a)(1) of the National Defense Authorization Act for Fiscal Year 2017
(Public Law 114–328; 130 Stat. 2559; 22 U.S.C. 2751
note), as amended by section 1258(a) of the National De-

1	fense Authorization Act for Fiscal Year 2018 (Public Law
2	115–91; 131 Stat. 1683), is further amended—
3	(1) in subparagraph (K), by striking "and" at
4	the end;
5	(2) in subparagraph (L), by striking the period
6	at the end and inserting "; and"; and
7	(3) by adding at the end the following new sub-
8	paragraph:
9	"(M) develop closer defense cooperation
10	with India on matters relating to missile de-
11	fense.".
12	Subtitle F—Other Matters
13	SEC. 1271. REPORT ON STATUS OF THE UNITED STATES RE-
	SEC. 1271. REPORT ON STATUS OF THE UNITED STATES RE- LATIONSHIP WITH THE REPUBLIC OF TUR-
14	
14 15	LATIONSHIP WITH THE REPUBLIC OF TUR-
14 15 16	LATIONSHIP WITH THE REPUBLIC OF TUR- KEY.
 13 14 15 16 17 18 	LATIONSHIP WITH THE REPUBLIC OF TUR- KEY. (a) FINDINGS.—Congress finds the following:
14 15 16 17	LATIONSHIP WITH THE REPUBLIC OF TUR- KEY. (a) FINDINGS.—Congress finds the following: (1) The United States–Republic of Turkey rela-
14 15 16 17 18	LATIONSHIP WITH THE REPUBLIC OF TUR- KEY. (a) FINDINGS.—Congress finds the following: (1) The United States–Republic of Turkey rela- tionship, over the past year, has become increasingly
14 15 16 17 18 19	LATIONSHIP WITH THE REPUBLIC OF TUR- KEY. (a) FINDINGS.—Congress finds the following: (1) The United States–Republic of Turkey rela- tionship, over the past year, has become increasingly strained due to several provocative actions taken by
 14 15 16 17 18 19 20 	LATIONSHIP WITH THE REPUBLIC OF TUR- KEY. (a) FINDINGS.—Congress finds the following: (1) The United States–Republic of Turkey rela- tionship, over the past year, has become increasingly strained due to several provocative actions taken by the Government of Turkey.
 14 15 16 17 18 19 20 21 	LATIONSHIP WITH THE REPUBLIC OF TUR- KEY. (a) FINDINGS.—Congress finds the following: (1) The United States–Republic of Turkey rela- tionship, over the past year, has become increasingly strained due to several provocative actions taken by the Government of Turkey. (2) The potential purchase by the Government

(3) These actions could negatively impact com mon weapon system development between the United
 States and Turkey.

4 (4) These actions could exacerbate current
5 North Atlantic Treaty Organization (NATO) inter6 operability challenges with respect to common mili7 tary architecture and information sharing.

8 (5) These actions could impact current bilateral
9 agreements between the United States and Turkey.
10 (b) REPORT REQUIRED.—

(1) IN GENERAL.—Not later than 60 days after
the date of the enactment of this Act, the Secretary
of Defense, in consultation with the Secretary of
State, shall submit to the appropriate congressional
committees a report on the status of the United
States relationship with the Republic of Turkey.

17 (2) MATTERS TO BE INCLUDED.—The report
18 required under this subsection shall include the fol19 lowing:

20 (A) An assessment of United States mili21 tary and diplomatic presence in Turkey, includ22 ing all military activities conducted from
23 Incirlik Air Base or elsewhere.

24 (B) An assessment of the potential pur25 chase by the Government of Turkey of the S-

1	400 air and missile defense system from the
2	Russian Federation and the potential effects of
3	such purchase on the United States-Turkey bi-
4	lateral relationship, including an assessment of
5	impacts on other United States weapon systems
6	and platforms operated jointly with Turkey to
7	include—
8	(i) the F-35 Lightning II Joint Strike
9	aircraft, to include co-production;
10	(ii) the Patriot surface-to-air missile
11	system;
12	(iii) the CH-47 Chinook heavy lift hel-
13	icopter;
14	(iv) the AH-1 Attack helicopter;
15	(v) the H-60 Black Hawk utility heli-
16	copter; and
17	(vi) the F-16 Fighting Falcon air-
18	craft.
19	(C) An identification of potential alter-
20	native air and missile defense systems that
21	could be purchased by the Government of Tur-
22	key, including United States and other NATO
23	member state military air defense artillery sys-
24	tems.

(3) FORM.—The report required under this
 subsection shall be submitted in unclassified form,
 but may include a classified annex.

4 (c) LIMITATION.—The Secretary of Defense may not take any action to execute delivery of a foreign military 5 6 sale for major defense equipment subject to congressional 7 notification under section 36 of the Arms Export Control 8 Act (22 U.S.C. 2778) (made under a letter of offer issued 9 under the authority of the Arms Export Control Act before the date of the enactment of this Act) to the Republic of 10 11 Turkey until the Secretary submits to the appropriate con-12 gressional committees the report required under sub-13 section (b).

14 (d) APPROPRIATE CONGRESSIONAL COMMITTEES
15 DEFINED.—In this section, the term "appropriate con16 gressional committees" means—

(1) the congressional defense committees; and
(2) the Committee on Foreign Relations of the
Senate and Committee on Foreign Affairs of the
House of Representatives.

21 SEC. 1272. SENSE OF CONGRESS ON UNITY OF GULF CO22 OPERATION COUNCIL MEMBER COUNTRIES.
23 It is the sense of Congress that—

1	(1) the member countries of the Gulf Coopera-
2	tion Council (GCC) are important security coopera-
3	tion partners of the United States;
4	(2) the unity of GCC member countries is crit-
5	ical to facing growing threats from Iran; and
6	(3) timely normalization of diplomatic, security,
7	and economic relationships among GCC member
8	countries is in the best interest of the United States.
9	SEC. 1273. REPORT ON UNITED STATES GOVERNMENT PO-
10	LICE TRAINING AND EQUIPPING PROGRAMS
11	FOR MEXICO.
12	(a) REPORT REQUIRED.—Not later than July 1,
13	2019, the President shall submit to the appropriate con-
14	gressional committees a report on United States Govern-
15	ment police training and equipping programs for Mexico.
16	(b) ELEMENTS.—The report required under sub-
17	section (a) shall include the following:
18	(1) A list of all United States Government de-
19	partments and agencies involved in implementing the
20	programs.
21	(2) A description of the scope, size, and compo-
22	nents of the programs for fiscal years 2017 and
23	2018, to include for each such program—
24	(A) the types of units receiving such assist-
25	ance, including national police, gendarmerie,

1	counternarcotics police, counterterrorism police,
2	Formed Police Units, border security, and cus-
3	toms;
4	(B) the purpose and objectives of the pro-
5	gram;
6	(C) the funding and personnel levels for
7	the program in each such fiscal year;
8	(D) the authority under which the program
9	is conducted;
10	(E) the name of the United States Govern-
11	ment department or agency with lead responsi-
12	bility for the program and the mechanisms for
13	oversight of the program;
14	(F) the extent to which the program is im-
15	plemented by contractors or United States Gov-
16	ernment personnel; and
17	(G) the metrics for measuring the results
18	of the program and an assessment of the im-
19	pact achieved from the program.
20	(3) An assessment of the requirements for the
21	programs, and what changes, if any, are required to
22	improve the capacity of the United States Govern-
23	ment to meet such requirements.

1 (4) An evaluation of the appropriate role of 2 United States Government departments and agen-3 cies in carrying out and coordinating the programs. 4 (5) An evaluation of the appropriate role of 5 contractors in carrying out the programs, and what 6 modifications, if any, are needed to improve over-7 sight of such contractors. 8 (6) Recommendations for legislative modifica-9 tions, if any, to existing authorities relating to the 10 programs. 11 (c) Appropriate Congressional Committees.— In this section, the term "appropriate congressional com-12 mittees" means-13 14 (1) the congressional defense committees; and 15 (2) the Committee on Foreign Relations, the 16 Committee on Homeland Security and Governmental 17 Affairs, and the Committee on the Judiciary of the 18 Senate and the Committee on Foreign Affairs, the 19 Committee on Homeland Security, and the Com-20 mittee on the Judiciary of the House of Representa-21 tives.

1	SEC. 1274. AUTHORITY TO INCREASE ENGAGEMENT AND
2	MILITARY-TO-MILITARY COOPERATION WITH
3	WESTERN BALKANS COUNTRIES.
4	(a) IN GENERAL.—The Secretary of Defense is au-
5	thorized to increase engagement and military-to-military
6	cooperation with Western Balkans countries under the au-
7	thorities of chapter 16 of title 10, United States Code.
8	(b) DEFINITION.—In this section, the term "Western
9	Balkans countries" means—
10	(1) Serbia;
11	(2) Bosnia and Herzegovina;
12	(3) Kosovo; and
13	(4) Macedonia.
14	SEC. 1275. TECHNICAL CORRECTIONS RELATING TO DE-
15	FENSE SECURITY COOPERATION STATUTORY
16	REORGANIZATION.
17	(a) Chapter References.—The following provi-
18	sions of law are amended by striking "chapter 15" and
19	inserting "chapter 13":
20	(1) Section 886(a)(5) of the Homeland Security
21	
	Act of 2002 (6 U.S.C. 466(a)(5)).
22	Act of 2002 (6 U.S.C. 466(a)(5)). (2) Section 332(a)(1) of the Consolidated Farm
22	(2) Section $332(a)(1)$ of the Consolidated Farm

1 (4) Section 115(i)(6) of title 10, United States 2 Code. 3 (5) Section 12304(c)(1) of title 10, United States Code. 4 5 (6) Section 484C(c)(3)(C)(v) of the Higher 6 Education Act of 1965(20)U.S.C. 7 1091c(c)(3)(C)(v). 8 (b) SECTION REFERENCES.—(1) Title 10, United 9 States Code, is amended— 10 (A) in section 386(c)(1), by striking "Sections" 11 311, 321, 331, 332, 333," and inserting "Sections 12 246, 251, 252, 253, 321,"; and 13 (B) in section 10541(b)(9) in the matter pre-14 ceding subparagraph (A), by striking "sections 331, 15 332, 333," and inserting "sections 251, 252, 253,". 16 (2) Section 484C(c)(3)(C)(i) of the Higher Edu-17 cation Act of 1965 (20 U.S.C. 1091c(c)(3)(C)(i)) is amended by striking "section 331, 332," and inserting 18 19 "section 251, 252,". 20 (c) OTHER TECHNICAL CORRECTIONS.—(1) Chapter 21 16 of title 10, United States Code, is amended— 22 (A) in section 311(a)(3), by striking "Secretary 23 to State" and inserting "Secretary of State"; 24 (B) in section 321(e), by striking "calender" 25 each place it appears and inserting "calendar";

1	(C) in the table of sections at the beginning of
2	subchapter V of such chapter, by striking the item
3	relating to section 342 and inserting the following:
	"342. Regional Centers for Security Studies.";
4	(D) in section 347—
5	(i) in the heading of subsection $(a)(7)$, by
6	striking "ETC." and inserting "ETC"; and
7	(ii) in the heading of subsection (b)(3)(B),
8	by striking "ETC." and inserting "ETC"; and
9	(E) in section $385(d)(1)(B)$, by striking "in-
10	clude" and inserting "including".
11	(2) Section 1204(b) of the Carl Levin and Howard
12	P. "Buck" McKeon National Defense Authorization Act
13	for Fiscal Year 2015 (Public Law 113–291; 10 U.S.C.
14	362 note) is amended—
15	(A) in paragraph (1), by striking "section
16	2249e" each place it appears and inserting "section
17	362"; and
18	(B) in paragraph (3), by striking "section
19	2249e" and inserting "section 301(1)".
20	SEC. 1276. UNITED STATES-ISRAEL COUNTERING UN-
21	MANNED AERIAL SYSTEMS COOPERATION.
22	Section 1279(a) of the National Defense Authoriza-
23	tion Act for Fiscal Year 2016 (Public Law 114–92; 22
24	U.S.C. 8606 note), as most recently amended by section
25	1278 of the National Defense Authorization Act for Fiscal

Year 2018 (Public Law 115–91; 131 Stat. 1700), is fur ther amended—

3 (1) by inserting "and capabilities for countering
4 unmanned aerial systems" after "anti-tunnel capa5 bilities"; and

6 (2) by inserting "and unmanned aerial sys-7 tems" after "underground tunnels".

8 SEC. 1277. THREE-YEAR EXTENSION OF AUTHORIZATION OF
9 NON-CONVENTIONAL ASSISTED RECOVERY
10 CAPABILITIES.

Section 943(g) of the National Defense Authorization
Act for Fiscal Year 2009 (Public Law 110–417; 122 Stat.
4579), as most recently amended by section 1051(n) of
the National Defense Authorization Act for Fiscal Year
2018 (Public Law 115–91; 131 Stat. 1564), is further
amended by striking "2021" and inserting "2024".

17 SEC. 1278. REVISION OF STATUTORY REFERENCES TO
18 FORMER NATO SUPPORT ORGANIZATIONS
19 AND RELATED NATO AGREEMENTS.

20 Section 2350d of title 10, United States Code, is21 amended—

(1) by striking "NATO Support Organization"
each place it appears and inserting "NATO Support
and Procurement Organization";

1	(2) by striking "Support Partnership Agree-
2	ment" each place it appears and inserting "Support
3	or Procurement Partnership Agreement'';
4	(3) in subsection $(a)(1)$, by striking "Support
5	Partnership Agreements" and inserting "Support or
6	Procurement Partnership Agreements"; and
7	(4) in subsection (b)(1), by striking "in Eu-
8	rope''.
9	SEC. 1279. SENSE OF THE CONGRESS CONCERNING MILI-
10	TARY-TO-MILITARY DIALOGUES.
11	It is the sense of Congress that—
12	(1) military-to-military dialogues, including in
13	the case of allies, partners, and adversaries and po-
14	tential adversaries, can be a useful and important
15	tool for advancing United States national security
16	objectives in a complex, interactive, and dynamic se-
17	curity environment;
18	(2) frameworks for military-to-military dia-
19	logues should be flexible and adaptable to such a se-
20	curity environment and should be informed by na-
21	tional security guidance, such as the 2017 National
22	Security Strategy and the 2018 National Defense
23	Strategy; and
24	(3) military-to-military dialogues can and
25	should be reliable, enduring, and tailorable based on

circumstance, so that such dialogues can be trusted
 and available when needed, particularly amid esca lating tensions.

4 SEC. 1280. MODIFICATIONS TO GLOBAL ENGAGEMENT CEN5 TER.

6 Section 1287 of the National Defense Authorization
7 Act for Fiscal Year 2017 (22 U.S.C. 2656 note) is amend8 ed—

9 (1) by amending paragraph (2) of subsection10 (a) to read as follows:

11 "(2) PURPOSE.—The purpose of the Center 12 shall be to direct, lead, synchronize, integrate, and 13 coordinate efforts of the Federal Government to rec-14 ognize, understand, expose, and counter foreign 15 state and non-state propaganda and disinformation efforts aimed at undermining or influencing the poli-16 17 cies, security, or stability of the United States and 18 United States allies and partner nations.";

19 (2) in subsection (b)—

20 (A) by amending paragraph (1) to read as21 follows:

"(1) Direct, lead, synchronize, integrate, and
coordinate interagency and international efforts to
track and evaluate counterfactual narratives abroad
that threaten the policies, security, or stability of the

1	United States and United States allies and partner
2	nations.";

3 (B) by amending paragraph (4) to read as4 follows:

"(4) Identify current and emerging trends in 5 6 foreign propaganda and disinformation in order to 7 coordinate and shape the development of tactics, 8 techniques, and procedures to expose and refute for-9 eign propaganda and disinformation, and pro-ac-10 tively support the promotion of credible, fact-based 11 narratives and policies to audiences outside the 12 United States.";

13 (C) by redesignating paragraphs (6)
14 through (10) as paragraphs (7) through (11),
15 respectively;

16 (D) by inserting after paragraph (5) the17 following new paragraph:

"(6) Measure and evaluate the activities of the
Center, including the outcomes of such activities,
and implement mechanisms to ensure that the activities of the Center are updated to reflect the results
of such measurement and evaluation."; and

(E) by amending paragraph (8), as so re-designated, to read as follows:

"(8) Use information from appropriate interagency entities to identify the countries, geographic
areas, and populations most susceptible to propaganda and disinformation, as well as the countries,
geographic areas, and populations in which such
propaganda and disinformation is likely to cause the
most harm.";

8 (3) in subsection (d), by amending paragraphs9 (1) and (2) to read as follows:

10 "(1) DETAILEES AND ASSIGNEES.—Any Fed-11 eral Government employee may be detailed or as-12 signed to the Center with or without reimbursement, 13 consistent with applicable laws and regulations re-14 garding such employee, and such detail or assign-15 ment shall be without interruption or loss of status 16 or privilege.

17 "(2) OTHER PERSONNEL.—The Secretary of 18 State should, when hiring additional United States 19 citizen personnel, preference use of Foreign Service 20 limited appointments in accordance with section 309 21 of the Foreign Service Act of 1980 (22 U.S.C. 22 3949). The Secretary may hire United States citi-23 zens or aliens, as appropriate, including as personal 24 services contractors, for purposes of personnel re-25 sources of the Center, if—

1 "(A) the Secretary determines that exist-2 ing personnel resources or expertise are insuffi-3 cient;

4 "(B) the period in which services are pro5 vided by a personal services contractor, includ6 ing options, does not exceed 3 years, unless the
7 Secretary determines that exceptional cir8 cumstances justify an extension of up to one
9 additional year;

"(C) not more than 50 United States citizens or aliens are employed as personal services
contractors under the authority of this paragraph at any time; and

14 "(D) the authority of this paragraph is
15 only used to obtain specialized skills or experi16 ence or to respond to urgent needs.";

17 (4) in subsection (e), by amending paragraphs18 (1) and (2) to read as follows:

"(1) IN GENERAL.—For each of fiscal years
20 2019 and 2020, the Secretary of Defense is author21 ized to transfer, from amounts appropriated to the
22 Secretary pursuant to the authorization under this
23 Act, to the Secretary of State not more than
24 \$60,000,000, to carry out the functions of the Cen25 ter.

1	"(2) NOTICE REQUIREMENT.—The Secretary of
2	Defense shall notify the Committee on Armed Serv-
3	ices, the Committee on Appropriations, and the
4	Committee on Foreign Relations of the Senate and
5	the Committee on Armed Services, the Committee
6	on Appropriations, the Committee on Foreign Af-
7	fairs, and the Committee on Oversight and Govern-
8	ment Reform of the House of Representatives of a
9	proposed transfer under paragraph (1) not less than
10	15 days prior to making such transfer.";
11	(5) in subsection (f), by amending paragraphs
12	(1) and (2) to read as follows:
13	"(1) Authority for grants.—The Center is
14	authorized to provide grants or contracts of financial
15	support to civil society groups, media content pro-
16	viders, nongovernmental organizations, federally
17	funded research and development centers, private
18	companies, or academic institutions for the following
19	purposes:
20	"(A) To support local entities and linkages
21	among such entities, including independent
22	media entities, that are best positioned to refute
23	foreign propaganda and disinformation in af-

24 fected communities.

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"(B) To collect and store examples of print, online, and social media disinformation and propaganda directed at the United States or United States allies and partner nations.

5 "(C) To analyze and report on tactics,
6 techniques, and procedures of foreign informa7 tion warfare and other efforts with respect to
8 disinformation and propaganda.

9 "(D) To support efforts by the Center to 10 counter efforts by foreign entities to use 11 disinformation and propaganda to undermine or 12 influence the policies, security, and social and 13 political stability of the United States and 14 United States allies and partner nations.

15 (2)FUNDING AVAILABILITY AND LIMITA-16 TIONS.—The Secretary of State shall provide that 17 each entity that receives funds under this subsection 18 is selected in accordance with the relevant existing 19 regulations through a process that ensures such en-20 tity has the credibility and capability to carry out ef-21 fectively and in accordance with United States inter-22 ests and objectives the purposes specified in para-23 graph (1) for which such entity received such fund-24 ing.";

(6) by redesignating subsections (h) and (i) as
 subsections (i) and (j), respectively; and

3 (7) by inserting after subsection (g) the fol-4 lowing new subsection:

5 "(h) CONGRESSIONAL BRIEFINGS.—The Secretary of State, together with the heads of other relevant Federal 6 7 departments and agencies, shall provide a briefing to the 8 Committee on Armed Services, the Committee on Appro-9 priations, and the Committee on Foreign Relations of the Senate and the Committee on Armed Services, the Com-10 mittee on Appropriations, the Committee on Foreign Af-11 12 fairs, and the Committee on Oversight and Government Reform of the House of Representatives not less often 13 than annually regarding the activities of the Global En-14 15 gagement Center. The briefings required under this sub-16 section shall terminate on the date specified in subsection 17 (j).".

18 SEC. 1281. REPORT ON ACQUISITION AND CROSS-SERV19 ICING AGREEMENTS.

(a) IN GENERAL.—Not later than 30 days after entering into a cross-servicing agreement under section 2342
of title 10, United States Code, with a country or organization referred to in subsection (a)(1) of such section, and
every 180 days thereafter for such period of time as the
agreement remains in effect, the Secretary of Defense

shall submit to the Committee on Armed Services of the
 Senate and the Committee on Armed Services of the
 House of Representatives a report with respect to the
 agreement.

5 (b) MATTERS TO BE INCLUDED.—The report re-6 quired under subsection (a) shall include the following:

7 (1) The type of country or organization referred
8 to in subsection (a)(1) of section 2342 of title 10,
9 United States Code, with respect to which the Sec10 retary of Defense entered into the agreement.

(2) The date on which the agreement was en-tered into under such section 2342.

(3) A description of the logistic support, supplies, and services to be provided to the military
forces of the country or organization and any other
transactions associated with the agreement.

17 (4) The estimated dollar value of support pro-18 vided by the United States under the agreement.

19 (5) A copy of the agreement, including all ap-20 pendices.

(6) An assessment as to whether or not the
agreement is in United States national security interests.

24 (7) The end date of the agreement.

(c) FORM.—The report required under subsection (a)
 shall be submitted in unclassified form but may contain
 a classified annex.

4 SEC. 1282. PROHIBITION ON PROVISION OF WEAPONS AND 5 OTHER FORMS OF SUPPORT TO CERTAIN OR6 GANIZATIONS.

None of the funds authorized to be appropriated by
8 this Act or otherwise made available to the Department
9 of Defense for fiscal year 2019 may be used to provide
10 weapons or any other form of support to—

(1) Al Qaeda, the Islamic State of Iraq and
Syria (ISIS), Jabhat Fateh al Sham, or any individual or group affiliated with any such organization; and

(2) any other entity that the Secretary of Defense determines may trade or sell arms to terrorist
organizations.

18 SEC. 1283. CERTIFICATION AND AUTHORITY TO TERMINATE

19FUNDING FOR ACADEMIC RESEARCH RELAT-20ING TO FOREIGN TALENT PROGRAMS.

(a) PLAN REQUIRED.—Not later than 180 days after
the date of the enactment of this Act, and with respect
to funds authorized to be appropriated or otherwise made
available by this Act, the Secretary of Defense shall submit to the congressional defense committees a plan to im-

plement the certification requirement described in sub section (b) to ensure that applicants seeking such funds
 for educational or academic training or research verify
 that such funds shall not be made available to any indi vidual who has participated in or is currently participating
 in a foreign talent or expert recruitment program of a
 country listed in subsection (d).

8 (b) CERTIFICATION REQUIREMENT FOR FUNDING.— 9 Beginning not later than 1 year after the date of the en-10 actment of this Act and with respect to funds authorized to be appropriated or otherwise made available by this Act, 11 the Secretary of Defense shall require each applicant seek-12 ing such funds for educational or academic training and 13 research, including at institutions of higher education (as 14 15 defined in section 101 of the Higher Education Act of 1965 (20 U.S.C. 1001)), policy institutes, federal labora-16 tories, or research institutes, to include with the applica-17 18 tion a certification that none of the funds received by such 19 applicant shall be made available to any individual who has participated in or is currently participating in a for-20 21 eign talent or expert recruitment program of a country 22 listed in subsection (d).

(c) AUTHORITY TO TERMINATE FUNDING.—Beginning 1 year after the date of the enactment of this Act,
the Secretary of Defense may terminate existing funding

of, or prohibit the award of future funding to, a current 1 2 recipient if such recipient is unable to provide the certification described in subsection (b) with respect to such ex-3 4 isting funding. 5 (d) COUNTRIES LISTED.—The countries listed in this subsection are the following: 6 7 (1) The People's Republic of China. 8 (2) The Democratic People's Republic of Korea. 9 (3) The Russian Federation. 10 (4) The Islamic Republic of Iran. 11 SEC. 1284. SENSE OF CONGRESS ON SUPPORT FOR GEOR-12 GIA. 13 (a) FINDINGS.—Congress finds the following: 14 (1) Georgia is a valued friend of the United 15 States and has repeatedly demonstrated its commitment to advancing the mutual interests of both 16 17 countries, including the deployment of Georgian 18 forces as part of the International Security Assist-19 ance Force (ISAF) led by the North Atlantic Treaty 20 Organization (NATO) in Afghanistan and the Multi-21 National Force in Iraq. 22 (2) The European Deterrence Initiative builds 23 the partnership capacity of Georgia so it can work 24 more closely with the United States and NATO, as 25 well as provide for its own defense.

1 (3) In addition to the European Deterrence Ini-2 tiative, Georgia's participation in the NATO initia-3 tive Partnership for Peace is paramount to inter-4 operability with the United States and NATO, and 5 establishing a more peaceful environment in the re-6 gion. 7 (4) Despite the losses suffered, as a NATO 8 partner of ISAF, Georgia is committed to the Reso-9 lute Support Mission in Afghanistan with the fourth-10 largest contingent on the ground. 11 (b) SENSE OF CONGRESS.—Congress— 12 (1) reaffirms United States support for Geor-13 gia's sovereignty and territorial integrity within its 14 internationally-recognized borders, and does not rec-15 ognize the independence of the Abkhazia and South 16 Ossetia regions currently occupied by the Russian 17 Federation; and 18 (2) supports continued cooperation between the 19 United States and Georgia and the efforts of the 20 Government of Georgia to provide for the defense of 21 its people and sovereign territory. 22 SEC. 1285. SENSE OF CONGRESS ON SUPPORT FOR ESTO-23 NIA, LATVIA, AND LITHUANIA. 24 (a) FINDINGS.—Congress finds the following:

(1) The Baltic countries of Estonia, Latvia, and
 Lithuania are highly valued allies of the United
 States, and they have repeatedly demonstrated their
 commitment to advancing our mutual interests as
 well as those of the NATO Alliance.

6 (2) Operation Atlantic Resolve is a series of ex-7 ercises and coordinating efforts demonstrating the 8 United States' commitment to its European partners 9 and allies, including the Baltic countries of Estonia, 10 Latvia, and Lithuania, with the shared goal of peace 11 and stability in the region. Operation Atlantic Re-12 solve strengthens communication and understanding, 13 and is an important effort to deter Russian aggres-14 sion in the region.

(3) Through Operation Atlantic Resolve, the
European Deterrence Initiative undertakes exercises,
training, and rotational presence necessary to reassure and integrate our allies, including the Baltic
countries, into a common defense framework.

(4) All three Baltic countries contributed to the
NATO-led International Security Assistance Force
in Afghanistan, sending troops and operating with
few caveats. The Baltic countries continue to commit
resources and troops to the Resolute Support Mission in Afghanistan.

1 (b) SENSE OF CONGRESS.—Congress—

2 (1) reaffirms its support for the principle of col3 lective defense in Article 5 of the North Atlantic
4 Treaty for our NATO allies, including Estonia, Lat5 via, and Lithuania;

6 (2) supports the sovereignty, independence, ter-7 ritorial integrity, and inviolability of Estonia, Latvia, 8 and Lithuania as well as their internationally recog-9 nized borders, and expresses concerns over increas-10 ingly aggressive military maneuvering by the Rus-11 sian Federation near their borders and airspace;

(3) expresses concern over and condemns subversive and destabilizing activities by the Russian
Federation within the Baltic countries; and

(4) encourages the Administration to further
enhance defense cooperation efforts with Estonia,
Latvia, and Lithuania and supports the efforts of
their Governments to provide for the defense of their
people and sovereign territory.

20 SEC. 1286. REPORT ON UNITED STATES STRATEGY IN21YEMEN.

Not later than February 1, 2019, the Secretary of
Defense shall submit to the congressional defense committees a report describing the strategy of the United States

Armed Forces with respect to Yemen that includes a de scription of—

3 (1) the activities that the United States Armed
4 Forces are currently undertaking in Yemen;

5 (2) the costs associated with the involvement of
6 the United States Armed Forces in Yemen, includ7 ing costs relating to counterterrorism activities, re8 fueling missions, or other military activities;

9 (3) the key United States military interests, ob10 jectives, long-term goals, and end-states for Yemen;
11 (4) indicators for the effectiveness of United
12 States military efforts to achieve such interests, ob13 jectives, goals, or end-states;

14 (5) how current United States military efforts15 in Yemen align with such objectives;

16 (6) the estimated annual resources required
17 through fiscal year 2022 for the United States
18 Armed Forces to achieve such objectives;

19 (7) the current legal authorities supporting20 United States military efforts in Yemen; and

21 (8) any other matters the Secretary determines22 to be relevant.

23 SEC. 1287. REPORT ON HIZBALLAH.

(a) IN GENERAL.—Not later than 90 days after en-actment of this Act, the President shall provide to the ap-

1	propriate congressional committees a report on Hizballah.
2	Such report shall include each of the following:
3	(1) An accounting of Hizballah's known rocket
4	arsenal.
5	(2) An evaluation of the impact of the United
6	Nations Interim Force in Lebanon mandate.
7	(3) An evaluation of the tactical and strategic
8	capabilities of Hizballah, including such capabilities
9	related to defense.
10	(4) A detailed description of the known supply
11	routes used in the illegal procurement of weapons
12	for Hizballah.
13	(5) An estimate of companies and other entities
14	that support Hizballah's network.
15	(6) An assessment of the effects of the inter-
16	ference of Hizballah in conflicts throughout the Mid-
17	dle East region.
18	(7) An assessment of how Hizballah raises,
19	holds, and spends funds in territories where United
20	Nations Interim Force in Lebanon operates.
21	(b) Appropriate Congressional Committees.—
22	In this section, the term "appropriate congressional com-
23	mittees" means—
24	(1) the Committees on Armed Services of the
25	Senate and House of Representatives;

(2) the Committee on Foreign Affairs of the
 House of Representatives;

3 (3) the Committee on Foreign Relations of the4 Senate;

5 (4) the Permanent Select Committee on Intel6 ligence of the House of Representatives; and
7 (5) the Galacte Galacter Let History for the formation of the formatio

7 (5) the Select Committee on Intelligence of the8 Senate.

9 TITLE XIII—COOPERATIVE 10 THREAT REDUCTION

11 SEC. 1301. FUNDING ALLOCATIONS.

12 Of the \$335,240,000 authorized to be appropriated to the Department of Defense for fiscal year 2019 in sec-13 tion 301 and made available by the funding table in divi-14 15 sion D for the Department of Defense Cooperative Threat Reduction Program established under section 1321 of the 16 Department of Defense Cooperative Threat Reduction Act 17 (50 U.S.C. 3711), the following amounts may be obligated 18 19 for the purposes specified:

20 (1) For strategic offensive arms elimination,
21 \$2,823,000.

22 (2) For chemical weapons destruction,
23 \$5,446,000.

24 (3) For global nuclear security, \$29,001,000.

1 For cooperative biological engagement, (4)2 \$197,585,000. (5) For proliferation prevention, \$74,937,000. 3 4 (6) For activities designated as Other Assess-5 ments/Administrative Costs, \$25,448,000. 6 SEC. 1302. SPECIFICATION OF COOPERATIVE THREAT RE-7 **DUCTION FUNDS.** 8 Funds appropriated pursuant to the authorization of 9 appropriations in section 301 and made available by the funding table in division D for the Department of Defense 10 11 Cooperative Threat Reduction Program shall be available for obligation for fiscal years 2019, 2020, and 2021. 12 TITLE XIV—OTHER 13 **AUTHORIZATIONS** 14 Subtitle A—Military Programs 15 SEC. 1401. WORKING CAPITAL FUNDS. 16 17 Funds are hereby authorized to be appropriated for fiscal year 2019 for the use of the Armed Forces and other 18 19 activities and agencies of the Department of Defense for 20 providing capital for working capital and revolving funds, 21 as specified in the funding table in section 4501. 22 SEC. 1402. CHEMICAL AGENTS AND MUNITIONS DESTRUC-

23 TION, DEFENSE.

24 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds25 are hereby authorized to be appropriated for the Depart-

ment of Defense for fiscal year 2019 for expenses, not oth erwise provided for, for Chemical Agents and Munitions
 Destruction, Defense, as specified in the funding table in
 section 4501.

5 (b) USE.—Amounts authorized to be appropriated
6 under subsection (a) are authorized for—

7 (1) the destruction of lethal chemical agents
8 and munitions in accordance with section 1412 of
9 the Department of Defense Authorization Act, 1986
10 (50 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. 1403. DRUG INTERDICTION AND COUNTER-DRUG AC 15 TIVITIES, DEFENSE-WIDE.

Funds are hereby authorized to be appropriated for The Department of Defense for fiscal year 2019 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense-wide, as specified in the funding table in section 4501.

21 SEC. 1404. DEFENSE INSPECTOR GENERAL.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2019 for expenses, not otherwise provided for, for the Office of the

- 1 Inspector General of the Department of Defense, as speci-
- 2 fied in the funding table in section 4501.

3 SEC. 1405. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for
fiscal year 2019 for the Defense Health Program for use
of the Armed Forces and other activities and agencies of
the Department of Defense for providing for the health
of eligible beneficiaries, as specified in the funding table
in section 4501.

10 SEC. 1406. NATIONAL DEFENSE SEALIFT FUND.

Funds are hereby authorized to be appropriated for
fiscal year 2019 for the National Defense Sealift Fund,
as specified in the funding tables in section 4501.

14 Subtitle B—Other Matters

15 SEC. 1411. AUTHORITY FOR TRANSFER OF FUNDS TO JOINT

- 16 DEPARTMENT OF DEFENSE-DEPARTMENT OF
- 17 VETERANS AFFAIRS MEDICAL FACILITY DEM-
- 18 ONSTRATION FUND FOR CAPTAIN JAMES A.

19 LOVELL HEALTH CARE CENTER, ILLINOIS.

(a) AUTHORITY FOR TRANSFER OF FUNDS.—Of the
funds authorized to be appropriated by section 1405 and
available for the Defense Health Program for operation
and maintenance, \$113,000,000 may be transferred by the
Secretary of Defense to the Joint Department of DefenseDepartment of Veterans Affairs Medical Facility Dem-

onstration Fund established by subsection (a)(1) of sec tion 1704 of the National Defense Authorization Act for
 Fiscal Year 2010 (Public Law 111-84; 123 Stat. 2571).
 For purposes of subsection (a)(2) of such section 1704,
 any funds so transferred shall be treated as amounts au thorized and appropriated specifically for the purpose of
 such a transfer.

8 (b) Use of Transferred Funds.—For the pur-9 poses of subsection (b) of such section 1704, facility oper-10 ations for which funds transferred under subsection (a) may be used are operations of the Captain James A. 11 Lovell Federal Health Care Center, consisting of the 12 North Chicago Veterans Affairs Medical Center, the Navy 13 Ambulatory Care Center, and supporting facilities des-14 15 ignated as a combined Federal medical facility under an operational agreement covered by section 706 of the Dun-16 17 can Hunter National Defense Authorization Act for Fiscal 18 Year 2009 (Public Law 110–417; 122 Stat. 4500).

19SEC. 1412. AUTHORIZATION OF APPROPRIATIONS FOR20ARMED FORCES RETIREMENT HOME.

There is hereby authorized to be appropriated for fiscal year 2019 from the Armed Forces Retirement Home
Trust Fund the sum of \$64,300,000 for the operation of
the Armed Forces Retirement Home.

1	SEC. 1413. QUARTERLY BRIEFING ON PROGRESS OF CHEM-
2	ICAL DEMILITARIZATION PROGRAM.
3	Section 1412(j) of the Department of Defense Au-
4	thorization Act, 1986 (50 U.S.C. 1521(j)) is amended—
5	(1) in the heading, by striking "Semiannual Re-
6	ports" and inserting "QUARTERLY BRIEFING";
7	(2) in paragraph (1) —
8	(A) by striking "March 1" and all that fol-
9	lows through "the year in which" and inserting
10	"90 days after the date of the enactment of the
11	National Defense Authorization Act for Fiscal
12	Year 2019, and every 90 days thereafter until";
13	(B) by striking "submit to" and inserting
14	"brief";
15	(C) by striking "a report on the implemen-
16	tation" and inserting "on the progress made";
17	and
18	(D) by striking "of its chemical weapons
19	destruction obligations" and inserting "toward
20	fulfilling its chemical weapons destruction obli-
21	gations"; and
22	(3) by striking paragraph (2) and inserting the
23	following:
24	((2) Each briefing under paragraph (1) shall
25	include a description of contractor costs and per-
26	formance relative to schedule, the progress to date
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toward the complete destruction of the stockpile, and
 any other information the Secretary determines to
 be relevant.".

4 TITLE XV—AUTHORIZATION OF 5 ADDITIONAL APPROPRIA6 TIONS FOR OVERSEAS CON7 TINGENCY OPERATIONS 8 Subtitle A—Authorization of 9 Appropriations

10 SEC. 1501. PURPOSE OF CERTAIN AUTHORIZATIONS OF AP-

11 **PROPRIATIONS.**

12 The purpose of this subtitle is to authorize appropria-13 tions for the Department of Defense for fiscal year 2019 14 to provide additional funds for overseas contingency oper-15 ations being carried out by the Armed Forces.

16 SEC. 1502. PROCUREMENT.

Funds are hereby authorized to be appropriated for
fiscal year 2019 for procurement accounts for the Army,
the Navy and the Marine Corps, the Air Force, and Defense-wide activities, as specified in the funding table in
section 4102.

22 SEC. 1503. RESEARCH, DEVELOPMENT, TEST, AND EVALUA23 TION.

Funds are hereby authorized to be appropriated forfiscal year 2019 for the use of the Department of Defense

1 for research, development, test, and evaluation, as speci-

2 fied in the funding table in section 4202.

3 SEC. 1504. OPERATION AND MAINTENANCE.

Funds are hereby authorized to be appropriated for
fiscal year 2019 for the use of the Armed Forces and other
activities and agencies of the Department of Defense for
expenses, not otherwise provided for, for operation and
maintenance, as specified in the funding table in section
4302.

10 SEC. 1505. MILITARY PERSONNEL.

Funds are hereby authorized to be appropriated for fiscal year 2019 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.

16 SEC. 1506. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for fiscal year 2019 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.

22 SEC. 1507. DRUG INTERDICTION AND COUNTER-DRUG AC23 TIVITIES, DEFENSE-WIDE.

Funds are hereby authorized to be appropriated forthe Department of Defense for fiscal year 2019 for ex-

1 penses, not otherwise provided for, for Drug Interdiction

2 and Counter-Drug Activities, Defense-wide, as specified in

3 the funding table in section 4502.

4 SEC. 1508. DEFENSE INSPECTOR GENERAL.

Funds are hereby authorized to be appropriated for
the Department of Defense for fiscal year 2019 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.

10 SEC. 1509. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for
the Department of Defense for fiscal year 2019 for expenses, not otherwise provided for, for the Defense Health
Program, as specified in the funding table in section 4502.

15 Subtitle B—Financial Matters

16 SEC. 1511. TREATMENT AS ADDITIONAL AUTHORIZATIONS.

17 The amounts authorized to be appropriated by this18 title are in addition to amounts otherwise authorized to19 be appropriated by this Act.

20 SEC. 1512. SPECIAL TRANSFER AUTHORITY.

21 (a) Authority To Transfer Authorizations.—

(1) AUTHORITY.—Upon determination by the
Secretary of Defense that such action is necessary in
the national interest, the Secretary may transfer
amounts of authorizations made available to the De-

partment of Defense in this title for fiscal year 2019
 between any such authorizations for that fiscal year
 (or any subdivisions thereof). Amounts of authoriza tions so transferred shall be merged with and be
 available for the same purposes as the authorization
 to which transferred.

7 (2) LIMITATION.—The total amount of author8 izations that the Secretary may transfer under the
9 authority of this subsection may not exceed
10 \$4,500,000,000.

(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
authority provided under section 1001.

Subtitle C—Limitations, Reports, and Other Matters

19 SEC. 1521. AFGHANISTAN SECURITY FORCES FUND.

(a) CONTINUATION OF PRIOR AUTHORITIES AND NOTICE AND REPORTING REQUIREMENTS.—Funds available
to the Department of Defense for the Afghanistan Security Forces Fund for fiscal year 2019 shall be subject to
the conditions contained in subsections (b) through (g) of
section 1513 of the National Defense Authorization Act

for Fiscal Year 2008 (Public Law 110–181; 122 Stat.
 428), as amended by section 1531(b) of the Ike Skelton
 National Defense Authorization Act for Fiscal Year 2011
 (Public Law 111–383; 124 Stat. 4424).

5 (b) Equipment Disposition.—

6 (1) ACCEPTANCE OF CERTAIN EQUIPMENT.— 7 Subject to paragraph (2), the Secretary of Defense 8 may accept equipment that is procured using 9 amounts in the Afghanistan Security Forces Fund 10 authorized under this Act and is intended for trans-11 fer to the security forces of Afghanistan, but is not 12 accepted by such security forces.

13 (2) CONDITIONS ON ACCEPTANCE OF EQUIP-14 MENT.—Before accepting any equipment under the 15 authority provided by paragraph (1), the Com-16 mander of United States forces in Afghanistan shall 17 make a determination that the equipment was pro-18 cured for the purpose of meeting requirements of the 19 security forces of Afghanistan, as agreed to by both 20 the Government of Afghanistan and the United 21 States, but is no longer required by such security 22 forces or was damaged before transfer to such secu-23 rity forces.

24 (3) ELEMENTS OF DETERMINATION.—In mak25 ing a determination under paragraph (2) regarding

1	equipment, the Commander of United States forces
2	in Afghanistan shall consider alternatives to Sec-
3	retary of Defense acceptance of the equipment. An
4	explanation of each determination, including the
5	basis for the determination and the alternatives con-
6	sidered, shall be included in the relevant quarterly
7	report required under paragraph (5).
8	(4) TREATMENT AS DEPARTMENT OF DEFENSE
9	STOCKS.—Equipment accepted under the authority
10	provided by paragraph (1) may be treated as stocks
11	of the Department of Defense upon notification to
12	the congressional defense committees of such treat-
13	ment.
14	(5) QUARTERLY REPORTS ON EQUIPMENT DIS-
15	POSITION.—
16	(A) IN GENERAL.—Not later than 90 days
17	after the date of the enactment of this Act and
18	every 90-day period thereafter during which the
19	authority provided by paragraph (1) is exer-
20	cised, the Secretary of Defense shall submit to
21	the congressional defense committees a report
22	describing the equipment accepted during the
23	period covered by such report under the fol-
24	lowing:
25	(i) This subsection.

1	(ii) Section 1521(b) of the National
2	Defense Authorization Act for Fiscal Year
3	2018 (Public Law 115–91; 131 Stat.
4	1711)
5	(iii) Section 1521(b) of the National
6	Defense Authorization Act for Fiscal Year
7	2017 (Public Law 114–328; 130 Stat.
8	2575).
9	(iv) Section 1531(b) of the National
10	Defense Authorization Act for Fiscal Year
11	2016 (Public Law 114–92; 129 Stat.
12	1088).
13	(v) Section 1532(b) of the Carl Levin
14	and Howard P. "Buck" McKeon National
15	Defense Authorization Act for Fiscal Year
16	2015 (Public Law 113–291; 128 Stat.
17	3613).
18	(vi) Section 1531(d) of the National
19	Defense Authorization Act for Fiscal Year
20	2014 (Public Law 113–66; 127 Stat. 938;
21	10 U.S.C. 2302 note).
22	(B) ELEMENTS.—Each report under sub-
23	paragraph (A) shall include a list of all equip-
24	ment that was accepted during the period cov-
25	ered by the report and treated as stocks of the

1	Department of Defense and copies of the deter-
2	minations made under paragraph (2), as re-
3	quired by paragraph (3).
4	(c) Security of Afghan Women.—
5	(1) IN GENERAL.—Of the funds available to the
6	Department of Defense for the Afghanistan Security
7	Forces Fund for fiscal year 2019, it is the goal that
8	\$18,000,000, but in no event less than \$10,000,000,
9	shall be used for—
10	(A) the recruitment, integration, retention,
11	training, and treatment of women in the Af-
12	ghan National Defense and Security Forces;
13	and
14	(B) the recruitment, training, and con-
15	tracting of female security personnel for future
16	elections.
17	(2) Types of programs and activities.—
18	Such programs and activities may include—
19	(A) efforts to recruit women into the Af-
20	ghan National Defense and Security Forces, in-
21	cluding the special operations forces;
22	(B) programs and activities of the Afghan
23	Ministry of Defense Directorate of Human
24	Rights and Gender Integration and the Afghan

1	Ministry of Interior Office of Human Rights,
2	Gender and Child Rights;
3	(C) development and dissemination of gen-
4	der and human rights educational and training
5	materials and programs within the Afghan Min-
6	istry of Defense and the Afghan Ministry of In-
7	terior;
8	(D) efforts to address harassment and vio-
9	lence against women within the Afghan Na-
10	tional Defense and Security Forces;
11	(E) improvements to infrastructure that
12	address the requirements of women serving in
13	the Afghan National Defense and Security
14	Forces, including appropriate equipment for fe-
15	male security and police forces, and transpor-
16	tation for policewomen to their station;
17	(F) support for Afghanistan National Po-
18	lice Family Response Units; and
19	(G) security provisions for high-profile fe-
20	male police and army officers.
21	(d) Assessment of Afghanistan Progress on
22	Security Cooperation Objectives.—
23	(1) Assessment required.—Not later than
24	June 1, 2019, the Secretary of Defense shall, in con-
25	sultation with the Secretary of State, submit to the

1	Committee on Armed Services and the Committee on
2	Foreign Affairs of the House of Representatives and
3	the Committee on Armed Services and the Com-
4	mittee on Foreign Relations of the Senate an assess-
5	ment describing the efforts of the Government of the
6	Islamic Republic of Afghanistan to manage, employ,
7	and sustain the equipment and inventory provided
8	through the authority under subsection (a). In con-
9	ducting such assessment, the Secretary of Defense
10	shall consider each of the following:
11	(A) The ability of the Afghanistan Min-
12	istry of Defense and the Ministry of Interior to
13	manage and account for previously-divested
14	equipment, including a description of any
15	vulnerabilities or weaknesses of each such Min-
16	istry's internal controls and any plan in place to
17	address shortfalls.
18	(B) A description of the monitoring and
19	evaluation systems in place to ensure assistance
20	provided through such authority is used only
21	for the intended purposes.
22	(C) Any irregularities in the divestment of
23	equipment to the Afghan National Defense and
24	Security Forces during the period beginning on
25	the date of the creation of the Afghanistan Se-

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curity Forces Fund, including any major losses of such equipment or any inability on the part of the Afghan National Defense and Security Forces to account for equipment so procured.

5 (D) A description of the sustainment and 6 maintenance costs required for major weapons 7 platforms previously divested, over the 5-year 8 period beginning on the date of the enactment 9 of this Act and a plan for how the Afghan Na-10 tional Defense and Security Forces intends to 11 maintain such platforms in the future.

12 (E) An assessment of the distribution
13 practices of the Afghan National Defense and
14 Security Forces, including the manner in which
15 equipment received through the Afghanistan
16 Security Forces Fund is employed.

17 (F) The degree to which the Government
18 of Afghanistan is effectively implementing an
19 anti-corruption strategy.

20 (G) The extent to which the Government
21 of Afghanistan is adhering to conditions for re22 ceiving assistance established in annual finan23 cial commitment letters or any other bilateral
24 agreements with the United States.

1	(2) WITHHOLDING OF ASSISTANCE FOR INSUF-
2	FICIENT PROGRESS.—

3 (A) IN GENERAL.—If the Secretary of De-4 fense determines, in consultation with the Sec-5 retary of State and taking into consideration 6 the assessment under paragraph (1), that the 7 Government of Afghanistan has made insuffi-8 cient progress toward maintaining and employ-9 ing equipment provided by the United States, 10 the Secretary of Defense may withhold assist-11 ance for the Afghan National Defense and Se-12 curity Forces under this section until such time 13 as the Secretary determines sufficient progress 14 has been made.

(B) NOTICE TO CONGRESS.—The Secretary of Defense shall, in coordination with the
Secretary of State, provide notice to Congress—
(i) not later than 30 days after making a decision to withhold assistance pursuant to subparagraph (A); and

21 (ii) not later than 30 days before re22 suming any such assistance pursuant to
23 such subparagraph.

1 SEC. 1522. JOINT IMPROVISED-THREAT DEFEAT FUND.

2 (a) USE AND TRANSFER OF FUNDS.—Subsections 3 (b) and (c) of section 1514 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public 4 5 Law 109–364; 120 Stat. 2439), as in effect before the amendments made by section 1503 of the Duncan Hunter 6 7 National Defense Authorization Act for Fiscal Year 2009 (Public Law 110–417; 122 Stat. 4649), shall apply to the 8 9 funds made available for fiscal year 2019 to the Department of Defense for the Joint Improvised-Threat Defeat 10 11 Fund.

12 (b) INTERDICTION OF IMPROVISED EXPLOSIVE DE-13 VICE PRECURSOR CHEMICALS.—

14 (1) AVAILABILITY OF FUNDS.—Of the funds made available to the Department of Defense for the 15 16 Joint Improvised-Threat Defeat Fund for fiscal year 17 2019, \$15,000,000 may be available to the Secretary 18 of Defense, with the concurrence of the Secretary of 19 State, to provide training, equipment, supplies, and 20 services to ministries and other entities of foreign 21 governments that the Secretary has identified as 22 critical for countering the flow of improvised explo-23 sive device precursor chemicals.

24 (2) PROVISION THROUGH OTHER US AGEN25 CIES.—If jointly agreed upon by the Secretary of
26 Defense and the head of another department or

agency of the United States Government, the Secretary of Defense may transfer funds available under paragraph (1) to such department or agency for the provision by such department or agency of training, equipment, supplies, and services to ministries and other entities of foreign governments as described in that paragraph.

8 (3) NOTICE TO CONGRESS.—None of the funds 9 made available pursuant to paragraph (1) may be 10 obligated or expended to supply training, equipment, 11 supplies, or services to a foreign country before the 12 date that is 15 days after the date on which the Sec-13 retary of Defense, in coordination with the Secretary 14 of State, submits to the Committee on Armed Serv-15 ices and the Committee on Foreign Relations of the 16 Senate and the Committee on Armed Services and 17 the Committee on Foreign Affairs of the House of 18 Representatives a notice that contains—

(A) the foreign country for which training,
equipment, supplies, or services are proposed to
be supplied;

(B) a description of the training, equipment, supplies, and services to be provided
using such funds;

1 (C) a detailed description of the amount of 2 funds proposed to be obligated or expended to supply such training, equipment, supplies or 3 4 services, including any funds proposed to be ob-5 ligated or expended to support the participation 6 of another department or agency of the United 7 States and a description of the training, equip-8 ment, supplies, or services proposed to be sup-9 plied; 10 (D) an evaluation of the effectiveness of 11 the efforts of the foreign country identified 12 under subparagraph (A) to counter the flow of 13 improvised explosive device precursor chemicals; 14 and 15 (E) an overall plan for countering the flow 16 of precursor chemicals in the foreign country 17 identified under subparagraph (A). 18 (4) EXPIRATION.—The authority provided by 19 this subsection expires on December 31, 2019.

20 (c) TRANSITION PLAN REQUIRED.—Not later than 21 March 1, 2019, the Secretary of Defense shall submit to 22 the Committees on Armed Services of the House of Rep-23 resentatives and the Senate a plan to transition funding 24 for the Joint Improvised-Threat Defeat Fund from 25 amounts made available for overseas contingency oper-

ations to amounts otherwise made available for the pur poses of such Fund.

XVI—STRATEGIC **PRO-**TITLE 3 GRAMS, CYBER, AND INTEL-4 LIGENCE MATTERS 5 Subtitle A—Space Activities 6 7 SEC. 1601. IMPROVEMENTS TO ACQUISITION SYSTEM, PER-8 SONNEL, AND ORGANIZATION OF SPACE 9 FORCES. 10 (a) PLAN FOR ACQUISITION SYSTEM.— 11 (1) DEVELOPMENT.—The Deputy Secretary of 12 Defense shall develop a plan to establish a separate, 13 alternative acquisition system for defense space ac-14 quisitions, including with respect to procuring space 15 vehicles, ground segments relating to such vehicles, and satellite terminals. 16 17 (2) REQUIREMENTS PROCESS.—The plan devel-18 oped under paragraph (1) shall include recommenda-19 tions of the Deputy Secretary with respect to wheth-20 er the separate, alternative acquisition system de-21 scribed in the plan should use the Joint Capabilities 22 Integration and Development System process or in-23 stead use a new requirements process developed by 24 the Deputy Secretary in a manner that ensures that 25 requirements for a program are synchronized across

1	the space vehicles, ground segments relating to such
2	vehicles, and satellite terminals, of the program.
3	(3) EXCEPTION.—The plan developed under
4	paragraph (1) shall cover defense space acquisitions
5	except with respect to the National Reconnaissance
6	Office and other elements of the Department of De-
7	fense that are elements of the intelligence commu-
8	nity (as defined in section 3 of the National Security
9	Act of 1947 (50 U.S.C. 3003)).
10	(4) SUBMISSION.—Not later than December 31,
11	2019, the Deputy Secretary shall submit to the con-
12	gressional defense committees a report containing
13	the plan developed under paragraph (1).
14	(b) CADRE DEVELOPMENT.—
15	(1) PLAN.—
16	(A) DEVELOPMENT.—The Secretary of the
17	Air Force shall develop and implement a plan
18	to increase the number and improve the quality
19	of the space cadre of the Air Force.
20	(B) MATTERS INCLUDED.—The plan devel-
21	oped under subparagraph (A) shall address the
22	following:
23	(i) Managing the career progression of
24	members of the Armed Forces and civilian
25	employees of the Department who form the

1	space cadre of the Air Force throughout
2	the military or civilian career of the mem-
3	ber or the employee, as the case may be,
4	including with respect to—
5	(I) defining career professional
6	milestones;
7	(II) pay and incentive structures;
8	(III) the management and over-
9	sight of the space cadre;
10	(IV) training relating to planning
11	and executing warfighting missions
12	and operations in space;
13	(V) conducting periodic cadre-
14	wide professional assessments to de-
15	termine how the cadre is developing
16	as a group; and
17	(VI) establishing a centralized
18	method to control personnel assign-
19	ments and distribution.
20	(ii) The identification of future space-
21	related career fields that the Secretary de-
22	termines appropriate, including a space ac-
23	quisition career field.
24	(iii) The identification of any overlap
25	that exists among operations and acquisi-

1	tions career fields to determine opportuni-
2	ties for cross-functional career opportuni-
3	ties.
4	(C) SUBMISSION.—Not later than March
5	1, 2019, the Secretary shall submit to the con-
6	gressional defense committees a report con-
7	taining the plan developed under subparagraph
8	(A).
9	(2) NUMBERED AIR FORCE.—
10	(A) ESTABLISHMENT.—Not later than De-
11	cember 31, 2019, the Secretary of the Air
12	Force shall establish as part of the Air Force
13	a new numbered Air Force that is—
14	(i) responsible for carrying out space
15	warfighting operations; and
16	(ii) assigned to the United States
17	Space Command established by section 169
18	of title 10, United States Code, as added
19	by subsection (c).
20	(B) EFFECT ON 14TH AIR FORCE.—The
21	establishment of a new numbered Air Force
22	under subparagraph (A) shall not effect the
23	space support mission of the 14th Air Force,
24	including with respect to—

1	(i) space launches, training, and exer-
2	cises; and
3	(ii) being assigned to the Air Force
4	Space Command.
5	(C) PLAN.—Not later than December 31,
6	2019, the Secretary shall submit to the congres-
7	sional defense committees a plan to establish
8	the new numbered Air Force under subpara-
9	graph (A).
10	(c) Establishment of Subordinate Unified
11	Command.—
12	(1) IN GENERAL.—Chapter 6 of title 10, United
13	States Code, is amended by adding at the end the
14	following new section:
15	"§169. Subordinate unified command of the United
16	States Strategic Command
17	"(a) ESTABLISHMENT.—With the advice and assist-
18	ance of the Chairman of the Joint Chiefs of Staff, the
19	
	President, through the Secretary of Defense, shall estab-
20	President, through the Secretary of Defense, shall estab- lish under the United States Strategic Command a subor-
20 21	
	lish under the United States Strategic Command a subor-
21	lish under the United States Strategic Command a subor- dinate unified command to be known as the United States

"(b) ASSIGNMENT OF FORCES.—Unless otherwise di rected by the Secretary of Defense, all active and reserve
 space warfighting operational forces of the armed forces
 shall be assigned to the space command, including the
 numbered Air Force responsible for carrying out space
 warfighting operations.

"(c) COMMANDER.—(1) The commander of the space 7 8 command shall hold the grade of general or, in the case 9 of an officer of the Navy, admiral while serving in that position, without vacating the permanent grade of the offi-10 cer. The commander shall be appointed to that grade by 11 12 the President, by and with the advice and consent of the 13 Senate, for service in that position. The position shall be designated, pursuant to subsection (b) of section 526 of 14 15 this title, as one of the general officer and flag officer positions to be excluded from the limitations in subsection (a) 16 17 of such section.

18 "(2) During the three-year period following the date 19 on which the space command is established, the com-20 mander of the Air Force Space Command may also serve 21 as the commander of the space command so established. 22 After such period, one individual may not concurrently 23 serve as both such commanders.

24 "(d) AUTHORITY OF COMMANDER.—(1) Subject to25 the authority, direction, and control of the commander of

the United States Strategic Command, the commander of
 the space command shall be responsible for, and shall have
 the authority to conduct, all affairs of such command re lating to joint space warfighting operations.

5 "(2)(A) Subject to the authority, direction, and con-6 trol of the Deputy Secretary of Defense, the commander 7 of the space command shall be responsible for, and shall 8 have the authority to conduct, the following functions re-9 lating to joint space warfighting operations (whether or 10 not relating to the space command):

"(i) Developing strategy, doctrine, and tactics.
"(ii) Preparing and submitting to the Secretary
of Defense program recommendations and budget
proposals for space operations forces and for other
forces assigned to the space command.

16 "(iii) Exercising authority, direction, and con17 trol over the expenditure of funds for forces assigned
18 directly to the space command.

19 "(iv) Training and certification of assigned20 joint forces.

21 "(v) Conducting specialized courses of instruc22 tion for commissioned and noncommissioned officers.

"(vi) Validating requirements.

24 "(vii) Establishing priorities for requirements.

"(viii) Ensuring the interoperability of equip ment and forces.

3 "(ix) Formulating and submitting requirements4 for intelligence support.

5 "(x) Monitoring the promotion of space oper6 ation forces and coordinating with the military de7 partments regarding the assignment, retention,
8 training, professional military education, and special
9 and incentive pays of space operation forces.

"(B) The authority, direction, and control exercised
by the Deputy Secretary of Defense for purposes of this
paragraph is authority, direction, and control with respect
to the administration and support of the space command,
including readiness and organization of space operations
forces, space operations-peculiar equipment and resources,
and civilian personnel.

17 "(C) Nothing in this paragraph shall be construed as providing the Deputy Secretary of Defense authority, di-18 19 rection, and control of operational matters that are subject 20 to the operational chain of command of the combatant 21 commands or the exercise of authority, direction, and con-22 trol of personnel, resources, equipment, and other matters 23 that are not space-operations peculiar and that are in the purview of the armed forces. 24

"(3) The commander of the space command shall be
 responsible for—

- 3 "(A) ensuring the combat readiness of forces
 4 assigned to the space command; and
- 5 "(B) monitoring the preparedness to carry out
 6 assigned missions of space forces assigned to unified
 7 combatant commands other than the United States
 8 Strategic Command.

9 "(4) The staff of the commander shall include an in-10 spector general who shall conduct internal audits and in-11 spections of purchasing and contracting actions through 12 the space command and such other inspector general func-13 tions as may be assigned.

"(e) INTELLIGENCE AND SPECIAL ACTIVITIES.—This 14 15 section does not constitute authority to conduct any activity which, if carried out as an intelligence activity by the 16 Department of Defense, would require a notice to the Se-17 lect Committee on Intelligence of the Senate and the Per-18 19 manent Select Committee on Intelligence of the House of 20Representatives under title V of the National Security Act 21 of 1947 (50 U.S.C. 3091 et seq.).".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended
by inserting after the item relating to section 167b
the following new item:

"169. Subordinate unified command of the United States Strategic Command".

1	SEC. 1602. RAPID, RESPONSIVE, AND RELIABLE SPACE
2	LAUNCH.
3	(a) Assured Access to Space.—Section 2273 of
4	title 10, United States Code, is amended—
5	(1) in subsection (b)—
6	(A) in paragraph (1), by striking "; and";
7	(B) in paragraph (2), by striking the pe-
8	riod at the end and inserting "; and"; and
9	(C) by adding at the end the following new
10	paragraph:
11	"(3) the availability of rapid, responsive, and
12	reliable space launches for national security space
13	programs to—
14	"(A) improve the responsiveness and flexi-
15	bility of a national security space system;
16	"(B) lower the costs of launching a na-
17	tional security space system; and
18	"(C) maintain risks of mission success at
19	acceptably low levels."; and
20	(2) in subsection (c), by inserting before the pe-
21	riod at the end the following: "and the Director of
22	National Intelligence''.
23	(b) REUSABILITY OF LAUNCH VEHICLES.—
24	(1) DESIGNATION.—Effective March 1, 2019,
25	the Evolved Expendable Launch Vehicle program of
26	the Department of Defense shall be known as the
05111	18.302.xml (694536l4)

"National Security Space Launch program". Any
 reference in Federal law, regulations, guidance, in structions, or other documents of the Federal Gov ernment to the Evolved Expendable Launch Vehicle
 program shall be deemed to be a reference to the
 National Security Space Launch program.

7 (2) REQUIREMENT.—In carrying out the Na-8 tional Security Space Launch program, the Sec-9 retary of Defense shall provide for consideration of 10 both reusable and expendable launch vehicles with 11 respect to any solicitation occurring on or after 12 March 1, 2019, for which the use of a reusable launch vehicle is technically capable and maintains 13 14 risk at acceptable levels.

15 (3) NOTIFICATION OF SOLICITATIONS FOR NON-16 REUSABLE LAUNCH VEHICLES.—Beginning March 1, 17 2019, if the Secretary proposes to issue a solicita-18 tion for a contract for space launch services for 19 which the use of reusable launch vehicles is not eligi-20 ble for the award of the contract, the Secretary shall 21 notify in writing the appropriate congressional com-22 mittees of such proposed solicitation, including jus-23 tifications for such ineligibility, by not later than 60 24 days before issuing such solicitation.

25 (c) RISK AND COST IMPACT ANALYSIS.—

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(1) IN GENERAL.—The Secretary shall conduct

2 a risk and cost impact analysis with respect to 3 launch services that use reusable launch vehicles. 4 Such analysis shall include— 5 (A) an assessment of how the inspection 6 and certification regime of the Air Force for 7 previously flown launch vehicles will ensure in-8 creased responsiveness and operational flexi-9 bility while maintaining acceptably low risk; and 10 (B) an assessment of the anticipated cost 11 savings to the Department of Defense realized 12 by using a previously flown launch vehicle or 13 components. 14 (2) SUBMISSION.—Not later than 180 days 15 after the date of the enactment of this Act, the Sec-16 retary shall submit to the appropriate congressional 17 committees the analysis conducted under paragraph 18 (1).19 APPROPRIATE CONGRESSIONAL COMMITTEES (d) 20 DEFINED.—In this section, the term "appropriate con-21 gressional committees" means the following: 22 (1) The congressional defense committees. 23 (2) The Permanent Select Committee on Intel-

- 24 ligence of the House of Representatives and the Se-
- 25 lect Committee on Intelligence of the Senate.

1	SEC. 1603. PROVISION OF SPACE SITUATIONAL AWARENESS
2	SERVICES AND INFORMATION.
3	(a) Role of Department of Defense.—Section
4	2274(a) of title 10, United States Code, is amended—
5	(1) by striking "The Secretary of Defense may"
6	and inserting $((1)$ Except as provided by paragraph
7	(2), the Secretary of Defense may'; and
8	(2) by adding at the end the following new
9	paragraph:
10	"(2) Beginning January 1, 2024, the Secretary may
11	provide space situational awareness services and informa-
12	tion to, and may obtain space situational awareness data
13	and information from, non-United States Government en-
14	tities under paragraph (1) only to the extent that the Sec-
15	retary determines such actions are necessary to meet the
16	national security interests of the United States.".
17	(b) INDEPENDENT ASSESSMENT.—
18	(1) FFRDC.—Not later than 30 days after the
19	date of the enactment of this Act, the Secretary of
20	Defense shall seek to enter into a contract with a
21	federally funded research and development center for
22	which the Department of Defense is a sponsor to as-
23	sess which single or combination of departments or
24	agencies of the Federal Government, if any, should
25	assume the authorities of the Secretary of Defense
26	under paragraph (1) of section 2274(a) of title 10,

1	United States Code, that the Secretary will no
2	longer carry out beginning on January 1, 2024, pur-
3	suant to paragraph (2) of such section, as added by
4	subsection (a) of this section.
5	(2) CONSIDERATIONS.—The assessment under
6	paragraph (1) shall consider the following:
7	(A) The existing staff, budgetary re-
8	sources, and institutional expertise of the de-
9	partments and agencies of the Federal Govern-
10	ment evaluated by the assessment.
11	(B) The demonstrated ability of such de-
12	partments and agencies to work collaboratively
13	with industry in developing best practices or
14	consensus standards.
15	(C) The capacity of such departments and
16	agencies to facilitate communication between
17	space object operators to avoid a collision.
18	(D) The ability of such departments and
19	agencies to use other transaction agreements or
20	similar transaction mechanisms.
21	(E) Existing non-profit organizations
22	through which such departments and agencies
23	may oversee the private provision of space situ-
24	ational awareness services and information.
25	(3) SUBMISSION.—

1 (A) DOD.—Not later than 180 days after 2 the date on which the Secretary and a federally 3 funded research and development center enter 4 into the contract under paragraph (1), the cen-5 ter shall submit to the Secretary a report on 6 the assessment conducted under such para-7 graph.

8 (B) CONGRESS.—Not later than 10 days 9 after the date on which the Secretary receives 10 the report under subparagraph (A), the Sec-11 retary shall submit to the appropriate congres-12 sional committees such report, without change. 13 (c) PLAN.—

14 (1) DEVELOPMENT.—The Secretary of Defense, 15 in coordination with the heads of other departments 16 or agencies of the Federal Government determined 17 appropriate by the Secretary, shall develop a plan to 18 ensure that one or more departments or agencies of 19 the Federal Government other than the Department 20 of Defense may provide space situational awareness 21 services and information to non-United States Gov-22 ernment entities.

23 (2) CONSIDERATION.—In developing the plan
24 under paragraph (1), the Secretary shall take into

consideration the assessment conducted under sub section (b)(1).

3 (3) SUBMISSION.—Not later than 180 days
4 after the date on which the Secretary submits the
5 report under subsection (b)(3), the Secretary shall
6 submit to the appropriate congressional committees
7 the plan developed under paragraph (1).

8 (d) APPROPRIATE CONGRESSIONAL COMMITTEES
9 DEFINED.—In this section, the term "appropriate con10 gressional committees" means the following:

11 (1) The congressional defense committees.

(2) The Committee on Science, Space, and
Technology, the Committee on Transportation and
Infrastructure, the Committee on Energy and Commerce, the Committee on Foreign Affairs, and the
Permanent Select Committee on Intelligence of the
House of Representatives.

18 (3) The Committee on Commerce, Science, and
19 Transportation, the Committee on Foreign Rela20 tions, and the Select Committee on Intelligence of
21 the Senate.

22 SEC. 1604. BUDGET ASSESSMENTS FOR NATIONAL SECU-23 RITY SPACE PROGRAMS.

24 Section 239(b)(1) of title 10, United States Code, is25 amended to read as follows:

1 "(1) Not later than 30 days after the date on which 2 the President submits to Congress the budget for each of 3 fiscal years 2017 through 2021, the Secretary of Defense 4 shall submit to the congressional defense committees a re-5 port on the budget for national security space programs of the Department of Defense. The Secretary may include 6 the report in the defense budget materials if the Secretary 7 8 submits such materials to Congress by such date.".

9 SEC. 1605. ENHANCEMENT OF POSITIONING, NAVIGATION, 10 AND TIMING CAPACITY.

11 (a) CAPABILITY FOR TRUSTED SIGNALS.—The Sec-12 retary of the Air Force shall ensure that military Global 13 Positioning System user equipment terminals have the capability, including with appropriate mitigation efforts, to 14 15 receive trusted signals from the Galileo satellites of the European Union and the QZSS satellites of Japan, begin-16 ning with increment 2 of the acquisition of such terminals. 17 18 (b) CAPABILITY FOR OTHER SIGNALS.—The Secretary of the Air Force shall ensure that military Global 19 20 Positioning System user equipment terminals having the 21 capability to receive non-allied positioning, navigation, and 22 timing signals, beginning with increment 2 of the acquisi-23 tion of such terminals, if the Secretary of Defense, in consultation with the Commander of the United States Stra-24 tegic Command, determines that— 25

1	(1) the benefits of receiving such signals out-
2	weigh the risks; or
3	(2) such risks can be appropriately mitigated.
4	(c) ENGAGEMENT.—The Secretary of Defense, jointly
5	with the Secretary of State, shall engage with relevant al-
6	lies of the United States to—
7	(1) enable military Global Positioning System
8	user equipment terminals to receive the positioning,
9	navigation, and timing signals of such allies; and
10	(2) negotiate as appropriate other potential
11	agreements relating to the enhancement of posi-
12	tioning, navigation, and timing.
10	
13	SEC. 1606. USE OF SMALL- AND MEDIUM-SIZE BUSES FOR
13 14	SEC. 1606. USE OF SMALL- AND MEDIUM-SIZE BUSES FOR STRATEGIC AND TACTICAL SATELLITE PAY-
14	STRATEGIC AND TACTICAL SATELLITE PAY-
14 15	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS.
14 15 16	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) Briefing on Risks, Benefits, and Cost Sav-
14 15 16 17	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) BRIEFING ON RISKS, BENEFITS, AND COST SAV- INGS.—
14 15 16 17 18	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) BRIEFING ON RISKS, BENEFITS, AND COST SAV- INGS.— (1) BRIEFING.—Not later than 180 days after
14 15 16 17 18 19	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) BRIEFING ON RISKS, BENEFITS, AND COST SAV- INGS.— (1) BRIEFING.—Not later than 180 days after the date of the enactment of this Act, the Secretary
 14 15 16 17 18 19 20 	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) BRIEFING ON RISKS, BENEFITS, AND COST SAV- INGS.— (1) BRIEFING.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Director of Na-
 14 15 16 17 18 19 20 21 	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) BRIEFING ON RISKS, BENEFITS, AND COST SAV- INGS.— (1) BRIEFING.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Director of Na- tional Intelligence, shall provide to the Committees
 14 15 16 17 18 19 20 21 22 	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) BRIEFING ON RISKS, BENEFITS, AND COST SAV- INGS.— (1) BRIEFING.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Director of Na- tional Intelligence, shall provide to the Committees on Armed Services of the House of Representatives
 14 15 16 17 18 19 20 21 22 23 	STRATEGIC AND TACTICAL SATELLITE PAY- LOADS. (a) BRIEFING ON RISKS, BENEFITS, AND COST SAV- INGS.— (1) BRIEFING.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Director of Na- tional Intelligence, shall provide to the Committees on Armed Services of the House of Representatives and the Senate, and to any other appropriate con-

1	using small- and medium-size buses for strategic and
2	tactical satellite payloads for protected satellite com-
3	munications programs and next-generation overhead
4	persistent infrared systems.
5	(2) MATTERS INCLUDED.—The briefing pro-
6	vided under paragraph (1) shall address the fol-
7	lowing:
8	(A) Increasing component and subcompo-
9	nent commonality for power regulation, solar
10	arrays, battery technology, thermal control, and
11	avionics.
12	(B) The security of the supply chain, in-
13	cluding a strategy to mitigate risk in such sup-
14	ply chain.
15	(b) Analyses of Alternatives.—
16	(1) CERTIFICATIONS.—With respect to each
17	analysis of alternatives of new space vehicles relating
18	to a program described in paragraph (2), the Direc-
19	tor for Cost Assessment and Program Evaluation
20	shall certify to the appropriate congressional com-
21	mittees that the analysis—
22	(A) includes materiel solutions for using
23	small- and medium-size buses; and

1	(B) considers the relevant operational ben-
2	efits and potential cost savings of using small-
3	, medium-, and large-size buses.
4	(2) PROGRAMS DESCRIBED.—The programs de-
5	scribed in this paragraph are the programs of the
6	Department of Defense relating to any of the fol-
7	lowing:
8	(A) Protected satellite communications.
9	(B) Next-generation overhead persistent
10	infrared systems.
11	(C) Space-based environmental monitoring.
12	(c) Briefing on Alternative Space-based Ar-
13	CHITECTURES.—Not later than 240 days after the date
14	of the enactment of this Act, the Secretary of Defense,
15	the Secretary of the Air Force, and the Chairman of the
16	Joint Chiefs of Staff shall jointly provide to the Commit-
17	tees on Armed Services of the House of Representatives
18	and the Senate, and to any other appropriate congres-
19	sional committee upon request, a briefing on alternative
20	space-based architectures for the programs described in
21	subsection $(b)(2)$ using small-, medium-, and large-size
22	buses.
23	(d) Appropriate Congressional Committees

24 DEFINED.—In this section, the term "appropriate con-25 gressional 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 Se-4 lect Committee on Intelligence of the Senate. 5 SEC. 1607. DESIGNATION OF COMPONENT OF DEPARTMENT 6 OF DEFENSE RESPONSIBLE FOR COORDINA-7 TION OF MODERNIZATION EFFORTS RELAT-8 ING TO MILITARY-CODE CAPABLE GPS RE-

9 CEIVER CARDS. 10 (a) DESIGNATION.—Not later than 30 days after the 11 date of the enactment of this Act, the Secretary of De-

12 fense, in coordination with the Secretaries of the military departments and the heads of Defense Agencies the Sec-13 retary determines appropriate, shall designate a compo-14 15 nent of the Office of the Secretary of Defense to be responsible for coordinating common solutions for the M-16 17 code modernization efforts among the military departments, Defense Agencies, and other appropriate elements 18 19 of the Department of Defense.

(b) ROLES AND RESPONSIBILITIES.—The roles and
responsibilities of the component selected under subsection
(a) shall include the following:

(1) Identify the elements of the Department ofDefense and the programs of the Department that

1	require M-code capable receiver cards and deter-
2	mine—
3	(A) the number of total receiver cards re-
4	quired by the Department, including the num-
5	ber required for each such element and pro-
6	gram and the military departments;
7	(B) the timeline, by fiscal year, for each
8	program of the Department conducting M-code
9	modernization efforts; and
10	(C) the projected cost for each such pro-
11	gram.
12	(2) Systematically collect integration test data,
13	lessons learned, and design solutions, and share such
14	information with other elements of the Department.
15	(3) Identify ways the Department can prevent
16	duplication in conducting M-code modernization ef-
17	forts, and identify, to the extent practicable, poten-
18	tial cost savings that could be realized by addressing
19	such duplication.
20	(4) Coordinate the integration, testing, and pro-
21	curement of M-code capable receiver cards to ensure
22	that the Department maximizes the buying power of
23	the Department, reduces duplication, and saves re-
24	sources, where possible.

(c) SUPPORT.—The Secretary of Defense shall ensure
 the military departments, the Defense Agencies, and other
 elements of the Department of Defense provide the compo nent selected under subsection (a) with the appropriate
 support and resources needed to perform the roles and re sponsibilities under subsection (b).

7 (d) REPORTS.—Not later than March 15, 2019, and 8 annually thereafter through 2021, the Secretary of De-9 fense shall provide to the congressional defense commit-10 tees a report on M-code modernization efforts. Each re-11 port shall include, with respect to the period covered by 12 the report, the following:

(1) The projected cost and schedule, by fiscal
year, for the Department to acquire M-code capable
receiver cards.

16 (2) The programs of the Department con-17 ducting M-code modernization efforts.

(3) The number of M-code capable receiver
cards procured by the Department, the number of
such receiver cards yet to be procured, and the percentage of the M-code modernization efforts completed by each program identified under paragraph
(2).

24 (e) DEFINITIONS.—In this section:

1	(1) The term "M-code capable receiver card"
2	means a Global Positioning System receiver card
3	that is capable of receiving military code that pro-
4	vides enhanced positioning, navigation, and timing
5	capabilities and improved resistance to existing and
6	emerging threats, such as jamming.
7	(2) The term "M-code modernization efforts"
8	means the development, integration, testing, and
9	procurement programs of the Department of De-
10	fense relating to developing M-code capable receiver
11	cards.
12	SEC. 1608. DESIGNATION OF COMPONENT OF DEPARTMENT
13	OF DEFENSE RESPONSIBLE FOR COORDINA-
13 14	OF DEFENSE RESPONSIBLE FOR COORDINA- TION OF HOSTED PAYLOAD INFORMATION.
14	TION OF HOSTED PAYLOAD INFORMATION.
14 15	TION OF HOSTED PAYLOAD INFORMATION. (a) FINDINGS.—Congress finds the following:
14 15 16	TION OF HOSTED PAYLOAD INFORMATION. (a) FINDINGS.—Congress finds the following: (1) Using commercially hosted payloads is an
14 15 16 17	 TION OF HOSTED PAYLOAD INFORMATION. (a) FINDINGS.—Congress finds the following: (1) Using commercially hosted payloads is an option for the Department of Defense that should be
14 15 16 17 18	 TION OF HOSTED PAYLOAD INFORMATION. (a) FINDINGS.—Congress finds the following: (1) Using commercially hosted payloads is an option for the Department of Defense that should be considered in analyses of alternatives, as it could in-
14 15 16 17 18 19	 TION OF HOSTED PAYLOAD INFORMATION. (a) FINDINGS.—Congress finds the following: (1) Using commercially hosted payloads is an option for the Department of Defense that should be considered in analyses of alternatives, as it could increase cost savings, speed up capability to orbit, and
 14 15 16 17 18 19 20 	 TION OF HOSTED PAYLOAD INFORMATION. (a) FINDINGS.—Congress finds the following: (1) Using commercially hosted payloads is an option for the Department of Defense that should be considered in analyses of alternatives, as it could increase cost savings, speed up capability to orbit, and contribute to resilience through the use of
 14 15 16 17 18 19 20 21 	 TION OF HOSTED PAYLOAD INFORMATION. (a) FINDINGS.—Congress finds the following: (1) Using commercially hosted payloads is an option for the Department of Defense that should be considered in analyses of alternatives, as it could increase cost savings, speed up capability to orbit, and contribute to resilience through the use of disaggregated space systems by the Department.

to date, though the use of hosted payloads could expand in the future.

3 (3) The Department does not have the knowl4 edge the Department needs to determine if commer5 cially hosted payloads are an acquisition approach
6 worth pursuing.

7 (4) The Department faces challenges in match8 ing payloads to commercial hosts, due to numerous
9 logistical challenges to matching payloads to hosts,
10 including coordinating the size, weight and power of
11 the payload with the commercial host, and aligning
12 acquisition and funding timelines between govern13 ment and commercial programs.

14 (5) The Comptroller General of the United 15 States in preliminary findings concluded that the 16 space acquisition culture of the Department lacks 17 sufficient knowledge, such as costs, technical param-18 eters, and lessons learned, to determine the benefits 19 and address the challenges of using commercially 20 hosted payloads and that the existing knowledge is 21 fragmented across the Department without any 22 plans to consolidate it.

(6) Programs are not required to report data
on commercially hosted payloads to any centralized
office or database, and leveraging cost and technical

data from hosted payload efforts could inform future
 interested programs and avoid duplication of efforts,
 but currently no such comprehensive data source ex ists.

5 (b) DESIGNATION.—Not later than 30 days after the date of the enactment of this Act, the Secretary of De-6 fense, in coordination with the Secretary of the Air Force, 7 8 and other Secretaries of the military departments and the 9 heads of Defense Agencies the Secretary determines ap-10 propriate, shall designate a component of the Department 11 of Defense or a military department to be responsible for 12 coordinating information, processes, and lessons learned relating to using commercially hosted payloads across the 13 military departments, Defense Agencies, and other appro-14 15 priate elements of the Department of Defense. The functions of such designated component shall include, at a 16 17 minimum, the following:

(1) Systematically collecting information from
past and planned hosted payload arrangements to
inform future acquisition planning and space system
architecture design, including integration test data,
lessons learned, and design solutions.

23 (2) Creating a centralized database for cost,24 technical data, and lessons learned on commercially

hosted payloads and sharing such information with
 other elements of the Department.

3 SEC. 1609. LIMITATION ON AVAILABILITY OF FUNDS FOR 4 JOINT SPACE OPERATIONS CENTER MISSION 5 SYSTEM.

6 (a) JMS.—None of the funds authorized to be appro-7 priated by this Act or otherwise made available for fiscal 8 year 2019 for the Joint Space Operations Center mission 9 system may be obligated or expended until the date on 10 which the Deputy Secretary of Defense makes the certifi-11 cation under subsection (c).

12 (b) ESBMC2.—Of the funds authorized to be appro-13 priated by this Act or otherwise made available for fiscal 14 year 2019 for service and management applications of the 15 enterprise space battle management command and con-16 trol, not more than 75 percent may be obligated or ex-17 pended until the date on which the Deputy Secretary of 18 Defense makes the certification under subsection (c).

(c) CERTIFICATION.—The Deputy Secretary of Defense, without delegation, shall certify to the congressional
defense committees that the Secretary of the Air Force
has entered into a contract to operationalize existing,
proven, best-in-breed commercial space situational awareness processing software to address warfighter require-

ments and fill gaps in current space situational capabili ties.

3	SEC. 1610. EVALUATION AND ENHANCED SECURITY OF SUP-
4	PLY CHAIN FOR PROTECTED SATELLITE
5	COMMUNICATIONS PROGRAMS AND OVER-
6	HEAD PERSISTENT INFRARED SYSTEMS.
7	(a) Evaluations of Supply Chain
8	VULNERABILITIES.—
9	(1) IN GENERAL.—Not later than December 31,
10	2020, and in accordance with the plan under para-
11	graph (2)(A), the Secretary of Defense, in coordina-
12	tion with the Director of National Intelligence, shall
13	conduct evaluations of the supply chain
14	vulnerabilities of each covered program.
15	(2) PLAN.—
16	(A) DEVELOPMENT.—The Secretary shall
17	develop a plan to carry out the evaluations
18	under paragraph (1), including with respect to
19	the personnel and resources required to carry
20	out such evaluations.
21	(B) Briefing.—Not later than 180 days
22	after the date of the enactment of this Act, the
23	Secretary shall provide to the Committees on
24	Armed Services of the House of Representatives
25	and the Senate, and to any other appropriate

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congressional committee upon request, a brief-
ing on the plan under subparagraph (A).
(3) WAIVER.—The Secretary may waive, on a

3 4 case-by-case basis with respect to a covered pro-5 gram, either the requirement to conduct an evalua-6 tion under paragraph (1) or the deadline specified in 7 such paragraph if the Secretary certifies to the con-8 gressional defense committees before such date that 9 all known supply chain vulnerabilities of such cov-10 ered program have minimal consequences for the ca-11 pability of such covered program to meet operational 12 requirements or otherwise satisfy mission require-13 ments.

- 14 (4) RISK MITIGATION STRATEGIES.—In car15 rying out an evaluation under paragraph (1), the
 16 Secretary shall develop—
- 17 (A) strategies for mitigating the risks of
 18 supply chain vulnerabilities identified in the
 19 course of such evaluation; and
- 20 (B) cost estimates for such strategies.

21 (b) PRIORITIZATION OF CERTAIN SUPPLY CHAIN
22 RISK MANAGEMENT EFFORTS.—

(1) INSTRUCTIONS.—Not later than 180 days
after the date of the enactment of this Act, the Secretary shall issue a Department of Defense Instruc-

1	tion, or update such an Instruction, establishing the
2	prioritization of supply chain risk management pro-
3	grams, including supply chain risk management
4	threat assessment reporting, to ensure that acquisi-
5	tion and sustainment programs relating to covered
6	programs receive the highest priority of such supply
7	chain risk management programs and reporting.
8	(2) Requirements.—
9	(A) ESTABLISHMENT.—The Secretary
10	shall establish requirements to carry out supply
11	chain risk management threat assessment col-
12	lections and analyses under acquisition and
13	sustainment programs relating to covered pro-
14	grams.
15	(B) BRIEFING.—Not later than 120 days
16	after the date of the enactment of this Act, the
17	Secretary shall provide to the Committees on
18	Armed Services of the House of Representatives
19	and the Senate, and to any other appropriate
20	congressional committee upon request, a brief-
21	ing on the requirements established under sub-
22	paragraph (A).
23	(c) DEFINITIONS.—In this section:
24	(1) The term "appropriate congressional com-
25	mittees" means the following:

1	(A) The congressional defense committees.
2	(B) The Permanent Select Committee on
3	Intelligence of the House of Representatives
4	and the Select Committee on Intelligence of the
5	Senate.
6	(2) The term "covered programs" means pro-
7	grams of the Department of Defense relating to any
8	of the following:
9	(A) Protected satellite communications.
10	(B) Next-generation overhead persistent
11	infrared systems.
10	
12	SEC. 1611. REPORT ON PROTECTED SATELLITE COMMU-
12 13	SEC. 1611. REPORT ON PROTECTED SATELLITE COMMU- NICATIONS.
13	NICATIONS.
13 14 15	NICATIONS. Not later than December 31, 2018, the Secretary of
13 14 15	NICATIONS. Not later than December 31, 2018, the Secretary of Defense shall submit to the congressional defense commit-
13 14 15 16	NICATIONS. Not later than December 31, 2018, the Secretary of Defense shall submit to the congressional defense commit- tees a report on how each of the following programs will
13 14 15 16 17	NICATIONS. Not later than December 31, 2018, the Secretary of Defense shall submit to the congressional defense commit- tees a report on how each of the following programs will meet the requirements for resilience, mission assurance,
 13 14 15 16 17 18 	NICATIONS. Not later than December 31, 2018, the Secretary of Defense shall submit to the congressional defense commit- tees a report on how each of the following programs will meet the requirements for resilience, mission assurance, and the nuclear command, control, and communication
 13 14 15 16 17 18 19 	NICATIONS. Not later than December 31, 2018, the Secretary of Defense shall submit to the congressional defense commit- tees a report on how each of the following programs will meet the requirements for resilience, mission assurance, and the nuclear command, control, and communication missions of the Department of Defense:
 13 14 15 16 17 18 19 20 	NICATIONS. Not later than December 31, 2018, the Secretary of Defense shall submit to the congressional defense commit- tees a report on how each of the following programs will meet the requirements for resilience, mission assurance, and the nuclear command, control, and communication missions of the Department of Defense: (1) The evolved strategic satellite program.
 13 14 15 16 17 18 19 20 21 	NICATIONS. Not later than December 31, 2018, the Secretary of Defense shall submit to the congressional defense commit- tees a report on how each of the following programs will meet the requirements for resilience, mission assurance, and the nuclear command, control, and communication missions of the Department of Defense: (1) The evolved strategic satellite program. (2) The protected tactical service program.

1 SEC. 1612. PLAN ON SPACE WARFIGHTING READINESS.

2 (a) IN GENERAL.—Not later than 60 days after the
3 date of the enactment of this Act, the Secretary of Defense
4 shall develop, and commence the implementation of, a plan
5 that—

6 (1) identifies joint mission-essential tasks for7 space as a warfighting domain;

8 (2) identifies any additional authorities, or dele-9 gated authorities, that would need to accompany the 10 employment of forces to meet such mission-essential 11 tasks;

(3) meets the readiness requirements for space
warfighting, including with respect to equipment,
training, and personnel, to meet such mission-essential tasks; and

(4) considers the contributions by allies and
partners of the United States with respect to defense
space capabilities to increase burden sharing across
space systems, as appropriate.

(b) BRIEFING.—Not later than 60 days after the date
of the enactment of this Act, the Secretary shall provide
to the Committees on Armed Services of the House of
Representatives and the Senate, and to any other congressional defense committee upon request, a briefing describing the authorities identified under subsection (a)(2) that
the Secretary determines require legislative action.

SEC. 1613. STUDY ON SPACE-BASED RADIO FREQUENCY MAPPING.

3 (a) STUDY.—The Secretary of Defense and the Di4 rector of National Intelligence shall jointly conduct a
5 study on the capabilities of the private sector with respect
6 to space-based radio frequency mapping and associated
7 operations and services for space-based electromagnetic
8 collections. Such study shall address the following:

9 (1) The near-term commercial market offerings
10 of such operations and services in the United States
11 and outside the United States.

12 (2) The potential benefits to the United States13 provided by such operations and services.

14 (3) The potential risks to the United States15 posed by such operations and services.

16 (4) The sufficiency of existing legal authorities
17 available to the Secretary and the Director to ad18 dress such potential risks.

(b) REPORT.—Not later than 90 days after the date
of the enactment of this Act, the Secretary and the Director shall jointly 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 containing the study
under subsection (a).

1SEC. 1614. PLAN TO PROVIDE PERSISTENT WEATHER IM-2AGERY FOR UNITED STATES CENTRAL COM-3MAND.

4 (a) PLAN.—The Secretary of the Air Force shall de5 velop a plan to provide the United States Central Com6 mand with persistent weather imagery for the area of op7 erations of the Command beginning not later than Janu8 ary 1, 2026.

9 (b) MATTERS INCLUDED.—The plan developed under10 subsection (a) shall include the following:

(1) A long-term method for providing the
United States Central Command with persistent
weather imagery for the area of operations of the
Command that—

15 (A) does not rely on data provided by a16 foreign government; and

17 (B) does not include relocating legacy geo-18 stationary operational environmental satellites.

19 (2) A description of the costs required to carry20 out the plan.

(c) SUBMISSION.—Not later than March 1, 2019, the
Secretary shall submit to the congressional defense committees the plan developed under subsection (a).

Subtitle B—Defense Intelligence and Intelligence-Related Activities

3 SEC. 1621. ROLE OF UNDER SECRETARY OF DEFENSE FOR

INTELLIGENCE.

5 Subsection (b) of section 137 of title 10, United6 States Code, is amended to read as follows:

7 "(b) Subject to the authority, direction, and control
8 of the Secretary of Defense, the Under Secretary of De9 fense for Intelligence shall—

"(1) have responsibility for the overall direction
and supervision for policy, program planning and
execution, and use of resources, for the activities of
the Department of Defense that are part of the Military Intelligence Program;

"(2) execute the functions for the National Intelligence Program of the Department of Defense
under section 105 of the National Security Act of
1947 (50 U.S.C. 3038), as delegated by the Secretary of Defense;

"(3) have responsibility for the overall direction
and supervision for policy, program planning and
execution, and use of resources, for the information
security, personnel security, physical security, and
industrial security related activities of the Department of Defense; and

"(4) perform such duties and exercise such
 powers as the Secretary of Defense may prescribe in
 the area of intelligence.".

4 SEC. 1622. SECURITY CLEARANCE FOR DUAL NATIONALS.

5 (a) IN GENERAL.—Chapter 80 of title 10, United
6 States Code, is amended by inserting after section 1564a
7 the following new section:

8 "§ 1564b. Security clearance for dual nationals

9 "(a) ADDITIONAL REVIEW.—(1) In the case of an in-10 dividual described in paragraph (3), the Secretary of De-11 fense shall develop a process to review foreign preference 12 in accordance with the adjudicative guidelines under part 13 147 of title 32, Code of Federal Regulations, or such suc-14 cessor regulation, before approving a security clearance for 15 such individual.

16 "(2) The Secretary shall designate an official of the 17 Department of Defense to be responsible for adjudicating 18 any derogatory information of an individual described in 19 paragraph (3) concerning foreign preference that is dis-20 covered after the security clearance of the individual is ap-21 proved.

22 "(3) An individual described in this paragraph is an
23 individual who is—

24 "(A) a national of the United States (as such25 term is defined in section 101 of the Immigration

1	and Nationality Act (8 U.S.C. 1101)) and also a na
1	and Nationality Act (8 U.S.C. 1101)) and also a na-
2	tional of a foreign state; and
3	"(B) either—
4	"(i) a civilian employee or contractor who
5	requires access to classified information; or
6	"(ii) a member of the armed forces who re-
7	quires access to classified information.
8	"(b) WAIVER.—(1) In the case of an individual who
9	is a national of the United States and also a national of
10	a foreign state identified under paragraph (2), the Sec-
11	retary may waive the requirement under subsection (a).
12	"(2) The Director of National Intelligence shall iden-
13	tify foreign states that authorize citizens or nationals of
14	the United States to serve in positions of trust equivalent
15	to positions in the United States Government that require
16	access to classified information.".
17	(b) Clerical Amendment.—The table of sections
18	at the beginning of such chapter is amended by inserting
19	after the item relating to section 1564a the following new
20	item:
	"1564b. Security clearance for dual nationals.".
21	(c) Briefing.—
22	(1) IN GENERAL.—Not later than 180 days
23	after the date of the enactment of this Act, the Sec-

24 retary of Defense shall provide to the Committees on

25 Armed Services of the House of Representatives and

1	the Senate, and to any other appropriate congres-
2	sional committee upon request, a briefing on—
3	(A) the process developed under paragraph
4	(1) of section 1564b(a) of title 10, United
5	States Code, as added by subsection (a); and
6	(B) the official designated under para-
7	graph (2) of such section 1564b(a).
8	(2) Appropriate congressional commit-
9	TEES DEFINED.—In this subsection, the term "ap-
10	propriate congressional committees" means the fol-
11	lowing:
12	(A) The Committees on Armed Services of
13	the House of Representatives and the Senate.
14	(B) The Permanent Select Committee on
15	Intelligence of the House of Representatives
16	and the Select Committee on Intelligence of the
17	Senate.
18	SEC. 1623. DEPARTMENT OF DEFENSE COUNTERINTEL-
19	LIGENCE POLYGRAPH PROGRAM.
20	(a) Addition of Dual-Nationals.—Subsection (b)
21	of section 1564a of title 10, United States Code, is amend-
22	ed to read as follows:
23	"(b) PERSONS COVERED.—Except as provided in
24	subsection (d), the following persons are subject to this
25	section:

1	"(1) With respect to persons whose duties are
2	described in subsection (c)—
3	"(A) military and civilian personnel of the
4	Department of Defense;
5	"(B) personnel of defense contractors;
6	"(C) persons assigned or detailed to the
7	Department of Defense; and
8	"(D) applicants for a position in the De-
9	partment of Defense.
10	"(2) A person who is—
11	"(A) a national of the United States (as
12	such term is defined in section 101 of the Im-
13	migration and Nationality Act (8 U.S.C. 1101))
14	and also a national of a foreign state; and
15	"(B) either—
16	"(i) a civilian employee or contractor
17	who requires access to classified informa-
18	tion; or
19	"(ii) a member of the armed forces
20	who requires access to classified informa-
21	tion.".
22	(b) Standards for Dual-Nationals.—Subsection
23	(e)(2) of such section is amended by adding at the end
24	the following new subparagraph:

1	"(D) With respect to persons described in sub-
2	section $(b)(2)$, to assist in assessing foreign pref-
3	erence or foreign influence risks, as described in
4	part 147 of title 32, Code of Federal Regulation, or
5	such successor regulations.".
6	(c) Conforming Amendments.—Such section is
7	further amended—
8	(1) in subsection (c), by striking "in subsection
9	(b)" and inserting "in subsection $(b)(1)$ "; and
10	(2) in subsection $(e)(2)(A)$, by striking "in sub-
11	sections (b)" and inserting "in subsections $(b)(1)$ ".
12	SEC. 1624. DEFENSE INTELLIGENCE BUSINESS MANAGE-
10	MENTE OXCODENC
13	MENT SYSTEMS.
13 14	(a) Standardized Business Process Rules.—
14	(a) Standardized Business Process Rules.—
14 15	(a) STANDARDIZED BUSINESS PROCESS RULES.—(1) DEVELOPMENT.—Not later than October 1,
14 15 16	 (a) STANDARDIZED BUSINESS PROCESS RULES.— (1) DEVELOPMENT.—Not later than October 1, 2020, the Chief Management Officer of the Depart-
14 15 16 17	 (a) STANDARDIZED BUSINESS PROCESS RULES.— (1) DEVELOPMENT.—Not later than October 1, 2020, the Chief Management Officer of the Department of Defense, in coordination with the Under
14 15 16 17 18	 (a) STANDARDIZED BUSINESS PROCESS RULES.— (1) DEVELOPMENT.—Not later than October 1, 2020, the Chief Management Officer of the Department of Defense, in coordination with the Under Secretary of Defense (Comptroller) and the Under
14 15 16 17 18 19	 (a) STANDARDIZED BUSINESS PROCESS RULES.— (1) DEVELOPMENT.—Not later than October 1, 2020, the Chief Management Officer of the Department of Defense, in coordination with the Under Secretary of Defense (Comptroller) and the Under Secretary of Defense for Intelligence, shall develop
 14 15 16 17 18 19 20 	 (a) STANDARDIZED BUSINESS PROCESS RULES.— (1) DEVELOPMENT.—Not later than October 1, 2020, the Chief Management Officer of the Department of Defense, in coordination with the Under Secretary of Defense (Comptroller) and the Under Secretary of Defense for Intelligence, shall develop and implement standardized business process rules
 14 15 16 17 18 19 20 21 	 (a) STANDARDIZED BUSINESS PROCESS RULES.— (1) DEVELOPMENT.—Not later than October 1, 2020, the Chief Management Officer of the Department of Defense, in coordination with the Under Secretary of Defense (Comptroller) and the Under Secretary of Defense for Intelligence, shall develop and implement standardized business process rules for the planning, programming, budgeting, and exe-
 14 15 16 17 18 19 20 21 22 	 (a) STANDARDIZED BUSINESS PROCESS RULES.— (1) DEVELOPMENT.—Not later than October 1, 2020, the Chief Management Officer of the Department of Defense, in coordination with the Under Secretary of Defense (Comptroller) and the Under Secretary of Defense for Intelligence, shall develop and implement standardized business process rules for the planning, programming, budgeting, and execution process for the Military Intelligence Program.

1 with section 911 of the National Defense Authoriza-2 tion Act for Fiscal Year 2018 (Public Law 115–91; 3 131 Stat. 1519; 10 U.S.C. 2222 note) and section 4 2222(e)(6) of title 10, United States Code. 5 (3) USE OF EXISTING SYSTEMS.—In developing 6 the standardized business process rules under para-7 graph (1), to the extent practicable, the Chief Man-8 agement Officer shall use enterprise business sys-9 tems of the Department of Defense in existence as

10 of the date of the enactment of this Act.

11 (4) REPORT.—Not later than March 1, 2019, 12 the Chief Management Officer of the Department of 13 Defense, the Under Secretary of Defense (Comp-14 troller), and the Under Secretary of Defense for In-15 telligence shall jointly submit to the appropriate con-16 gressional committees a report containing a plan to 17 develop the standardized business process rules 18 under paragraph (1).

19 (5) APPROPRIATE CONGRESSIONAL COMMIT20 TEES.—In this subsection, the term "appropriate
21 congressional committees" means the following:

(A) The congressional defense committees.
(B) The Permanent Select Committee on
Intelligence of the House of Representatives

1	and the Select Committee on Intelligence of the
2	Senate.

3 (b) Program Elements.—

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

7 "§ 239b. Certain intelligence-related programs: budg8 et justification materials

9 "(a) PROHIBITION ON USE OF PROGRAM ELE-MENTS.—In the budget justification materials submitted 10 to Congress in support of the Department of Defense 11 12 budget for fiscal year 2021 and each fiscal year thereafter (as submitted with the budget of the President under sec-13 tion 1105(a) of title 31), the Secretary of Defense may 14 15 not include in any single program element both funds made available under the Military Intelligence Program 16 17 and funds made available outside of the Military Intelligence Program. 18

19 "(b) DEFINITIONS.—In this section:

20 "(1) The term 'budget' has the meaning given
21 that term in section 231(f) of this title.

"(2) The term 'defense budget materials' has
the meaning given that term in section 231(f) of this
title.".

1	(2) CLERICAL AMENDMENT.—The table of sec-
2	tions at the beginning of such chapter is amended
3	by inserting after the item relating to section 239a
4	the following new item:
	"239b. Certain intelligence-related programs: budget justification materials".
5	SEC. 1625. MODIFICATION TO ANNUAL BRIEFING ON THE
6	INTELLIGENCE, SURVEILLANCE, AND RECON-
7	NAISSANCE REQUIREMENTS OF THE COM-
8	BATANT COMMANDS.
9	(a) IN GENERAL.—Section 1626 of the Carl Levin
10	and Howard P. "Buck" McKeon National Defense Au-
11	thorization Act for Fiscal Year 2015 (Public Law 113–
12	291; 128 Stat. 3635), as amended by section 1624 of the
13	National Defense Authorization Act for Fiscal Year 2018
14	(Public Law 115–91; 131 Stat. 1732), is further amend-
15	ed—
16	(1) in the matter preceding paragraph (1) , by
17	striking "2020" and inserting "2025"; and
18	(2) in paragraph (1)—
19	(A) in subparagraph (B), by striking ";
20	and" and inserting a semicolon; and
21	(B) by adding at the end the following new
22	subparagraph:
23	"(D) for the year preceding the year in which
24	the briefing is provided—

"(i) the number of hours or amount of ca pacity of intelligence, surveillance, and recon naissance requested by each commander of a
 combatant command, by specific intelligence ca pability type;

6 "(ii) the number of such requests identified 7 under clause (i) that the Joint Chiefs of Staff 8 determined to be a validated requirement, in-9 cluding the number of hours or amount of ca-10 pacity of such requests that were provided to 11 each such commander; and

12 "(iii) with respect to such validated re-13 quirements, the number of hours or amount of 14 capacity of intelligence, surveillance, and recon-15 naissance, by specific intelligence capability type, that the Joint Chiefs of Staff requested 16 17 each military department to provide, and the 18 number of such hours or the amount of such 19 capacity so provided by each such military de-20 partment; and".

(b) CODIFICATION.—Such section 1626, as amended
by subsection (a), is—

23 (1) transferred to chapter 21 of title 10, United
24 States Code; and

(2) redesignated as subsection (c) of section
 426 of such title.

3 SEC. 1626. PROHIBITION ON THE AVAILABILITY OF FUNDS
4 FOR DEPARTMENT OF DEFENSE ASSUMING
5 BACKGROUND INVESTIGATION MISSION FOR
6 THE FEDERAL GOVERNMENT.

7 None of the funds authorized to be appropriated by 8 this Act or otherwise made available for fiscal year 2019 9 for the Department of Defense may be obligated or expended during the period beginning on the date of the en-10 actment of this Act and ending on December 31, 2019, 11 12 to transfer to the Department the background investigation mission for all agencies or departments of the Federal 13 Government using the National Background Investigation 14 15 Bureau for investigative services as of April 1, 2018.

16 Subtitle C—Cyberspace-Related 17 Matters

18 SEC. 1631. AMENDMENTS TO PILOT PROGRAM REGARDING

19CYBER VULNERABILITIES OF DEPARTMENT20OF DEFENSE CRITICAL INFRASTRUCTURE.21Subsection (b) of section 1650 of the National De-

22 fense Authorization Act for Fiscal Year 2017 (10 U.S.C.

23 2224 note) is amended—

1	(1) in paragraph (1), in the matter preceding
2	subparagraph (A), by inserting "and the Defense
3	Digital Service" after "covered research laboratory";
4	(2) in paragraph (4), in the matter preceding
5	subparagraph (A), by striking "2019" and inserting
6	"2020"; and
7	(3) in paragraph (5), by striking "2019" and
8	inserting "2020".
9	SEC. 1632. BUDGET DISPLAY FOR CYBER VULNERABILITY
10	EVALUATIONS AND MITIGATION ACTIVITIES
11	FOR MAJOR WEAPON SYSTEMS OF THE DE-
12	PARTMENT OF DEFENSE.
13	(a) BUDGET REQUIRED.—Beginning in fiscal year
14	2021 and in each fiscal year thereafter, the Secretary of
15	Defense shall submit to Congress, as a part of the docu-
16	mentation that supports the President's annual budget for
17	the Department of Defense, a consolidated Cyber Vulner-
18	ability Evaluation and Mitigation budget justification dis-
19	play for each major weapons system of the Department
20	of Defense that includes the following:
21	(1) Cyber vulnerability evaluations.—
22	(A) STATUS.—Whether, in accordance with
23	paragraph (1) of section 1647(a) of the Na-
24	tional Defense Authorization Act for Fiscal
25	Year 2016 (Public Law 114–92; 129 Stat.

766

1 1118), the cyber vulnerability evaluation for 2 each such major weapon system is pending, in 3 progress, complete, or, pursuant to paragraph 4 (2) of such section, waived. 5 (B) FUNDING.—The funding required for 6 the fiscal year with respect to which the budget 7 is submitted and for at least the four suc-8 ceeding fiscal years required to complete the 9 pending or in progress cyber vulnerability eval-

uation of each such major weapon system.

11 (C) DESCRIPTION.—A description of the 12 activities planned in the fiscal year with respect 13 to which the budget is submitted and at least 14 the four succeeding fiscal years to complete the 15 required evaluation for each such major weapon 16 system.

17 (D) RISK ANALYSIS.—A description of
18 operational or security risks associated with
19 cyber vulnerabilities identified as a result of
20 such cyber vulnerability evaluations that require
21 mitigation.

22 (2) MITIGATION ACTIVITIES.—

23 (A) STATUS.—Whether activities to ad24 dress identified cyber vulnerabilities of such
25 major weapon systems resulting in operational

or security risks requiring mitigation are pend ing, in progress, or complete.

(B) FUNDING.—The funding required for
the fiscal year with respect to which the budget
is submitted and for at least the four succeeding fiscal years required to complete the
pending or in progress mitigation activities referred to in subparagraph (A) related to such
major weapon systems.

10 (C) DESCRIPTION.—A description of the 11 activities planned in the fiscal year with respect 12 to which the budget is submitted and at least 13 the four succeeding fiscal years to complete any 14 necessary mitigation.

(b) FORM.—The display required under subsection
(a) shall be submitted in an unclassified form, but may
include a classified annex if necessary.

18 SEC. 1633. TRANSFER OF RESPONSIBILITY FOR THE DE-19 PARTMENT OF DEFENSE INFORMATION NET-20 WORK TO UNITED STATES CYBER COMMAND. 21 (a) IN GENERAL.—Not later than September 30, 22 2019, the Secretary of Defense shall transfer all roles, 23 missions, and responsibilities of the Commander, Joint 24 Force Headquarters–Department of Defense Information Networks (JFHQ–DODIN) from the Defense Information 25

Support Agency to the Commander, United States Cyber
 Command.

3 (b) CERTIFICATION REQUIRED.—Prior to the trans4 fer required under subsection (a), the Secretary of De5 fense shall certify in writing to the congressional defense
6 committees that such transfer shall not result in mission
7 degradation.

8 SEC. 1634. PILOT PROGRAM AUTHORITY TO ENHANCE CY9 BERSECURITY AND RESILIENCY OF CRITICAL 10 INFRASTRUCTURE.

(a) AUTHORITY.—The Secretary of Defense, in coordination with the Secretary of Homeland Security, is authorized to provide, detail, or assign technical personnel
to the Department of Homeland Security on a non-reimbursable basis to enhance cybersecurity cooperation, collaboration, and unity of Government efforts.

17 (b) SCOPE OF ASSISTANCE.—The authority under 18 subsection (a) shall be limited in any fiscal year to the 19 provision of not more than 50 technical cybersecurity personnel from the Department of Defense to the Depart-20 21 ment of Homeland Security, including the national cyber-22 security and communications integration center (NCCIC) 23 of the Department, or other locations as agreed upon by 24 the Secretary of Defense and the Secretary of Homeland Security. 25

(c) LIMITATION.—The authority under subsection (a)
 may not negatively impact the primary missions of the De partment of Defense or the Department of Homeland Se curity.

5 (d) Establishment of Procedures.—

6 (1) IN GENERAL.—The Secretary of Defense 7 and the Secretary of Homeland Security shall estab-8 lish procedures to carry out subsection (a), including 9 procedures relating to the protection of and safe-10 guards for maintenance of information held by the 11 NCCIC regarding United States persons.

12 (2) LIMITATION.—Nothing in this subsection
13 may be construed as providing authority to the Sec14 retary of Defense to establish procedures regarding
15 the NCCIC with respect to any matter outside the
16 scope of this section.

(e) NO EFFECT ON OTHER AUTHORITY TO PROVIDE
SUPPORT.—Nothing in this section may be construed to
limit the authority of an Executive department, military
department, or independent establishment to provide any
appropriate support, including cybersecurity support, or to
provide, detail, or assign personnel, under any other law,
rule, or regulation.

24 (f) DEFINITIONS.—In this section, each of the terms 25 "Executive department", "military department", and

"independent establishment", has the meaning given each
 of such terms, respectively, in chapter 1 of title 5, United
 States Code.

4 (g) TERMINATION OF AUTHORITY.—This section5 shall terminate on September 30, 2022.

6 SEC. 1635. PILOT PROGRAM ON REGIONAL CYBER SECU7 RITY TRAINING CENTER FOR THE ARMY NA8 TIONAL GUARD.

9 (a) PILOT PROGRAM.—The Secretary of the Army 10 may carry out a pilot program under which the Secretary 11 establishes a National Guard training center to provide 12 collaborative interagency education and training for mem-13 bers of the Army National Guard.

(b) DURATION.—If the Secretary carries out the pilot
program under subsection (a), the Secretary shall carry
out the pilot program for a two-year period.

17 (c) CENTER.—

18 (1) TRAINING AND COOPERATION.—In carrying
19 out the pilot program under subsection (a), the Sec20 retary shall ensure that the training center estab21 lished under such subsection—

(A) educates and trains members of the
Army National Guard quickly and efficiently by
concurrently training cyber protection teams

1	and cyber network defense teams on a common
2	standard in order to defend—
3	(i) the information network of the De-
4	partment of Defense in a State environ-
5	ment;
6	(ii) while acting under title 10, United
7	States Code, the information networks of
8	State governments; and
9	(iii) critical infrastructure;
10	(B) fosters interagency cooperation by—
11	(i) co-locating members of the Army
12	National Guard with personnel of depart-
13	ments and agencies of the Federal Govern-
14	ment and State governments; and
15	(ii) providing an environment to de-
16	velop interagency relationship to coordinate
17	responses and recovery efforts during and
18	following a cyber attack;
19	(C) collaborates with academic institutions
20	to develop and implement curriculum for inter-
21	agency education and training within the class-
22	room; and
23	(D) coordinates with the Persistent Cyber
24	Training Environment of the Army Cyber Com-
25	mand in devising and implementing interagency

1	education and training using physical and infor-
2	mation technology infrastructure.
3	(2) LOCATIONS.—If the Secretary carries out
4	the pilot program under subsection (a), the Sec-
5	retary shall select one National Guard facility at
6	which to carry out the pilot program. The Secretary
7	shall select a facility that is located in an area that
8	meets the following criteria:
9	(A) The location has a need for cyber
10	training, as measured by both the number of
11	members of the Army National Guard that
12	would apply for such training and the number
13	of units of the Army National Guard that verify
14	the unit would apply for such training.
15	(B) The location has high capacity infor-
16	mation and telecommunications infrastructure,
17	including high speed fiber optic networks.
18	(C) The location has personnel, technology,
19	laboratories, and facilities to support proposed
20	activities and has the opportunity for ongoing
21	training, education, and research.
22	(d) ACTIVITIES.—If the Secretary carries out the
23	pilot program under subsection (a), the Secretary shall en-
24	sure that the pilot program includes the following activi-
25	ties:

(1) Providing joint education and training and
 accelerating training certifications for working in a
 cyber range.

4 (2) Integrating education and training between
5 the National Guard, law enforcement, and emer6 gency medical and fire first responders.

7 (3) Providing a program to continuously train
8 the cyber network defense teams to not only defend
9 the information network of the Department of De10 fense, but to also provide education and training on
11 how to use defense capabilities of the team in a
12 State environment.

(4) Developing curriculum and educating the
National Guard on the different missions carried out
under titles 10 and 32, United States Code, in order
to enhance interagency coordination and create a
common operating picture.

18 SEC. 1636. PROCEDURES AND REPORTING REQUIREMENT

19	ON CYBERSECURITY BREACHES AND LOSS OF
20	PERSONALLY IDENTIFIABLE INFORMATION.

(a) IN GENERAL.—In the event of a significant loss
of personally identifiable information of civilian or uniformed members of the Armed Forces, the Secretary of
Defense shall promptly submit to the congressional de-

fense committees notice in writing of such loss. Such no tice may be submitted in classified or unclassified formats.

3 (b) PROCEDURES.—Not later than 180 days after the 4 date of the enactment of this Act, the Secretary of Defense 5 shall establish and submit to the congressional defense committees procedures for complying with the require-6 7 ments of subsection (a). Such procedures shall be con-8 sistent with the national security of the United States, the 9 protection of operational integrity, and the protection of 10 personally identifiable information of civilian and uniformed members of the Armed Forces. 11

(c) SIGNIFICANT LOSS OF PERSONALLY IDENTIFI-12 ABLE INFORMATION DEFINED.—In this section, the term 13 14 "significant loss of personally identifiable information" 15 means an intentional, accidental, or otherwise known disclosure of information that can be used to distinguish or 16 trace an individual's identity, such as the name, Social Se-17 18 curity number, date and place of birth, biometric records, 19 home or other phone numbers, or other demographic, per-20sonnel, medical, or financial information, involving 250 or 21 more civilian or uniformed members of the Armed Forces. 22 SEC. 1637. CYBER INSTITUTES AT THE SENIOR MILITARY 23 **COLLEGES.**

(a) PROGRAM AUTHORIZED.—The Secretary of De-fense may carry out a program to establish a cyber insti-

tute at each of the senior military colleges (referred to in 1 this section as an "SMC Cyber Institute") for purposes 2 3 and focusing the of accelerating development of 4 foundational expertise in critical cyber operational skills 5 for future military and civilian leaders of the Armed 6 Forces and Department of Defense, including such leaders 7 of the reserve components.

8 (b) ELEMENTS.—Each SMC Cyber Institute estab-9 lished under subsection (a) shall include the following:

(1) Programs to provide future military and civilian leaders of the Armed Forces or the Department of Defense who possess cyber operational expertise from beginning through advanced skill levels
with instruction and practical experiences that lead
to recognized certifications and degrees in cyber-related fields.

17 (2) Programs of targeted strategic foreign lan18 guage proficiency training for such future leaders
19 that—

20 (A) are designed to significantly enhance
21 critical cyber operational capabilities; and

(B) are tailored to current and anticipatedreadiness requirements.

24 (3) Programs related to mathematical founda-25 tions of cryptography and courses in cryptographic

theory and practice designed to complement and re inforce cyber education along with the strategic for eign language programs critical to cyber operations.

4 (4) Programs related to data science and 5 courses in data science theory and practice designed 6 to complement and reinforce cyber education along 7 with the strategic foreign language programs critical 8 to cyber operations.

9 (5) Programs designed to develop early interest 10 and cyber talent through summer programs for ele-11 mentary and secondary school students and dual en-12 rollment opportunities for cyber, strategic foreign 13 language, data science, and cryptography related 14 courses.

(6) Training and education programs to expand
the pool of qualified instructors necessary to support
cyber education in regional school systems.

18 (c) PARTNERSHIPS WITH DEPARTMENT OF DE-FENSE AND THE ARMED FORCES.—A SMC Cyber Insti-19 20 tute established under subsection (a) may enter into a 21 partnership with one or more components of the Armed 22 Forces (active or reserve) or any agency of the Depart-23 ment of Defense to facilitate the development of critical 24 cyber skills for students who may pursue a career with 25 the Department of Defense.

(d) PARTNERSHIPS WITH OTHER SCHOOLS.—A
 SMC Cyber Institute established under subsection (a) may
 enter into a partnership with one or more local educational
 agencies to carry out the requirements of this section.

5 (e) SENIOR MILITARY COLLEGES DEFINED.—In this
6 section, the term "senior military colleges" means the sen7 ior military colleges described in section 2111a(f) of title
8 10, United States Code.

9 SEC. 1638. STUDY AND REPORT ON RESERVE COMPONENT 10 CYBER CIVIL SUPPORT TEAMS.

(a) STUDY REQUIRED.—The Secretaries concerned
shall conduct a study on the feasibility, advisability, and
necessity of the establishment of reserve component cyber
civil support teams for each State.

15 (b) ELEMENTS.—The study under subsection (a)16 shall include the following:

(1) An examination of the potential ability of
the teams referred to in such subsection to respond
to an attack, natural disaster, or other large-scale
incident affecting computer networks, electronics, or
cyber capabilities.

(2) An analysis of State and local civilian and
private sector cyber response capabilities and services, including an identification of any gaps in such
capabilities and services.

1	(3) An identification of the potential role of
2	such teams with respect to the principles and proc-
3	esses set forth in—
4	(A) Presidential Policy Directive 20
5	(United States Cyber Operations Policy);
6	(B) Presidential Policy Directive 21 (Crit-
7	ical Infrastructure Security and Resilience); and
8	(C) Presidential Policy Directive 41
9	(United States Cyber Incident Coordination).
10	(4) An explanation of how such teams may
11	interact with other organizations and elements of the
12	Federal Government that have responsibilities under
13	the Presidential Policy Directives referred to in
14	paragraph (3).
15	(5) The amount of funding and other resources
16	that may be required by the Department of Defense
17	to organize, train, and equip such teams.
18	(6) An explanation of how the establishment of
19	such teams may affect the ability of the Department
20	of Defense—
21	(A) to organize, train, equip, and employ
22	the Cyber Mission Force, and other organic
23	cyber forces; and

1	(B) to perform national defense missions
2	and defense support to civil authorities for
3	cyber incident response.
4	(7) An explanation of how the establishment of
5	such teams may affect the ability of the Department
6	of Homeland Security—
7	(A) to organize, train, equip, and employ
8	cyber incident response teams; and
9	(B) to perform civilian cyber response mis-
10	sions.
11	(8) Any effects on the privacy and civil liberties
12	of United States persons that may result from the
13	establishment of such teams.
14	(9) Any other considerations determined to be
15	relevant by the Secretaries concerned.
16	(c) REPORT REQUIRED.—Not later than 180 days
17	after the date of the enactment of this Act, the Secretaries
18	concerned shall submit to the appropriate congressional
19	committees a report that includes—
20	(1) the results of the study conducted under
21	subsection (a), including an explanation of each ele-
22	ment described in subsection (b);
23	(2) the final determination of the Secretaries
24	with respect to the feasibility, advisability, and ne-

1	cessity of establishing reserve component cyber civil
2	support teams for each State; and
3	(3) if such final determination is in the affirma-
4	tive, proposed legislation for the establishment of the
5	teams, which may include proposed legislation to
6	amend section 12310 of title 10, United States
7	Code.
8	(d) 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 Homeland Security
13	of the House of Representatives; and
14	(C) the Committee on Homeland Security
15	and Governmental Affairs of the Senate.
16	(2) The term "reserve component cyber civil
17	support team" means a team that—
18	(A) is comprised of members of the reserve
19	components;
20	(B) is organized, trained, equipped, and
21	sustained by the Department of Defense for the
22	purpose of assisting State authorities in pre-
23	paring for and responding to cyber incidents,
24	cyber emergencies, and cyber attacks; and

1	(C) operates principally under the com-
2	mand and control of the Chief Executive of the
3	State in which the team is located.
4	(3) The term "Secretaries concerned" means
5	the Secretary of Defense and the Secretary of
6	Homeland Security acting jointly.
7	(4) The term "State" means each of the several
8	States, the District of Columbia, the Commonwealth
9	of Puerto Rico, and the United States Virgin Is-
10	lands.
11	Subtitle D—Nuclear Forces
12	SEC. 1641. UNDER SECRETARY OF DEFENSE FOR RE-
13	SEARCH AND ENGINEERING AND THE NU-
13 14	SEARCH AND ENGINEERING AND THE NU- CLEAR WEAPONS COUNCIL.
14	CLEAR WEAPONS COUNCIL.
14 15	CLEAR WEAPONS COUNCIL. Section 179(a) of title 10, United States Code, is
14 15 16	CLEAR WEAPONS COUNCIL. Section 179(a) of title 10, United States Code, is amended—
14 15 16 17	CLEAR WEAPONS COUNCIL. Section 179(a) of title 10, United States Code, is amended— (1) in paragraph (1), by striking ", Technology,
14 15 16 17 18	CLEAR WEAPONS COUNCIL. Section 179(a) of title 10, United States Code, is amended— (1) in paragraph (1), by striking ", Technology, and Logistics" and inserting "and Sustainment";
14 15 16 17 18 19	CLEAR WEAPONS COUNCIL. Section 179(a) of title 10, United States Code, is amended— (1) in paragraph (1), by striking ", Technology, and Logistics" and inserting "and Sustainment"; (2) by redesignating paragraphs (4) and (5) as
 14 15 16 17 18 19 20 	CLEAR WEAPONS COUNCIL. Section 179(a) of title 10, United States Code, is amended— (1) in paragraph (1), by striking ", Technology, and Logistics" and inserting "and Sustainment"; (2) by redesignating paragraphs (4) and (5) as paragraphs (5) and (6), respectively; and
 14 15 16 17 18 19 20 21 	CLEAR WEAPONS COUNCIL. Section 179(a) of title 10, United States Code, is amended— (1) in paragraph (1), by striking ", Technology, and Logistics" and inserting "and Sustainment"; (2) by redesignating paragraphs (4) and (5) as paragraphs (5) and (6), respectively; and (3) by inserting after paragraph (3) the fol-

1 SEC. 1642. LONG-RANGE STANDOFF WEAPON REQUIRE-2 MENTS. 3 Subparagraphs (A) and (B) of section 217(a)(1) of the National Defense Authorization Act for Fiscal Year 4 5 2014 (Public Law 113–66; 127 Stat. 706) are amended to read as follows: 6 7 "(A) achieves initial operating capability 8 for nuclear missions prior to the retirement of 9 the nuclear-armed AGM-86; 10 "(B) achieves initial operating capability 11 for conventional missions by not later than four 12 years after the date of the achievement under 13 subparagraph (A); and". 14 SEC. 1643. ACCELERATION OF GROUND-BASED STRATEGIC 15 DETERRENT PROGRAM AND LONG-RANGE 16 STANDOFF WEAPON PROGRAM. 17 (a) PLAN FOR ACCELERATION OF PROGRAMS.—Consistent with validated military requirements and in accord-18 19 ance with applicable provisions of Federal law regarding 20acquisition, the Under Secretary of Defense for Acquisi-21 tion and Sustainment, in consultation with the Secretary

22 of the Air Force, shall develop and implement—

23 (1) a plan to accelerate the development, pro-24 curement, and fielding of the ground-based strategic 25 deterrent program; and

(2) a plan to accelerate the development, pro curement, and fielding of the long-range standoff
 weapon.

4 (b) CRITERIA.—The plans developed under sub-5 section (a) shall meet the following criteria:

6 (1) With respect to the plan developed under 7 paragraph (1) of such subsection, the plan shall en-8 sure that the ground-based strategic deterrent pro-9 gram includes the recapitalization of the full inter-10 continental ballistic missile weapon system for 400 11 deployed missiles and associated spares and 450 12 launch facilities, without phasing or splitting the 13 program, including with respect to the missile flight 14 system, ground-based infrastructure and equipment, 15 appropriate command and control elements.

16 (2) The plans shall include a comprehensive as17 sessment of the benefits, risks, feasibility, costs, and
18 cost savings of various options for accelerating the
19 respective program covered by the plan, including by
20 considering—

21 (A) accelerating—

(i) the technology maturation and risk
reduction phase, including through the
identification of low and high technology

1	readiness levels, requirements, and
2	timelines for maturing such technology;
3	(ii) the award of an engineering and
4	manufacturing development contract; and
5	(iii) making the milestone B decision;
6	(B) transitioning full acquisition authority,
7	responsibility, and accountability of the respec-
8	tive program to the Secretary of the Air Force,
9	including milestone decision authority;
10	(C) providing a general officer-level pro-
11	gram executive officer a dedicated, single-pro-
12	gram, long-term assignment with a tailored ac-
13	quisition approach, program strategy, and over-
14	sight model for the respective program that em-
15	powers the general officer to accelerate the pro-
16	gram, make decisions, and be held accountable;
17	(D) streamlining, as appropriate, test and
18	evaluation activities for the respective program,
19	particularly for proven technologies, while en-
20	suring high confidence in the final deployed sys-
21	tem;
22	(E) leveraging agile software development
23	or other innovative approaches to reduce time-
24	frames for software development;

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(F) identifying and proposing statutory
 changes that the Under Secretary or the Sec retary of the Air Force determine could accel erate the respective program;

(G) identifying accelerated goals for initial operational capability and full operational capability for the respective program; and

8 (H) such other options as the Under Sec9 retary or the Secretary of the Air Force con10 sider appropriate.

11 (c) SUBMISSION.—Not later than 120 days after the 12 date of the enactment of this Act, the Under Secretary, 13 in consultation with the Secretary of the Air Force, shall 14 submit to the congressional defense committees the plans 15 developed under subsection (a), including an assessment 16 of the options considered and the options selected to be 17 implemented under the plans.

(d) BRIEFING.—Not later than 160 days after the
19 date of the enactment of this Act, the Commander of the
20 United States Strategic Command shall provide to the
21 congressional defense committees a briefing on the views
22 of the Commander with respect to the plans developed
23 under subsection (a).

24 (e) DEFINITIONS.—In this section:

(1) The term "milestone B decision" has the
 meaning given that term in section 2400(a) of title
 10, United States Code.

4 (2) The term "milestone decision authority"
5 has the meaning given that term in section 2366a(d)
6 of title 10, United States Code.

7 SEC. 1644. PROCUREMENT AUTHORITY FOR CERTAIN
8 PARTS OF INTERCONTINENTAL BALLISTIC
9 MISSILE FUZES.

10 (a) AVAILABILITY OF FUNDS.—Notwithstanding section 1502(a) of title 31, United States Code, of the 11 12 amount authorized to be appropriated for fiscal year 2019 by section 101 and available for Missile Procurement, Air 13 Force, as specified in the funding table in division D, 14 15 \$9,841,000 shall be available for the procurement of covered parts pursuant to contracts entered into under sec-16 17 tion 1645(a) of the Carl Levin and Howard P. "Buck" McKeon National Defense Authorization Act for Fiscal 18 Year 2015 (Public Law 113–291; 128 Stat. 3651). 19

(b) COVERED PARTS DEFINED.—In this section, the
term "covered parts" means commercially available offthe-shelf items as defined in section 104 of title 41, United
States Code.

1	SEC. 1645. PROHIBITION ON REDUCTION OF THE INTER-
2	CONTINENTAL BALLISTIC MISSILES OF THE
3	UNITED STATES.
4	(a) PROHIBITION.—Except as provided by subsection
5	(b), none of the funds authorized to be appropriated by
6	this Act or otherwise made available for fiscal year 2019
7	for the Department of Defense shall be obligated or ex-
8	pended for—
9	(1) reducing, or preparing to reduce, the re-
10	sponsiveness or alert level of the intercontinental
11	ballistic missiles of the United States; or
12	(2) reducing, or preparing to reduce, the quan-
13	tity of deployed intercontinental ballistic missiles of
14	the United States to a number less than 400.
15	(b) EXCEPTION.—The prohibition in subsection (a)
16	shall not apply to any of the following activities:
17	(1) The maintenance or sustainment of inter-
18	continental ballistic missiles.
19	(2) Ensuring the safety, security, or reliability
20	of intercontinental ballistic missiles.
21	SEC. 1646. EXTENSION OF PROHIBITION ON AVAILABILITY
22	OF FUNDS FOR MOBILE VARIANT OF
23	GROUND-BASED STRATEGIC DETERRENT
24	MISSILE.
25	Section 1664 of the National Defense Authorization
26	Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.

2615), as amended by section 1663 by the National De fense Authorization Act for Fiscal Year 2018 (Public Law
 115-91), is amended by striking "2019" and inserting
 "2020".

5 SEC. 1647. INDEPENDENT STUDY ON NUCLEAR WEAPONS 6 LAUNCH-UNDER-ATTACK OPTION.

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

8 (1) Maintaining a safe, effective, and reliable
9 nuclear arsenal and command and control system
10 are high priorities for ensuring national security.

(2) The current launch-under-attack option,
particularly for the intercontinental ballistic missile
forces, could require a quick decision, on the order
of minutes, on whether to use these weapons to respond to an incoming attack.

16 (b) INDEPENDENT STUDY.—Not later than 30 days after the date of the enactment of this Act, the Secretary 17 18 of Defense shall seek to enter into a contract with a feder-19 ally funded research and development center to conduct 20a study on the potential benefits and risks of reducing the 21 role of the launch-under-attack option with respect to 22 planning by the United States relating to nuclear weap-23 ons.

24 (c) SELECTION.—The Secretary may not enter into25 the contract under subsection (b) with a federally funded

research and development center for which the Air Force
 is the primary sponsor.

3 (d) Reports.—

- 4 (1) SUBMISSION TO DOD.—Not later than 270 5 days after the date of the enactment of this Act, the 6 federally funded research and development center 7 shall submit to the Secretary a report containing the 8 study conducted under subsection (b). Such report 9 shall include the findings and recommendations of 10 the center.
- (2) SUBMISSION TO CONGRESS.—Not later than
 30 days after the date on which the Secretary receives the report under paragraph (1), the Secretary
 shall submit to the congressional defense committees
 such report, without change.
- 16 (3) FORM.—The reports under paragraphs (1)
 17 and (2) shall be submitted in unclassified form, but
 18 may include a classified annex.

1 SEC. 1648. EXTENSION OF ANNUAL REPORT ON THE PLAN 2 FOR THE NUCLEAR WEAPONS STOCKPILE, 3 WEAPONS COMPLEX, NUCLEAR NUCLEAR 4 WEAPONS DELIVERY SYSTEMS, AND NU-5 CLEAR WEAPONS COMMAND AND CONTROL 6 SYSTEM. 7 Section 1043(a)(1) of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112-81; 125 8 Stat. 1576) is amended by striking "2019" and inserting 9 "2022". 10 11 SEC. 1649. SENSE OF CONGRESS ON NUCLEAR POSTURE OF 12 THE UNITED STATES. 13 It is the sense of Congress that— 14 (1) for more than 70 years, the nuclear deter-15 rent of the United States has played a central role 16 in the national security of the United States and 17 international stability; 18 (2) the nuclear forces of the United States have 19 and will continue to play a fundamental role in de-20 terring aggression against the interests of the 21 United States and the allies of the United States in 22 an increasingly dangerous world; 23 (3) strong, credible, and flexible nuclear forces 24 of the United States assure the allies of the United 25 States that the extended deterrence guarantees of the United States are credible and that the resolve 26

of the United States remains strong even in the face
 of nuclear provocations, including nuclear coercion
 and blackmail;

4 (4) the 2017 National Security Strategy and 5 the 2018 National Defense Strategy correctly assess 6 that, due to increased global disorder and com-7 plexity, the decline of the international rules-based 8 order and security environment, and the erosion of 9 the competitive advantages of the United States, 10 interstate strategic competition must now be the pri-11 mary focus of the national security strategy of the 12 United States;

(5) the 2018 Nuclear Posture Review aligns
with these conclusions, and recognizes that deterrence is dynamic, not static, and that while the nuclear posture and policies of the United States are
underpinned by enduring consistency, such posture
and policies must also undergo measured adjustments to remain credible as threats evolve;

(6) the Russian Federation has elevated the
role of nuclear weapons in its strategies, is developing and deploying new nuclear capabilities (including a recently announced nuclear-powered cruise
missile and high-speed, nuclear-powered underwater
drone), is violating many arms control agreements

(including the INF Treaty), and has made explicit
 nuclear threats against the United States and the al lies of the United States;

4 (7) the United States remains committed to its 5 full range of nuclear arms control and nonprolifera-6 tion obligations and seeks continued engagement for 7 prudent and verifiable agreements, however, the poli-8 cies and actions of the United States must also hold 9 states that violate arms control treaties accountable 10 for such violations and take such violations into ac-11 count when considering further arms control agree-12 ments;

13 the North Atlantic Treaty Organization (8)14 (NATO) plays an essential role in the national secu-15 rity of the United States and NATO should continue 16 to strengthen and align its nuclear and conventional 17 deterrence posture, planning, and exercises to align 18 with modern threats, including modernizing its dual-19 capable aircraft, command and control networks, nu-20 clear-related facilities, and conventional capabilities;

(9) to deter large-scale, catastrophic war with
Russia, the People's Republic of China, and other
potential adversaries, as well as reassure allies, the
United States requires reliable, diverse, and
tailorable nuclear forces that are able to respond to

a variety of current threats while preparing for fu ture uncertainty;

(10) the 2018 Nuclear Posture Review recon-3 4 firms the value of the nuclear triad and dual-capable 5 aircraft of the United States, directs the continu-6 ation of the comprehensive nuclear modernization 7 program initiated by the previous administration, 8 and proposes two supplemental capabilities (a lower-9 yield submarine-launched ballistic missile warhead 10 and a sea-launched cruise missile) that will strength-11 en deterrence and assurance and reduce the chances 12 that nuclear weapons are used in conflict;

(11) three successive Secretaries of Defense
across two administrations have stated that nuclear
deterrence is the highest priority mission of the Department of Defense; and

17 (12) in light of this prioritization, the age of 18 the current nuclear forces and infrastructure of the 19 United States, and the small percentage of the de-20 fense budget that will be expended on the recapital-21 ization of the nuclear deterrent of the United States, 22 the modernization of the nuclear forces, command 23 and control systems, and supporting infrastructure 24 of the United States is affordable and a national im-25 perative.

1	SEC. 1650. SENSE OF CONGRESS ON EXTENDED NUCLEAR
2	DETERRENCE IN THE INDO-PACIFIC REGION.
3	It is the sense of Congress that—
4	(1) the nuclear program of the Democratic Peo-
5	ple's Republic of Korea poses a critical national se-
6	curity threat not only to the United States, but to
7	the security and stability of the entire Indo-Pacific
8	region, including South Korea, Japan, and Aus-
9	tralia;
10	(2) the nuclear and conventional forces of the
11	United States continue to play a fundamental role in
12	deterring aggression against its interests and the in-
13	terests of its allies in the Indo-Pacific region and be-
14	yond;
15	(3) the United States stands unwaveringly be-
16	hind its treaty obligations and assurances, including
17	those related to defense and extended nuclear deter-
18	rence, to South Korea, Japan, and Australia;
19	(4) the complete, verifiable, and irreversible
20	denuclearization of the Democratic People's Republic
21	of Korea remains a central foreign policy objective
22	of the United States;
23	(5) the status of any denuclearization or end-of-
24	conflict agreement with the Democratic People's Re-
25	public of Korea should not supersede such treaty ob-

1	ligations and assurances described in paragraph (3);
2	and
3	(6) the presence of United States Forces on the
4	Korean Peninsula should remain strong and endur-
5	ing.
6	Subtitle E—Missile Defense
7	Programs
8	SEC. 1661. DEVELOPMENT OF PERSISTENT SPACE-BASED
9	SENSOR ARCHITECTURE.
10	(a) FINDINGS.—Congress finds the following:
11	(1) Absent a missile defense review, the budget
12	of the President submitted to Congress under sec-
13	tion 1105(a) of title 31, United States Code, for fis-
14	cal year 2019 did not propose funding for efforts
15	within the Missile Defense Agency to further develop
16	the Missile Defense Tracking System (a future space
17	sensor architecture) and instead funds were provided
18	to the Air Force to determine the plan of the De-
19	partment of Defense for future missile warning and
20	tracking capabilities.
21	(2) Delaying development and deployment of a
22	space-based missile tracking capability further places
23	the United States at a disadvantage against
24	hypersonic threats.

1 (b) DEVELOPMENT REQUIRED.—Subsection (a) of 2 section 1683 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115-91; 131. Stat. 3 4 1777) is amended by striking "If consistent with the direc-5 tion or recommendations of the Ballistic Missile Defense 6 Review that commenced in 2017, the Director of the Missile Defense Agency" and inserting "Beginning fiscal year 7 8 2019, the Director of the Missile Defense Agency, in co-9 ordination with the Director of National Intelligence, the 10 Commander of the Air Force Space Command, and the 11 Commander of the United States Strategic Command,". 12 (c) PLAN.—

(1) LIMITATION.—Of the funds authorized to 13 14 be appropriated by this Act or otherwise made avail-15 able for fiscal year 2019 for the Department of De-16 fense for the development of the space-based sensor 17 architecture under subsection (a) of section 1683 of 18 the National Defense Authorization Act for Fiscal 19 Year 2018 (Public Law 115–91; 131 Stat. 1777), 20 not more than 25 percent may be obligated or ex-21 pended until the date on which the Director of the 22 Missile Defense Agency submits the plan under sub-23 section (e) of such section.

24 (2) CLARIFICATION OF ROLES.—Section
25 1683(e) of the National Defense Authorization Act

1	for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
2	1777) is amended by striking "the Director shall
3	submit" and inserting "the Director of the Missile
4	Defense Agency, in coordination with the Director of
5	National Intelligence, the Commander of the Air
6	Force Space Command, and the Commander of the
7	United States Strategic Command shall submit".
8	(d) Report on Use of Other Authorities.—
9	Such section 1683 is further amended—
10	(1) by redesignating subsection (f) as sub-
11	section (g); and
12	(2) by inserting after subsection (e) the fol-
13	lowing new subsection (f):
14	"(f) Report on Use of Other Authorities
15	Not later than January 31, 2019, the Director of the Mis-
16	sile Defense Agency shall submit to the appropriate con-
17	gressional committees a report on the options available to
18	the Director to use other transactional authorities pursu-
19	ant to section 2371 of title 10, United States Code, to
20	accelerate the development and deployment of the sensor
21	architecture required by subsection (a).".
22	SEC. 1662. BOOST PHASE BALLISTIC MISSILE DEFENSE.
23	(a) Development and Study.—Section 1685 of
24	the National Defense Authorization Act for Fiscal Year

25 2018 (Public Law 115-91; 10 U.S.C. 2431 note) is

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amended by adding at the end the following new sub-

2 sections: 3 "(d) DEVELOPMENT.— 4 ((1))REQUIREMENT.—Beginning fiscal year 5 2019, the Director of the Missile Defense Agency 6 shall carry out a program to develop boost phase intercept capabilities that— 7 8 "(A) are cost effective; 9 "(B) are air-launched, ship-based, or both; 10 and 11 "(C) include kinetic interceptors. (2)12 PARTNERSHIPS.—In developing kinetic 13 boost phase intercept capabilities under paragraph 14 (1), the Director may enter into partnerships with 15 the Ministry of National Defense of the Republic of 16 Korea or the Ministry of Defense of Japan, or both. 17 "(e) INDEPENDENT STUDY.— 18 "(1) REQUIREMENT.—The Secretary of De-19 fense shall seek to enter into an agreement with a 20 federally funded research and development center to 21 conduct a feasibility study on providing an initial or 22 demonstrated boost phase capability using un-

manned aerial vehicles and kinetic interceptors by

December 31, 2021. Such study shall include, at a

minimum, a review of the study published by the

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1	Science, Technology, and National Security Working
2	Group of the Massachusetts Institute of Technology
3	in 2017 titled 'Airborne Patrol to Destroy DPRK
4	ICBMs in Powered Flight'.
5	"(2) SUBMISSION.—Not later than July 31,
6	2019, the Secretary shall submit to the congres-
7	sional defense committees the study conducted under
8	paragraph (1).".
9	(b) Directed Energy Development.—Subsection
10	(b) of such section is amended—
11	(1) by striking "The Secretary of Defense" and
12	inserting the following:
13	"(1) IN GENERAL.—The Secretary of Defense";
14	and
15	(2) by adding at the end the following new
16	paragraph:
17	"(2) Role of director.—
18	"(A) TRANSFER OF RESPONSIBILITY.—Be-
19	ginning fiscal year 2019, the Secretary shall
20	transfer from the Under Secretary of Defense
21	for Research and Engineering to the Director
22	of the Missile Defense Agency the responsibility
23	to continue developing the interim directed en-
24	ergy boost phase ballistic missile defense capa-
25	bility specified in paragraph (1).

1	"(B) OTHER PROGRAMS.—In continuing
2	the development under subparagraph (A), the
3	Director shall—
4	"(i) leverage the efforts of the Under
5	Secretary under the high energy laser ad-
6	vanced development program; and
7	"(ii) share with the Under Secretary
8	any information useful to such program.
9	"(C) Briefing.—Not later than February
10	28, 2019, the Director shall provide to the
11	Committees on Armed Services of the House of
12	Representatives and the Senate, and to any
13	other congressional defense committee upon re-
14	quest, a briefing on—
15	"(i) specific criteria that the Director
16	will address in the development under sub-
17	paragraph (A); and
18	"(ii) parameters used to measure
19	progress in such development.".
20	(c) Modification to Sense of Congress.—Sub-
21	section (a) of such section is amended by striking ", if
22	consistent with the direction or recommendations of the
23	Ballistic Missile Defense Review that commenced in
24	2017".

1	SEC. 1663. IMPROVEMENTS TO RESEARCH AND DEVELOP-
2	MENT AND ACQUISITION PROCESSES OF MIS-
3	SILE DEFENSE AGENCY.
4	(a) Research and Development.—
5	(1) TRANSFER.—Not later than September 30,
6	2020, the Secretary of Defense shall transfer the au-
7	thority and the total obligational authority for each
8	research and development program described in
9	paragraph (2) from the Under Secretary of Defense
10	for Research and Engineering to the Director of the
11	Missile Defense Agency.
12	(2) RESEARCH AND DEVELOPMENT PROGRAM
13	DESCRIBED.—A research and development program
14	described in this paragraph is a program that the
15	Under Secretary identifies as meeting each of the
16	following criteria:
17	(A) The program consists of efforts to de-
18	velop prototypes or science and technology, or
19	has not yet received Milestone B approval (as
20	defined in section 2366 of title 10, United
21	States Code).
22	(B) The efforts of the program either—
23	(i) are planned to be incorporated into
24	ballistic missile defense systems; or
25	(ii) have explicit applications for bal-
26	listic missile defense or hypersonic defense.

1	(3) REPORT.—Not later than March 31, 2019,
2	the Under Secretary shall submit to the congres-
3	sional defense committees a report that—
4	(A) lists each research and development
5	program identified under paragraph (2); and
6	(B) a summary of the efforts and funding
7	required for such programs during the period
8	covered by the future-years defense program
9	under section 221 of title 10, United States
10	Code, as of the date of the report.
11	(b) Notification on Changes to Non-standard
12	Acquisition Processes and Responsibilities.—
13	(1) LIMITATION.—None of the funds authorized
14	to be appropriated by this Act or otherwise made
15	available for fiscal year 2019 for the Secretary of
16	Defense may be obligated or expended to change the
17	non-standard acquisition processes and responsibil-
18	ities described in paragraph (2) until—
19	(A) the Secretary notifies the congressional
20	defense committees of such proposed change;
21	and
22	(B) a period of 180 days has elapsed fol-
23	lowing the date of such notification.
24	(2) Non-standard acquisition processes
25	AND RESPONSIBILITIES DESCRIBED.—The non-

1	standard acquisition processes and responsibilities
2	described in this paragraph are such processes and
3	responsibilities described in—
4	(A) the memorandum of the Secretary of
5	Defense titled "Missile Defense Program Direc-
6	tion" signed on January 2, 2002;
7	(B) Department of Defense Directive
8	5134.09, as in effect on the date of the enact-
9	ment of this Act; and
10	(C) United States Strategic Command In-
11	struction 583–3.
12	(c) INTEGRATED MASTER TEST PLAN INFORMA-
13	TION.—
14	(1) PUBLIC AVAILABILITY.—Together with the
15	release of each integrated master test plan of the
16	Missile Defense Agency, the Director of the Missile
17	Defense Agency shall make publicly available a
18	version of each such plan that identifies the fiscal
19	year and the fiscal quarter in which events under the
20	plan will occur.
21	(2) SUBMISSION.—Not later than 30 days after
22	the budget of the President for each of fiscal years
23	2020 and 2021 is submitted to Congress under sec-
24	tion 1105 of title 31, United States Code, the Direc-
25	tor shall submit to the congressional defense com-

mittees the integrated master test plan of the Mis sile Defense Agency, including any classified and un classified versions of such plan.

4 (d) MISSILE DEFENSE EXECUTIVE BOARD.—In addition to the Under Secretary of Defense for Research and 5 6 Engineering serving as chairman of the Missile Defense 7 Executive Board pursuant to section 1676(c)(3)(B) of the 8 National Defense Authorization Act for Fiscal Year 2018 9 (Public Law 115–91; 131 Stat. 1773), the Under Sec-10 retary of Defense for Acquisition and Sustainment shall 11 serve-

12 (1) as a member of the Board; and

(2) as co-chairman with respect to decisions regarding acquisition and the approval of acquisition
and production milestones, including with respect to
the use of other transaction authority contracts and
transactions in excess of \$500,000,000 (including all
options).

19sec. 1664. Layered defense of the united states20Homeland.

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

(1) The United States homeland (including Hawaii and Alaska) is currently protected against intercontinental ballistic missiles by the ground-based
midcourse defense system, with 44 ground-based

1	interceptors located at Fort Greely, Alaska, and
2	Vandenberg, California.
3	(2) The Department of Defense plans to expand
4	the number of ground-based interceptors to 64 inter-
5	ceptors by 2023 by adding Missile Field 4 at Fort
6	Greely, Alaska.
7	(b) SENSE OF CONGRESS.—It is the sense of Con-
8	gress that the United States should—
9	(1) continue to explore and deploy capabilities
10	that increase the layered defense of the United
11	States homeland;
12	(2) support, if determined by the Secretary of
13	Defense as necessary for the national security of the
14	United States, the deployment of a ground-based in-
15	terceptor site, or potential other ballistic missile de-
16	fense systems pending successful testing, on the
17	East Coast of the United States that—
18	(A) weighs cost effectiveness and
19	prioritization of capability; and
20	(B) provides for increased protection of the
21	continental United States from North Korean
22	and Iranian threats;
23	(3) support the ability of the Army, the Navy,
24	and the Missile Defense Agency to deploy fixed,
25	semi-fixed, and mobile at-sea and ashore assets to

locations to increase the layered defense of all of the
 United States homeland; and

3 (4) support, as appropriate, further analysis 4 and testing for regional systems to be employed for 5 the layered defense of the United States homeland. 6 (c) CERTIFICATION.—Before the Secretary of De-7 fense makes a potential determination to deploy regional 8 assets to provide missile defense from longer range 9 threats, the Secretary shall certify to the congressional de-10 fense committees that such deployment would not unnecessarily undermine or pose additional risk to strategic sta-11 bility. 12

13 (d) BRIEFING.—Not later than January 31, 2019, the Director of the Missile Defense Agency, in coordina-14 15 tion with the Under Secretary of Defense for Policy, the Commander of the United States Northern Command, 16 17 and the Commander of the United States Pacific Command, shall provide to the Committees on Armed Services 18 of the House of Representatives and the Senate, and to 19 20 any other congressional defense committee upon request, 21 a briefing that—

(1) describes options and plans to increase or
improve the layered protection of the United States
homeland (including Hawaii and Alaska) from

1	threats posed by North Korea and threats posed by
2	Iran;
3	(2) addresses the capabilities and reliability of
4	missile defense systems to defend against potential
5	trajectories of missiles from both the North and
6	South Poles; and
7	(3) addresses technical capability and policy
8	with respect to such options.
9	SEC. 1665. TESTING OF REDESIGNED KILL VEHICLE PRIOR
10	TO PRODUCTION.
11	(a) Successful Testing Required.—Except as
12	provided by subsection (b), the Director of the Missile De-
13	fense Agency may not make a lot production decision for
14	the redesigned kill vehicle unless the vehicle has undergone
15	at least one successful flight intercept test that meets the
16	following criteria:
17	(1) The test sufficiently assesses the perform-
18	ance of the vehicle in order to inform a lot produc-
19	tion decision.
20	(2) The results of the test demonstrate that the
21	vehicle—
22	(A) will work in an effective manner; and
23	(B) has the ability to accomplish the in-
24	tended mission of the vehicle.

1 (b) WAIVER.—The Secretary of Defense, without del-2 egation, may waive subsection (a) if— 3 (1) the Secretary determines that the waiver is 4 in the interest of national security; 5 (2) the Secretary determines that the threat of 6 missiles is advancing at a pace that requires addi-7 tional capacity of the ground-based midcourse sys-8 tem by 2023; 9 (3) the Secretary determines that the waiver is 10 appropriate in light of the assessment conducted by the Director of Operational Test and Evaluation 11 12 under subsection (c); 13 (4) the Secretary submits to the congressional 14 defense committees a report containing— 15 (A) a notice of the waiver, including the

rationale of the Secretary for making the waiver;

(B) a certification by the Secretary that
the Secretary has analyzed and accepts the risk
of making and implementing a lot production
decision for the redesigned kill vehicle prior to
the vehicle undergoing a successful flight intercept test; and

(C) the assessment of the Director of
 Operational Test and Evaluation under sub section (c); and

4 (5) a period of 30 days elapses following the
5 date on which the Secretary submits the report
6 under paragraph (4).

7 (c) ASSESSMENT ON RISKS.—The Director of Oper8 ational Test and Evaluation shall submit to the Secretary
9 of Defense an assessment on the risks of making a lot
10 production decision for the redesigned kill vehicle prior to
11 the vehicle undergoing a successful flight intercept test.
12 SEC. 1666. REQUIREMENTS FOR BALLISTIC MISSILE DE13 FENSE CAPABLE SHIPS.

(a) FORCE STRUCTURE ASSESSMENT.—The Secretary of the Navy, in consultation with the Director of
the Missile Defense Agency, shall include in the first force
structure assessment conducted following the date of the
enactment of this Act the following:

- 19 (1) An assessment of the requirements for bal-20 listic missile defense capable ships.
- 21 (2) The force structure requirements associated
 22 with advanced ballistic missile defense capabilities.

23 (b) FORCE STRUCTURE ASSESSMENT DEFINED.—24 The term "force structure assessment" has the meaning

given the term in Chief of Naval Operations Instruction
 3050.27.

3 SEC. 1667. MULTIYEAR PROCUREMENT AUTHORITY FOR 4 STANDARD MISSILE-3 BLOCK IB MISSILES.

5 (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.—
6 Subject to section 2306b of title 10, United States Code,
7 the Director of the Missile Defense Agency may enter into
8 one or more multiyear contracts, beginning with the 2019
9 program year, for the procurement of standard missile—
10 3 block IB missiles.

11 (b) CONDITION FOR OUT-YEAR CONTRACT PAY-12 MENTS.—A contract entered into under subsection (a) shall provide that any obligation of the United States to 13 make a payment under the contract for a fiscal year after 14 15 fiscal year 2019 is subject to the availability of appropriations or funds for that purpose for such later fiscal year. 16 17 SEC. 1668. LIMITATION ON AVAILABILITY OF FUNDS FOR 18 ARMY LOWER TIER AIR AND MISSILE DE-19 FENSE SENSOR.

(a) LIMITATION.—If the Secretary of the Army issues
an acquisition strategy for a 360-degree lower tier air and
missile defense sensor pursuant to section 1679(a) of the
National Defense Authorization Act for Fiscal Year 2018
(Public Law 115–91; 131 Stat. 1774) that proposes such
sensor achieve initial operating capability later than De-

cember 31, 2023, not more than 50 percent of the funds
 authorized to be appropriated by this Act or otherwise
 made available for fiscal year 2019 for such sensor may
 be obligated or expended until the date on which the Sec retary submits to the congressional defense committees a
 report—

- 7 (1) explaining the rationale of such delayed ini8 tial operating capability, including a description of
 9 any technological or acquisition-related factors caus10 ing such delay; and
- (2) containing a funding profile and schedule to
 ensure that such sensor would achieve initial operating capability by December 31, 2023.
- (b) PERFORMANCE SPECIFICATION.—The Secretary
 shall ensure that the performance specification of the 360degree lower tier air and missile defense sensor—
- 17 (1) specifies requirements relating to—
- 18 (A) detecting and tracking complex attacks
 19 from air breathing threats, tactical ballistic mis20 siles, and emerging hypersonic weapons; and

(B) being a key component of the future
integrated air and missile defense architecture
of the Army and supporting engagements for
the full range and capability of Patriot Ad-

vanced Capability-3 missile segment enhance ment interceptors; and

3 (2) uses evaluation criteria that enables an un4 derstanding of the cost and value of procuring such
5 sensor in accordance with such specified require6 ments.

7 SEC. 1669. MISSILE DEFENSE RADAR IN HAWAII.

8 (a) SENSE OF CONGRESS.—It is the sense of Con-9 gress that the Secretary of Defense, acting through the 10 Director of the Missile Defense Agency, and in coordina-11 tion with relevant Federal and local entities, should—

(1) ensure an on-time or improved delivery
schedule of the discrimination radar for homeland
defense to be made operational in Hawaii; and

15 (2) accelerate the deployment of the radar as 16 much as possible, contingent on the environmental 17 review process pursuant to the National Environ-18 mental Policy Act of 1969 (42 U.S.C. 4321 et seq.). 19 (b) CERTIFICATION.—Not later than 45 days after the date of the enactment of this Act, the Director of the 20 21 Missile Defense Agency shall certify to the congressional 22 defense committees that—

(1) the Director is on schedule to award thecontract for the discrimination radar for homeland

defense planned to be located in Hawaii by Decem ber 31, 2018; and

3 (2) such radar and associated in-flight inter4 ceptor communications system data terminal will be
5 operational by not later than September 30, 2023.
6 (c) BRIEFINGS.—

7 (1) DELAYED SCHEDULE.—If the Director is 8 unable to certify under subsection (b) that the Di-9 rector is on schedule to award the contract for the 10 discrimination radar for homeland defense planned 11 to be located in Hawaii by December 31, 2018, not 12 later than 45 days after the date of the enactment 13 of this Act, and on a biweekly basis thereafter until 14 the date of the award, the Director shall provide to 15 the Committees on Armed Services of the House of 16 Representatives and the Senate, and to any other 17 congressional defense committee upon request, a 18 briefing explaining—

19 (A) the rationale for the delay in such20 schedule; and

(B) any effects of such delay in making
such radar and associated in-flight interceptor
communications system data terminal operational by not later than September 30, 2023.

1	(2) SEMIANNUAL.—Not later than 45 days
2	after the date of the enactment of this Act, and
3	semiannually thereafter through 2021, the Director
4	shall provide to the Committees on Armed Services
5	of the House of Representatives and the Senate, and
6	to any other congressional defense committee upon
7	request, a briefing on—
8	(A) the acquisition of the discrimination
9	radar for homeland defense planned to be lo-
10	cated in Hawaii and the associated in-flight in-
11	terceptor communications system data terminal;
12	and
13	(B) the environmental review process for
14	such radar pursuant to the National Environ-
15	mental Policy Act of 1969 (42 U.S.C. 4321 et
16	seq.).
17	SEC. 1670. REPORTS ON UNFUNDED PRIORITIES OF THE
18	MISSILE DEFENSE AGENCY.
19	(a) REPORTS.—Not later than 10 days after the date
20	on which the budget of the President for each of fiscal
21	years 2020 and 2021 is submitted to Congress pursuant
22	to section 1105 of title 31, United States Code, the Direc-
23	tor of the Missile Defense Agency shall submit to the Sec-
24	
	retary of Defense and the Chairman of the Joint Chiefs

1	report on the unfunded priorities of the Missile Defense
2	Agency.
3	(b) ELEMENTS.—
4	(1) MATTERS INCLUDED.—Each report under
5	subsection (a) shall specify, for each unfunded pri-
6	ority covered by such report, the following:
7	(A) A summary description of such pri-
8	ority, including the objectives to be achieved if
9	such priority is funded (whether in whole or in
10	part).
11	(B) The additional amount of funds rec-
12	ommended in connection with the objectives
13	under subparagraph (A).
14	(C) Account information with respect to
15	such priority, including, as applicable—
16	(i) the line item number for applicable
17	procurement accounts;
18	(ii) the program element number for
19	applicable research, development, test, and
20	evaluation accounts; and
21	(iii) the sub-activity group for applica-
22	ble operation and maintenance accounts.
23	(2) PRIORITIZATION OF PRIORITIES.—Each re-
24	port under subsection (a) shall present the unfunded

priorities covered by such report in order of urgency
 of priority.

3 (c) UNFUNDED PRIORITY DEFINED.—In this section,
4 the term "unfunded priority", in the case of a fiscal year,
5 means a program, activity, or mission requirement of the
6 Missile Defense Agency that—

(1) is not funded in the budget of the President
for the fiscal year as submitted to Congress pursuant to section 1105 of title 31, United States Code;
(2) is necessary to fulfill a requirement associated with an operational or contingency plan of a
combatant command or other validated requirement;
and

(3) would have been recommended for funding
through the budget referred to in paragraph (1) by
the Director of the Missile Defense Agency in connection with the budget if—

18 (A) additional resources had been available
19 for the budget to fund the program, activity, or
20 mission requirement; or

(B) the program, activity, or mission requirement has emerged since the budget was
formulated.

24 SEC. 1671. REPORT ON BALLISTIC MISSILE DEFENSE.

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

(1) The Secretary of Defense is conducting a
 ballistic missile defense review that will assess the
 capabilities and requirements for homeland, regional,
 and theater missile defense.

5 (2) This review will have significant implica6 tions for national security and potentially on re7 source prioritization and requirements.

8 (3) The review was initially expected to have
9 been completed by January but has been delayed
10 several months due to revisions and has not yet been
11 submitted to Congress.

12 (b) REPORT.—Not later than 30 days after the date 13 of the enactment of this Act, the Secretary of Defense 14 shall submit to the congressional defense committees a re-15 port on ballistic missile defense that addresses the implica-16 tions for planned programs of record, costs and resource 17 prioritization, and strategic stability.

18 SEC. 1672. SENSE OF CONGRESS ON MISSILE AND ROCKET

19DEFENSE COOPERATION BETWEEN THE20UNITED STATES AND ISRAEL.

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

(1) The United States and Israel signed a
Memorandum of Understanding on September 14,
2016, that covers the 10-year period beginning with
fiscal year 2019.

1	(2) The Memorandum of Understanding states
2	that the United States will provide annual funding
3	of \$500,000,000 for cooperative programs to de-
4	velop, produce, and procure missile, rocket, and pro-
5	jectile defense capabilities to help Israel meet its se-
6	curity needs and to help develop and enhance the
7	missile defense capabilities of the United States.
8	(3) The Memorandum of Understanding further
9	states that Israel may seek additional missile de-
10	fense funding from the United States in exceptional
11	circumstances, as may be jointly agreed by the
12	United States and Israel.
12 13	(b) SENSE OF CONGRESS.—It is the sense of Con-
13	(b) SENSE OF CONGRESS.—It is the sense of Con-
13 14	(b) SENSE OF CONGRESS.—It is the sense of Con- gress that—
13 14 15	(b) SENSE OF CONGRESS.—It is the sense of Congress that—(1) the strong and enduring relationship be-
13 14 15 16	 (b) SENSE OF CONGRESS.—It is the sense of Congress that— (1) the strong and enduring relationship between the United States and Israel is in the national
 13 14 15 16 17 	 (b) SENSE OF CONGRESS.—It is the sense of Congress that— (1) the strong and enduring relationship between the United States and Israel is in the national security interest of both countries; and
 13 14 15 16 17 18 	 (b) SENSE OF CONGRESS.—It is the sense of Congress that— (1) the strong and enduring relationship between the United States and Israel is in the national security interest of both countries; and (2) the September 2016 Memorandum of Un-
 13 14 15 16 17 18 19 	 (b) SENSE OF CONGRESS.—It is the sense of Congress that— (1) the strong and enduring relationship between the United States and Israel is in the national security interest of both countries; and (2) the September 2016 Memorandum of Understanding between the United States and Israel,

1	Subtitle F—Other Matters
2	SEC. 1681. EXTENSION OF COMMISSION TO ASSESS THE
3	THREAT TO THE UNITED STATES FROM ELEC-
4	TROMAGNETIC PULSE ATTACKS AND SIMI-
5	LAR EVENTS.
6	Section 1691 of the National Defense Authorization
7	Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
8	1786) is amended—
9	(1) in subsection (e)—
10	(A) in paragraph (1)(A), by striking "April
11	1, 2019" and inserting "December 1, 2019";
12	and
13	(B) in paragraph (3), by striking "October
14	1, 2018" and inserting "March 1, 2019"; and
15	(2) in subsection (h), by striking "October 1,
16	2019" and inserting "the date that is 180 days after
17	the date on which the Commission submits the re-
18	port under subsection $(e)(1)$ ".
19	SEC. 1682. PROCUREMENT OF AMMONIUM PERCHLORATE
20	AND OTHER CHEMICALS FOR USE IN SOLID
21	ROCKET MOTORS.
22	(a) Business Case Analysis.—
23	(1) GOVERNMENT-OWNED, CONTRACTOR OPER-
24	ATED.—The Secretary of the Army and the Deputy
25	Assistant Secretary of Defense for Manufacturing

1 and Industrial Base Policy shall jointly conduct a 2 business case analysis of the Federal Government 3 using Government-owned, contractor-operated a 4 model to ensure a robust domestic industrial base to 5 supply specialty chemicals, including ammonium per-6 chlorate, for use in solid rocket motors. Such anal-7 vsis shall include assessments of the near- and long-8 term costs, operating and sustainment costs, pro-9 gram impacts, opportunities for competition, oppor-10 tunities for redundant or complementary capabili-11 ties, and national security implications of using such 12 a model.

(2) REPORT.—Not later than March 1, 2019,
the Secretary and the Deputy Assistant Secretary
shall submit to the congressional defense committees
the business case analysis conducted under paragraph (1).

18 (b) Full and Open Competition.—

(1) USE.—To the extent practicable, in awarding a contract for the sale of ammonium perchlorate
from retired solid rocket motors, the Secretary of
Defense shall use full and open competition (as defined in section 107 of title 41, United States Code).
(2) NOTIFICATION.—If the Secretary awards a

25 contract for the sale of ammonium perchlorate from

retired solid rocket motors using procedures that do
 not include full and open competition, the Secretary
 shall notify the congressional defense committees of
 such award not later than 30 days after the date of
 such award.

6 SEC. 1683. CONVENTIONAL PROMPT GLOBAL STRIKE 7 HYPERSONIC CAPABILITIES.

8 (a) VALIDATED REQUIREMENTS.—Not later than 9 November 30, 2018, the Secretary of Defense shall submit 10 to the congressional defense committees a validated re-11 quirement for ground-, sea-, or air-launched (or a com-12 bination thereof) conventional prompt global strike 13 hypersonic capabilities.

(b) REPORT.—Not later than January 31, 2019, the
Under Secretary of Defense for Acquisition and
Sustainment, in coordination with the Secretary of the
Navy and the Under Secretary of Defense for Policy, shall
submit to the congressional defense committees a report
that contains the following:

- 20 (1) A plan to deliver a conventional prompt
 21 global strike weapon system that—
- (A) is in accordance with section 1693 of
 the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
 1791); and

1	(B) includes—
2	(i) options with cost estimates for ac-
3	celerating the initial capability for such
4	system; and
5	(ii) a description of policy decisions by
6	the Secretary of Defense that are nec-
7	essary to employ hypersonic offense capa-
8	bilities from each potential launch platform
9	of such system.
10	(2) Details with respect to the assessed level of
11	ambiguity and misinterpretation risk relating to the
12	conventional prompt global strike weapon system, in-
13	cluding such potential risks associated with warhead
14	ambiguity, platform ambiguity (including if adver-
15	sary sensors are degraded), perceptions of the sur-
16	vivability of strategic nuclear forces, and likely ad-
17	versary responses.
18	(3) A description of whether, when, and how
19	the Under Secretary would address the risks identi-
20	fied under paragraph (2) in developing and deploy-
21	ing the conventional prompt global strike weapon
22	system and in developing the concept of operations
23	for such system.

1SEC. 1684. REPORT REGARDING INDUSTRIAL BASE FOR2LARGE SOLID ROCKET MOTORS.

3 (a) Report.—

4 (1) IN GENERAL.—Not later than April 15, 5 2019, the Under Secretary of Defense for Acquisi-6 tion and Sustainment, in consultation with the Sec-7 retaries of the military departments that the Under 8 Secretary determines appropriate, shall submit to 9 the appropriate congressional committees a report 10 on whether, and if so, how, the Federal Government 11 will sustain more than one supplier for large solid 12 rocket motors.

13 (2) MATTERS INCLUDED.—The report under
14 paragraph (1) shall include an assessment of the fol15 lowing:

16 (A) The risks within the industrial base for
17 large solid rocket motors, including the risks to
18 national security.

(B) The near- and long-term costs associated with having a single source of large solid
rocket motors as compared to having more than
one such source.

23 (C) Options for sustaining more than one
24 supplier for large solid rocket motors, including
25 through leveraging—

1	(i) the ground-based strategic deter-
2	rent program;
3	(ii) the Trident II D5 fleet ballistic
4	missile program;
5	(iii) the ground-based midcourse de-
6	fense program;
7	(iv) national security space launch
8	programs;
9	(v) programs of the National Aero-
10	nautics and Space Administration; and
11	(vi) any other applicable programs
12	that use or may use solid rocket motors of
13	any size, including with respect to substra-
14	tegic and tactical systems.
15	(b) Briefing.—Not later than November 30, 2018,
16	the Under Secretary shall provide to the Committees on
17	Armed Services of the House of Representatives and the
18	Senate, and to any other appropriate congressional com-
19	mittee upon request, a briefing on the industrial base for
20	large solid rocket motors.
21	(c) Appropriate Congressional Committees De-
22	FINED.—In this section, the term "appropriate congres-
23	sional committees" means the following:
24	(1) The congressional defense committees.

1	(2) The Committee on Science, Space, and
2	Technology and the Permanent Select Committee on
3	Intelligence of the House of Representatives.
4	(3) The Committee on Commerce, Science, and
5	Transportation and the Select Committee on Intel-
6	ligence of the Senate.
7	SEC. 1685. NATIONAL INTELLIGENCE ESTIMATE WITH RE-
8	SPECT TO RUSSIAN AND CHINESE INTER-
9	FERENCE IN DEMOCRATIC COUNTRIES.
10	Not later than 270 days after the date of the enact-
11	ment of this Act, the Director of National Intelligence
12	shall commission and produce a National Intelligence Esti-
13	mate, which may be submitted in classified form with an
14	unclassified summary, on Russian and Chinese inter-
15	ference in democratic countries around the world, includ-
16	ing the United States, that contains specific descriptions
17	of such interference.
18	DIVISION B-MILITARY CON-
19	STRUCTION AUTHORIZA-
20	TIONS
21	SEC. 2001. SHORT TITLE.
22	This division may be cited as the "Military Construc-
23	tion Authorization Act for Fiscal Year 2019".

1 SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND2AMOUNTS REQUIRED TO BE SPECIFIED BY3LAW.

4 (a) EXPIRATION OF AUTHORIZATIONS AFTER FIVE 5 YEARS.—Except as provided in subsection (b), all authorizations contained in titles XXI through XXVII and title 6 7 XXIX for military construction projects, land acquisition, 8 family housing projects and facilities, and contributions to 9 the North Atlantic Treaty Organization Security Investment Program (and authorizations of appropriations 10 therefor) shall expire on the later of— 11

12 (1) October 1, 2023; or

(2) the date of the enactment of an Act authorizing funds for military construction for fiscal year
2024.

16 (b) EXCEPTION.—Subsection (a) shall not apply to 17 authorizations for military construction projects, land ac-18 quisition, family housing projects and facilities, and con-19 tributions to the North Atlantic Treaty Organization Se-20 curity Investment Program (and authorizations of appro-21 priations therefor), for which appropriated funds have 22 been obligated before the later of—

23 (1) October 1, 2023; or

24 (2) the date of the enactment of an Act author25 izing funds for fiscal year 2024 for military con26 struction projects, land acquisition, family housing

1 projects and facilities, or contributions to the North

2 Atlantic Treaty Organization Security Investment

3 Program.

4 SEC. 2003. EFFECTIVE DATE.

5 Titles XXI through XXVII and title XXIX shall take6 effect on the later of—

7 (1) October 1, 2018; or

8 (2) the date of the enactment of this Act.

9 TITLE XXI—ARMY MILITARY 10 CONSTRUCTION

11 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND

12 ACQUISITION PROJECTS.

13 (a) INSIDE THE UNITED STATES.—Using amounts 14 appropriated pursuant to the authorization of appropria-15 tions in section 2103(a) and available for military construction projects inside the United States as specified in 16 17 the funding table in section 4601, the Secretary of the Army may acquire real property and carry out military 18 19 construction projects for the installations or locations in-20 side the United States, and in the amounts, set forth in 21 the following table:

Army: Inside the United States

State	Installation	Amount
Alabama	Anniston Army Depot	\$5,200,000
California	Fort Irwin	\$29,000,000
Colorado	Fort Carson	\$77,000,000
Georgia	Fort Gordon	\$99,000,000
Indiana	Crane Army Ammunition Plant	\$16,000,000
Kentucky	Fort Campbell	\$50,000,000
·	Fort Knox	\$26,000,000
Maryland	Fort Meade	\$16,500,000

Army: Inside the United States—Continued

State	Installation	Amount
New Jersey New Mexico New York North Carolina South Carolina Texas	Picatinny Arsenal White Sands Missile Range U.S. Military Academy Fort Bragg Fort Jackson Fort Bliss Fort Hood	\$160,000,000

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 2 appropriated pursuant to the authorization of appropria-3 tions in section 2103(a) and available for military construction projects outside the United States as specified 4 5 in the funding table in section 4601, the Secretary of the Army may acquire real property and carry out the military 6 7 construction project for the installations or locations outside the United States, and in the amount, set forth in 8 9 the following table:

Army:	Outside	the	United	States
-------	---------	-----	--------	--------

Country	Installation	Amount
Korea	East Camp Grafenwoehr Soto Cano Air Base Camp Tango Camp Arifjan	\$31,000,000 \$21,000,000 \$17,500,000 \$44,000,000

10 SEC. 2102. FAMILY HOUSING.

11 (a) CONSTRUCTION ACQUISITION.—Using AND 12 amounts appropriated pursuant to the authorization of ap-13 propriations in section 2103(a) and available for military 14 family housing functions as specified in the funding table in section 4601, the Secretary of the Army may construct 15 or acquire family housing units (including land acquisition 16 and supporting facilities) at the installations or locations, 17

- 1 in the number of units, and in the amounts set forth in
- 2 the following table:

State/Country	Installation	Units	Amount
Italy	Vicenza	Family Housing New Construction	\$95,134,000
Korea	Camp Walker	Family Housing Re- placement Con-	
Puerto Rico	Fort Buchanan	struction Family Housing Re-	\$68,000,000
Wisconsin	Fort McCov	placement Con- struction Family Housing New	\$26,000,000
wisconsiii	Fort Meeoly	Construction	\$6,200,000

Army: Family Housing

3 (b) PLANNING AND DESIGN.—Using amounts appro-4 priated pursuant to the authorization of appropriations in 5 section 2103(a) and available for military family housing functions as specified in the funding table in section 4601, 6 the Secretary of the Army may carry out architectural and 7 8 engineering services and construction design activities 9 with respect to the construction or improvement of family housing units in an amount not to exceed \$18,326,000. 10

11 SEC. 2103. AUTHORIZATION OF APPROPRIATIONS, ARMY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for fiscal years
beginning after September 30, 2018, 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.

18 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION19 PROJECTS.—Notwithstanding the cost variations author-

ized by section 2853 of title 10, United States Code, and
 any other cost variation authorized by law, the total cost
 of all projects carried out under section 2101 of this Act
 may not exceed the total amount authorized to be appro priated under subsection (a), as specified in the funding
 table in section 4601.

7 SEC. 2104. EXTENSION OF AUTHORIZATIONS OF CERTAIN 8 FISCAL YEAR 2015 PROJECTS.

9 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 10 11 Year 2015 (division B of Public Law 113–291; 128 Stat. 12 3669), the authorizations set forth in the table in subsection (b), as provided in section 2101 of that Act (128 13 Stat. 3670), shall remain in effect until October 1, 2019, 14 15 or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2020, whichever 16 is later. 17

18 (b) TABLE.—The table referred to in subsection (a)19 is as follows:

Army: Extension	of 2015	Project	Authorization	

State/Country	Installation	Project	Amount
California	Military Ocean Ter- minal, Concord.	Access Control Point	\$9,900,000
Japan	Kadena Air Base	Missile Magazine	\$10,600,000

1**TITLE XXII—NAVY MILITARY**2**CONSTRUCTION**

3 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND

4

ACQUISITION PROJECTS.

5 (a) INSIDE THE UNITED STATES.—Using amounts 6 appropriated pursuant to the authorization of appropriations in section 2204(a) and available for military con-7 8 struction projects inside the United States as specified in the funding table in section 4601, the Secretary of the 9 10 Navy may acquire real property and carry out military construction projects for the installations or locations in-11 12 side the United States, and in the amounts, set forth in the following table: 13

Navy: Inside the United States

State	Installation or Location	Amount
Arizona	Camp Navajo	\$14,800,000
California	Marine Corps Base Camp Pendleton	\$127,930,000
	Marine Corps Air Station Miramar	\$31,980,000
	Naval Air Station Lemoore	\$127,590,000
	Naval Base Coronado	\$156,580,000
	Naval Base San Diego	\$176,040,000
	Naval Base Ventura	\$53,160,000
	Naval Weapons Station Seal Beach	\$139,630,000
District of Columbia	Naval Observatory	\$115,600,000
Florida	Naval Air Station Whiting Field	\$10,000,000
	Naval Station Mayport	\$111,460,000
Georgia	Marine Corps Logistics Base Albany	\$31,900,000
Guam	Joint Region Marianas	\$355,257,000
Hawaii	Joint Base Pearl Harbor-Hickam	\$123, 320, 000
	Marine Corps Base Hawaii	\$66,100,000
Maine	Portsmouth Naval Yard	\$149,685,000
Mississippi	Naval Construction Battalion Center	\$22,300,000
North Carolina	Marine Corps Base Camp Lejeune	\$51,300,000
	Marine Corps Air Station Cherry Point	\$240,830,000
Pennsylvania	Naval Support Activity Philadelphia	\$71,050,000
South Carolina	Marine Corps Air Station Beaufort	\$15,817,000
	Marine Corps Recruit Depot, Parris Island	\$35,190,000
Utah	Hill Air Force Base	\$105,520,000
Virginia	Marine Corps Base Quantico	\$13,100,000
	Norfolk Naval Shipyard	\$26,120,000
Washington	Naval Base Kitsap	\$88,960,000
	Naval Air Station Whidbey Island	\$27,380,000

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 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 5 in the funding table in section 4601, the Secretary of the Navy may acquire real property and carry out military 6 7 construction projects for the installation or location out-8 side the United States, and in the amounts, set forth in 9 the following table:

Navy: Outside the United States

Country	Country Installation or Location	
Bahrain Cuba Germany	Andros Island SW Asia Naval Station Guantanamo Bay Panzer Kaserne Kadena Air Base	\$31,050,000 \$26,340,000 \$104,700,000 \$43,950,000 \$9,049,000

10 SEC. 2202. FAMILY HOUSING.

11 (a) CONSTRUCTION AND ACQUISITION.—Using 12 amounts appropriated pursuant to the authorization of ap-13 propriations in section 2204(a) and available for military 14 family housing functions as specified in the funding table 15 in section 4601, the Secretary of the Navy may construct 16 or acquire family housing units (including land acquisition and supporting facilities) at the installations or locations, 17 18 in the number of units, and in the amounts set forth in the following table: 19

Navy: Family Housing

Country	Installation	Units	Amount
Guam	Joint Region Mari- anas	Replace Andersen	
		Housing PH III	\$83,441,000

1 (b) PLANNING AND DESIGN.—Using amounts appro-2 priated pursuant to the authorization of appropriations in 3 section 2204(a) and available for military family housing 4 functions as specified in the funding table in section 4601, 5 the Secretary of the Navy may carry out architectural and engineering services and construction design activities 6 7 with respect to the construction or improvement of family housing units in an amount not to exceed \$4,502,000. 8

9 SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING

10 UNITS.

11 Subject to section 2825 of title 10, United States 12 Code, and using amounts appropriated pursuant to the 13 authorization of appropriations in section 2204(a) and 14 available for military family housing functions as specified 15 in the funding table in section 4601, the Secretary of the 16 Navy may improve existing military family housing units 17 in an amount not to exceed \$16,638,000.

18 SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for fiscal years
beginning after September 30, 2018, 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.

3 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION 4 PROJECTS.—Notwithstanding the cost variations author-5 ized by section 2853 of title 10, United States Code, and any other cost variation authorized by law, the total cost 6 7 of all projects carried out under section 2201 of this Act 8 may not exceed the total amount authorized to be appro-9 priated under subsection (a), as specified in the funding table in section 4601. 10

11 TITLE XXIII—AIR FORCE 12 MILITARY CONSTRUCTION

13 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND

14

LAND ACQUISITION PROJECTS.

15 (a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropria-16 tions in section 2304(a) and available for military con-17 18 struction projects inside the United States as specified in the funding table in section 4601, the Secretary of the 19 20 Air Force may acquire real property and carry out mili-21 tary construction projects for the installations or locations 22 inside the United States, and in the amounts, set forth 23 in the following table:

Air Force: Inside the United States

State	Installation or Location	Amount
Alaska	Eielson Air Force Base	\$63,800,000
Arizona	Davis Monthan Air Force Base	\$15,000,000

State	Installation or Location	Amount
	Luke Air Force Base	\$40,000,000
Arkansas	Little Rock Air Force Base	\$26,000,000
Florida	Eglin Air Force Base	\$62,863,000
	MacDill Air Force Base	\$3,100,000
	Patrick Air Force Base	\$9,000,000
Guam	Joint Region Marianas	\$9,800,000
Louisiana	Barksdale Air Force Base	\$12,250,000
Mariana Islands	Tinian	\$50,700,000
Maryland	Joint Base Andrews	\$58,000,000
Massachusetts	Hanscom Air Force Base	\$225,000,000
Nebraska	Offutt Air Force Base	\$9,500,000
Nevada	Creech Air Force Base	\$59,000,000
	Nellis Air Force Base	\$5,900,000
New Mexico	Holloman Air Force Base	\$85,000,000
	Kirtland Air Force Base	\$7,000,000
New York	Rome Lab	\$14,200,000
North Dakota	Minot Air Force Base	\$66,000,000
Ohio	Wright-Patterson Air Force	\$182,000,000
	Base.	
Oklahoma	Altus Air Force Base	\$12,000,000
	Tinker Air Force Base	\$166,000,000
South Carolina	Shaw Air Force Base	\$53,000,000
Utah	Hill Air Force Base	\$26,000,000
Washington	Fairchild-White Bluff	\$14,000,000

Air Force: Inside the United States—Continued

835

(b) OUTSIDE THE UNITED STATES.—Using amounts 1 appropriated pursuant to the authorization of appropria-2 tions in section 2304(a) and available for military con-3 struction projects outside the United States as specified 4 in the funding table in section 4601, the Secretary of the 5 6 Air Force may acquire real property and carry out mili-7 tary construction projects for the installation or location outside the United States, and in the amount, set forth 8 in the following table: 9

Air Force: Outside the United States

Country	Installation or Location	Amount	
United Kingdom	Royal Air Force Lakenheath	\$148,467,000	
Worldwide Classified	Classified Location	\$18,000,000	

1 SEC. 2302. FAMILY HOUSING.

2 Using amounts appropriated pursuant to the authorization of appropriations in section 2304(a) and available 3 for military family housing functions as specified in the 4 5 funding table in section 4601, the Secretary of the Air Force may carry out architectural and engineering serv-6 7 ices and construction design activities with respect to the 8 construction or improvement of family housing units in an 9 amount not to exceed \$3,199,000.

10sec. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING11UNITS.

12 Subject to section 2825 of title 10, United States 13 Code, and using amounts appropriated pursuant to the 14 authorization of appropriations in section 2304(a) and 15 available for military family housing functions as specified 16 in the funding table in section 4601, the Secretary of the 17 Air Force may improve existing military family housing 18 units in an amount not to exceed \$75,247,000.

19SEC.2304.AUTHORIZATION OF APPROPRIATIONS, AIR20FORCE.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for fiscal years
beginning after September 30, 2018, 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.

1 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION 2 PROJECTS.—Notwithstanding the cost variations author-3 ized by section 2853 of title 10, United States Code, and 4 any other cost variation authorized by law, the total cost of all projects carried out under section 2301 of this Act 5 may not exceed the total amount authorized to be appro-6 7 priated under subsection (a), as specified in the funding 8 table in section 4601.

9 SEC. 2305. MODIFICATION OF AUTHORITY TO CARRY OUT 10 CERTAIN PHASED PROJECT AUTHORIZED IN 11 FISCAL YEARS 2015, 2016, AND 2017.

12 In the case of the authorization contained in the table 13 in section 2301(b) of the Military Construction Authorization Act for Fiscal Year 2015 (division B of Public Law 14 15 113-291; 128 Stat. 3679) for Royal Air Force Croughton for JIAC Consolidation Phase 1, the authorization con-16 tained in the table in section 2301(b) of the Military Con-17 18 struction Authorization Act for Fiscal Year 2016 (division B of Public Law 114-92; 129 Stat. 1153) for Croughton 19 Royal Air Force for JIAC Consolidation Phase 2, and the 2021 authorization contained in the table in section 2301(b) of 22 the Military Construction Authorization Act for Fiscal 23 Year 2017 (division B of Public Law 114-328; 130 Stat. 24 2697) for Royal Air Force Croughton for JIAC Consolidation Phase 3, the location shall be United Kingdom, Un specified.

3 SEC. 2306. MODIFICATION OF AUTHORITY TO CARRY OUT 4 CERTAIN FISCAL YEAR 2017 PROJECT.

5 In the case of the authorization contained in the table in section 2301(a) of the Military Construction Authoriza-6 7 tion Act for Fiscal Year 2017 (division B of Public Law 8 114-328; 130 Stat. 2696) for Joint Base San Antonio, 9 Texas, for construction of a basic military training recruit 10 dormitory, the Secretary of the Air Force may construct 11 a 26,537 square meter dormitory in the amount of 12 \$92,300,000.

13 SEC. 2307. MODIFICATION OF AUTHORITY TO CARRY OUT 14 CERTAIN FISCAL YEAR 2018 PROJECT.

In the case of the authorization contained in the table in section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2018 (division B of Public Law 18 115-91; 131 Stat. 1825) for the United States Air Force Academy, Colorado, for construction of a cyberworks facility, the Secretary of the Air Force may construct a facility of up to 4,000 square meters.

1 SEC. 2308. ADDITIONAL AUTHORITY TO CARRY OUT CER-2 TAIN FISCAL YEAR 2019 PROJECTS. 3 (a) **PROJECT AUTHORIZATIONS.**—The Secretary of the Air Force may carry out military construction projects 4 5 to construct— 6 (1) a 6,702 square meter Joint Simulation En-7 vironment Facility at Edwards Air Force Base, Cali-8 fornia, in the amount of \$43,000,000; 9 (2) a 4,833 square meter Cyberspace Test Fa-10 cility at Eglin Air Force Base, Florida, in the 11 amount of \$38,000,000; and 12 (3) a 4,735 square meter Joint Simulation En-13 vironment Facility at Nellis Air Force Base, Nevada, 14 in the amount of \$30,000,000. (b) USE OF RESEARCH, DEVELOPMENT, TEST, AND 15 16 EVALUATION FUNDS.—As provided for in the Defense Laboratory Modernization Pilot Program authorized by 17 section 2803 of the Military Construction Authorization 18 Act for Fiscal Year 2016 (10 U.S.C. 2358 note), the Sec-19 retary may use funds available for research, development, 20 21 test, and evaluation for the projects described in sub-22 section (a).

1	SEC.	2309.	ADDITIONAL	AUTHORITY	то	CARRY	OUT
2			PROJECT AT	TRAVIS AIR H	FORC	E BASE,	CALI-
3			FORNIA, IN F	ISCAL YEAR 20)19.		

4 The Secretary of the Air Force may carry out a mili-5 tary construction project to construct a 150,000 square 6 foot high-bay air cargo pallet storage and marshaling en-7 closure integral to installation of a mechanized material 8 handling system at Travis Air Force Base, California, in 9 the amount of \$35,000,000.

10 TITLE XXIV—DEFENSE AGEN11 CIES MILITARY CONSTRUC12 TION

13 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-

TION AND LAND ACQUISITION PROJECTS.

15 (a) INSIDE THE UNITED STATES.—Using amounts 16 appropriated pursuant to the authorization of appropriations in section 2403(a) and available for military con-17 struction projects inside the United States as specified in 18 19 the funding table in section 4601, the Secretary of De-20 fense may acquire real property and carry out military 21 construction projects for the installations or locations in-22 side the United States, and in the amounts, set forth in the following table: 23

Defense Agencies: Inside the United States

State	Installation or Location	Amount	
Alaska	Clear Air Force Station	\$174,000,000	
	Joint Base Elmendorf-Richardson	\$14,000,000	
Arkansas	Little Rock Air Force Base	\$14,000,000	

14

State	Installation or Location	Amount
California	Marine Corps Base Camp Pendleton	\$12,596,000
	Defense Distribution Depot-Tracy	\$18,800,000
	Naval Base Coronado	\$71,088,000
Colorado	Fort Carson	\$24,297,000
Conus Classified	Classified Location	\$49,222,000
Kentucky	Fort Campbell	\$82,298,000
Maine	Kittery	\$11,600,000
Maryland	Fort Meade	\$805,000,000
Missouri	St. Louis	\$447,800,000
New Jersey	Joint Base McGuire-Dix-Lakehurst	\$10,200,000
North Carolina	Fort Bragg	\$32,366,000
	Marine Corps Air Station New River	\$32,580,000
Oklahoma	McAlester	\$7,000,000
Texas	Joint Base San Antonio	\$10,200,000
	Red River Army Depot	\$71,500,000
Virginia	Fort A.P. Hill	\$11,734,000
	Fort Belvoir	\$6,127,000
	Humphreys Engineer Center	\$20,257,000
	Joint Base Langley-Eustis	\$12,700,000
	Pentagon	\$35,850,000
	Training Center Dam Neck	\$8,959,000
Washington	Joint Base Lewis-McChord	\$26,200,000

Defense Agencies: Inside the United States—Continued

841

(b) OUTSIDE THE UNITED STATES.—Using amounts 1 appropriated pursuant to the authorization of appropria-2 3 tions in section 2403(a) and available for military construction projects outside the United States as specified 4 5 in the funding table in section 4601, the Secretary of Defense may acquire real property and carry out military 6 construction projects for the installations or locations out-7 8 side the United States, and in the amounts, set forth in the following table: 9

Country	Installation or Location	Amount
Belgium	Chievres Air Base	\$14,305,000
Cuba	Naval Station Guantanamo Bay	\$9,080,000
Germany	Baumholder	\$11,504,000
	Kaiserslautern Air Base	\$99,955,000
	Wiesbaden	\$56,048,000
Japan	Camp McTureous	\$94,851,000
	Iwakuni	\$33,200,000
	Kadena Air Base	\$21,400,000
	Yokosuka	\$170,386,000

1 SEC.2402.AUTHORIZEDENERGYCONSERVATION2PROJECTS.

3 Using amounts appropriated pursuant to the author-4 ization of appropriations in section 2403(a) and available 5 for energy conservation projects as specified in the funding 6 table in section 4601, the Secretary of Defense may carry 7 out energy conservation projects under chapter 173 of title 8 10, United States Code, in the amount set forth in the 9 table.

10SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DE-11FENSE AGENCIES.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for fiscal years
beginning after September 30, 2018, for military construction, land acquisition, and military family housing
functions of the Department of Defense (other than the
military departments), as specified in the funding table
in section 4601.

19 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION 20**PROJECTS.**—Notwithstanding the cost variations author-21 ized by section 2853 of title 10, United States Code, and 22 any other cost variation authorized by law, the total cost 23 of all projects carried out under section 2401 of this Act 24 may not exceed the total amount authorized to be appropriated under subsection (a), as specified in the funding 25 table in section 4601. 26

SEC. 2404. EXTENSION OF AUTHORIZATIONS OF CERTAIN FISCAL YEAR 2015 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 4 5 Year 2015 (division B of Public Law 113–291; 128 Stat. 3669), the authorizations set forth in the table in sub-6 7 section (b), as provided in section 2401 of that Act (128) 8 Stat. 3681) and as amended by section 2406 of the Military Construction Authorization Act for Fiscal Year 2018 9 10 (division B of Public Law 115–91; 131 Stat. 1831), shall remain in effect until October 1, 2019, or the date of the 11 12 enactment of an Act authorizing funds for military construction for fiscal year 2020, whichever is later. 13

14 (b) TABLE.—The table referred to in subsection (a)

15 is as follows:

State/Country	Installation or Location	Project	Amount
Japan	Commander Fleet Ac-		
	tivities Sasebo	E.J. King High	
		School Replace-	
		ment/Renovation	$$37,\!681,\!000$
Japan	Okinawa	Kubasaki High School	
1		Replacement/Ren-	
		ovation	\$99,420,000
New Mexico	Cannon AFB	SOF Squadron Oper-	. , , ,
		ations Facility	
		(STS)	\$23,333,000
Virginia	Pentagon	Redundant Chilled	. , ,
5	0	Water Loop	\$15,100,000

Defense Agencies: Extension of 2015 Project Authorizations

1 TITLE XXV—INTERNATIONAL 2 PROGRAMS 3 Subtitle A—North Atlantic Treaty 4 Organization Security Invest 5 ment Program 6 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND

7 ACQUISITION PROJECTS.

8 The Secretary of Defense may make contributions for the North Atlantic Treaty Organization Security Invest-9 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 North Atlantic Treaty Organization as a result of construction previously financed by the United States. 15

16 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

17 Funds are hereby authorized to be appropriated for 18 fiscal years beginning after September 30, 2018, for con-19 tributions by the Secretary of Defense under section 2806 of title 10, United States Code, for the share of the United 2021States of the cost of projects for the North Atlantic Treaty 22 Organization Security Investment Program authorized by 23 section 2501 as specified in the funding table in section 4601. 24

Subtitle B—Host Country In-Kind Contributions

3 SEC. 2511. REPUBLIC OF KOREA FUNDED CONSTRUCTION
4 PROJECTS.

5 Pursuant to agreement with the Republic of Korea 6 for required in-kind contributions, the Secretary of De-7 fense may accept military construction projects for the in-8 stallations or locations, and in the amounts, set forth in 9 the following table:

Country	Compo- nent	Installation or Location	Project	Amount
Korea	Army	Camp Carroll	Upgrade Electrical Distribu-	
		-	tion, Phase 2	\$52,000,000
	Army	Camp Hum-		
		phreys	Site Development	\$7,800,000
	Army	Camp Hum-		
		phreys	Air Support Operations	497 000 000
		ан	Squadron	\$25,000,000
	Army	Camp Hum-	Unaccompanied Enligted	
		phreys	Unaccompanied Enlisted Personnel Housing, P2	\$76,000,000
	Army	Camp Hum-	r ersönner Höusing, 12	\$10,000,000
	Army	phreys	Echelon Above Brigade En-	
		pm 035	gineer Battalion, VMF	\$123,000,000
	Army	Camp Walker	Repair/Replace Sewer Pip-	+,,,
	•	I	ing System	\$8,000,000
	Navy	Chinhae	Indoor Training Pool	\$7,400,000
	Navy	Pohang Air	_	
		Base	Replace Ordnance Storage	
			Magazines	\$87,000,000
	Air Force	Gimhae Air		
		Base	Airfield Damage Repair	t= 000 000
	1: T	a ·	Warehouse	\$7,600,000
	Air Force	Gwangju Air	Al Call Dama Barala	
		Base	Airfield Damage Repair Warehouse	\$7,600,000
	Air Force	Kunsan Air	warenouse	\$1,000,000
	An Force	Base	Explosive Ordnance Dis-	
		- 480	posal Facility	\$8,000,000
	Air Force	Kunsan Air	1	1 - , , - , - * *
		Base	Upgrade Flow-Through	
			Fuel System	\$23,000,000
	Air Force	Osan Air		
		Base	5th Reconnaissance Squad-	
			ron Aircraft Shelter	\$12,000,000
	Air Force	Osan Air		
		Base	Airfield Damage Repair Fa-	499 000 000
	I	l	cility	\$22,000,000

Republic of Korea Funded Construction Projects

Country	Compo- nent	Installation or Location	Project	Amount
	Air Force	Osan Air Base	Communications HQ Build- ing	\$45,000,000
	Air Force	Suwon Air Base	Airfield Damage Repair Warehouse	\$7,200,000

Republic of Korea Funded Construction Projects-Continued

TITLE XXVI—GUARD AND 1 **RESERVE FORCES FACILITIES** 2 Subtitle A—Project Authorizations 3 and Authorization of Appropria-4 tions 5 6 SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CON-

7 STRUCTION AND LAND **ACQUISITION** 8 **PROJECTS.**

9 Using amounts appropriated pursuant to the author-10 ization of appropriations in section 2606 and available for 11 the National Guard and Reserve as specified in the funding table in section 4601, the Secretary of the Army may 12 acquire real property and carry out military construction 13 projects for the Army National Guard locations inside the 14 United States, and in the amounts, set forth in the fol-15 16 lowing table:

Army National Guard

State	Location	Amount
Alaska	Joint Base Elmendorf-Richardson	\$27,000,000
Illinois	Marseilles Training Center	\$5,000,000
Montana	Malta	\$15,000,000
Nevada	North Las Vegas	\$32,000,000
New Hampshire	Pembroke	\$12,000,000
North Dakota	Fargo	\$32,000,000
	Camp Ravenna	\$7,400,000
Oklahoma	Lexington	\$11,000,000

Army National Guard—Continued

State	Location	Amount
South Dakota	Rapid City	\$15,000,000

1SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION2AND LAND ACQUISITION PROJECTS.

3 Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for 4 5 the National Guard and Reserve as specified in the funding table in section 4601, the Secretary of the Army may 6 7 acquire real property and carry out military construction 8 projects for the Army Reserve locations inside the United 9 States, and in the amounts, set forth in the following 10 table:

Army Reserve: Inside the United States

State	Location	Amount
Washington	Fort Irwin Yakima Training Center Fort McCoy	\$34,000,000 \$23,000,000 \$23,000,000

11SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE12CORPS RESERVE CONSTRUCTION AND LAND13ACQUISITION 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 Navy may acquire real property and carry out military construction projects for the Navy Reserve and Marine Corps Reserve

- 1 locations inside the United States, and in the amounts,
- 2 set forth in the following table:

Navy Reserve and Marine Corps Reserve

State	Location	Amount
	Naval Weapons Station Seal Beach Fort Benning	\$21,740,000 \$13,630,000

3 SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUC-

4

TION AND LAND ACQUISITION PROJECTS.

5 Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for 6 7 the National Guard and Reserve as specified in the fund-8 ing table in section 4601, the Secretary of the Air Force 9 may acquire real property and carry out military construc-10 tion projects for the Air National Guard locations inside the United States, and in the amounts, set forth in the 11 12 following table:

Air National Guard

State	Location	Amount
California	Channel Islands Air National Guard Station	\$8,000,000
Hawaii	Joint Base Pearl Harbor-Hickam	\$17,000,000
Illinois	Greater Peoria Regional Airport	\$9,000,000
Louisiana	Naval Air Station Joint Reserve Base New Orle-	\$39,000,000
	ans.	
Minnesota	Duluth International Airport	\$8,000,000
Montana	Great Falls International Airport	\$9,000,000
New York	Francis S. Gabreski Airport	\$20,000,000
Ohio	Mansfield Lahm Airport	\$13,000,000
	Rickenbacker International Airport	\$8,000,000
Pennsylvania	Fort Indiantown Gap	\$8,000,000
Virginia	Joint Base Langley-Eustis	\$10,000,000

13 SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUC-

14

15

TION AND LAND ACQUISITION PROJECTS.

- Using amounts appropriated pursuant to the author-
- ization of appropriations in section 2606 and available for 16

the National Guard and Reserve as specified in the fund ing table in section 4601, the Secretary of the Air Force
 may acquire real property and carry out military construc tion projects for the Air Force Reserve locations inside
 the United States, and in the amounts, set forth in the
 following table:

Air Force Reserve

State	Location	Amount
Florida	Patrick Air Force Base	\$24,000,000
Indiana	Grissom Air Reserve Base	\$21,500,000
Massachusetts	Westover Air Reserve Base	\$42,600,000
Minnesota	Minneapolis-St. Paul International Airport	\$9,000,000
Mississippi	Keesler Air Force Base	\$4,550,000
New York	Niagara Falls International Airport	\$14,000,000
Ohio	Youngstown Air Reserve Station	\$8,800,000
Texas	Naval Air Station Joint Reserve Base Fort	\$3,100,000
	Worth.	

7 SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NA-

8

TIONAL GUARD AND RESERVE.

9 Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2018, for the 10 costs of acquisition, architectural and engineering services, 11 12 and construction of facilities for the Guard and Reserve 13 Forces, and for contributions therefor, under chapter 14 1803 of title 10, United States Code (including the cost of acquisition of land for those facilities), as specified in 15 the funding table in section 4601. 16

Subtitle B—Other Matters sec. 2611. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FISCAL YEAR 2016 PROJECT.

4 In the case of the authorization contained in the table in section 2603 of the Military Construction Authorization 5 Act for Fiscal Year 2016 (division B of Public Law 114– 6 92; 129 Stat. 1164) for construction of a Reserve Train-7 8 ing Center Complex at Dam Neck, Virginia, the Secretary 9 of the Navy may construct the Reserve Training Center 10 Complex at Joint Expeditionary Base Little Creek-Story, 11 Virginia.

12 SEC. 2612. MODIFICATION OF AUTHORITY TO CARRY OUT 13 CERTAIN FISCAL YEAR 2018 PROJECT.

14 In the case of the authorization contained in the table 15 in section 2601 of the Military Construction Authorization 16 Act for Fiscal Year 2018 (division B of Public Law 115-17 91; 131 Stat. 1834) for Fort Belvoir, Virginia, for addi-18 tions and alterations to the National Guard Readiness 19 Center, the Secretary of the Army may construct a new 20 readiness center.

21	SEC. 2613. ADDITIONAL AUTHORITY TO CARRY OUT CER-
22	TAIN FISCAL YEAR 2019 PROJECT.
23	(a) Project Authorization.—
24	(1) PROJECT.—The Secretary of the Navy may
25	carry out a military construction project to construct

a 50,000 square foot reserve training center, 6,600
 square foot combat vehicle maintenance and storage
 facility, 2,400 square foot vehicle wash rack, 1,600
 square foot covered training area, road improve ments, and associated supporting facilities.

6 (2) ACQUISITION OF LAND.—As part of the 7 project under this subsection, the Secretary may ac-8 quire approximately 8.5 acres of adjacent land and 9 obtain necessary interest in land at Pittsburgh, 10 Pennsylvania, for the construction and operation of 11 the reserve training center.

(3) AMOUNT OF AUTHORIZATION.—The total
amount of funds the Secretary may obligate and expend on activities under this subsection during fiscal
year 2019 may not exceed \$17,650,000.

16 (b) Use of Unobligated Prior-year Navy Mili-TARY CONSTRUCTION RESERVE FUNDS.—The Secretary 17 18 may use available, unobligated Navy military construction 19 reserve funds for the project described in subsection (a). 20 (c) CONGRESSIONAL NOTIFICATION.—The Secretary 21 of the Navy shall provide information in accordance with 22 section 2851(c) of title 10, United States Code, regarding 23 the project described in subsection (a). If it becomes nec-24 essary to exceed the estimated project cost, the Secretary shall utilize the authority provided by section 2853 of such 25

title regarding authorized cost and scope of work vari ations.

3 TITLE XXVII—BASE REALIGN4 MENT AND CLOSURE ACTIVI5 TIES

6 SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR
7 BASE REALIGNMENT AND CLOSURE ACTIVI8 TIES FUNDED THROUGH DEPARTMENT OF
9 DEFENSE BASE CLOSURE ACCOUNT.

10 Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2018, for base 11 12 realignment and closure activities, including real property 13 acquisition and military construction projects, as authorized by the Defense Base Closure and Realignment Act 14 15 of 1990 (part A of title XXIX of Public Law 101-510; 10 U.S.C. 2687 note) and funded through the Department 16 17 of Defense Base Closure Account established by section 18 2906 of such Act (as amended by section 2711 of the Military Construction Authorization Act for Fiscal Year 2013 19 20(division B of Public Law 112-239; 126 Stat. 2140)), as 21 specified in the funding table in section 4601.

22 SEC. 2702. ADDITIONAL AUTHORITY TO REALIGN OR CLOSE 23 CERTAIN MILITARY INSTALLATIONS.

(a) AUTHORIZATION.—Notwithstanding sections 993
or 2687 of title 10, United States Code, and subject to

subsection (d), the Secretary of Defense may take such
 actions as may be necessary to carry out the realignment
 or closure of a military installation in a State during a
 fiscal year if—

5 (1) the military installation is the subject of a
6 notice which is described in subsection (b); and

7 (2) the Secretary includes the military installa8 tion in the report submitted under paragraph (2) of
9 subsection (c) with respect to the fiscal year.

10 (b) NOTICE FROM GOVERNOR OF STATE.—A notice described in this subsection is a notice received by the Sec-11 retary of Defense from the Governor of a State (or, in 12 the case of the District of Columbia, the Mayor of the 13 District of Columbia) in which the Governor recommends 14 15 that the Secretary carry out the realignment or closure of a military installation located in the State, and which 16 includes each of the following elements: 17

18 (1) A specific description of the military instal19 lation, or a specific description of the relevant real
20 and personal property.

(2) Statements of support for the realignment
or closure from units of local government in which
the installation is located.

24 (3) A detailed plan for the reuse or redevelop-25 ment of the real and personal property of the instal-

lation, together with a description of the local rede velopment authority which will be responsible for the
 implementation of the plan.

4 (c) Response to Notice.—

5 (1) MANDATORY RESPONSE TO GOVERNOR AND 6 CONGRESS.—Not later than 1 year after receiving a 7 notice from the Governor of a State (or, in the case 8 of the District of Columbia, from the Mayor of the 9 District of Columbia), the Secretary of Defense shall 10 submit a response to the notice to the Governor and 11 the congressional defense committees indicating 12 whether or not the Secretary accepts the rec-13 ommendation for the realignment or closure of a 14 military installation which is the subject of the notice. 15

16 (2) ACCEPTANCE OF RECOMMENDATION.—If 17 the Secretary of Defense determines that it is in the 18 interests of the United States to accept the rec-19 ommendation for the realignment or closure of a 20 military installation which is the subject of a notice 21 received under subsection (b) and intends to carry 22 out the realignment or closure of the installation 23 pursuant to the authority of this section during a 24 fiscal year, at the time the budget is submitted 25 under section 1105(a) of title 31, United States

Code, for the fiscal year, the Secretary shall submit
 a report to the congressional defense committees
 which includes the following:

4 (A) The identification of each military in-5 stallation for which the Secretary intends to 6 carry out a realignment or closure pursuant to 7 the authority of this section during the fiscal 8 year, together with the reasons the Secretary of 9 Defense believes that it is in the interest of the United States to accept the recommendation of 10 11 the Governor of the State involved for the re-12 alignment or closure of the installation.

(B) For each military installation identified under subparagraph (A), a master plan describing the required scope of work, cost, and
timing for all facility actions needed to carry
out the realignment or closure, including the
construction of new facilities and the repair or
renovation of existing facilities.

20 (C) For each military installation identified
21 under subparagraph (A), a certification that,
22 not later than the end of the fifth fiscal year
23 after the completion of the realignment or clo24 sure, the savings resulting from the realignment
25 or closure will exceed the costs of carrying out

the realignment or closure, together with an es timate of the annual recurring savings that
 would be achieved by the realignment or closure
 of the installation and the timeframe required
 for the financial savings to exceed the costs of
 carrying out the realignment or closure.

7 (d) LIMITATIONS.—

8 (1) TIMING.—The Secretary may not initiate 9 the realignment or closure of a military installation 10 pursuant to the authority of this section until the 11 expiration of the 90-day period beginning on the 12 date the Secretary submits the report under para-13 graph (2) of subsection (c).

14 (2) TOTAL COSTS.—Subject to appropriations, 15 the aggregate cost to the government in carrying out 16 the realignment or closure of military installations 17 pursuant to the authority of this section for all fiscal 18 years may not exceed \$2,000,000,000. In deter-19 mining the cost to the government for purposes of 20 this section, there shall be included the costs of 21 planning and design, military construction, oper-22 ations and maintenance, environmental restoration, 23 information technology, termination of public-private 24 contracts, guarantees, and other factors contributing

to the cost of carrying out the realignment or clo sure, as determined by the Secretary.

3 (e) PROCESS FOR IMPLEMENTATION.—The imple-4 mentation of the realignment or closure of a military installation pursuant to the authority of this section shall 5 be carried out in accordance with section 2905 of the De-6 7 fense Base Closure and Realignment Act of 1990 (title 8 XXIX of Public Law 101–510; 10 U.S.C. 2687 note) in 9 the same manner as the implementation of a realignment or closure of a military installation pursuant to the au-10 thority of such Act. 11

(f) STATE DEFINED.—In this section, the term
"State" means each of the several States, the District of
Columbia, the Commonwealth of Puerto Rico, American
Samoa, Guam, the United States Virgin Islands, and the
Commonwealth of the Northern Mariana Islands.

(g) TERMINATION OF AUTHORITY.—The authority of
the Secretary to carry out a realignment or closure pursuant to this section shall terminate at the end of fiscal year
2029.

1	SEC. 2703. PROHIBITION ON CONDUCTING ADDITIONAL
2	BASE REALIGNMENT AND CLOSURE (BRAC)
3	ROUND.
4	Nothing in this Act shall be construed to authorize
5	an additional Base Realignment and Closure (BRAC)
6	round.
7	TITLE XXVIII—MILITARY CON-
8	STRUCTION GENERAL PROVI-
9	SIONS
10	Subtitle A—Military Construction
11	Program and Military Family
12	Housing
13	SEC. 2801. COMMERCIAL CONSTRUCTION STANDARDS FOR
14	FACILITIES ON LEASED PROPERTY.
15	(a) Use of Commercial Standards.—Section
16	2667(b) of title 10, United States Code, is amended—
17	(1) by striking "and" at the end of paragraph
18	(6);
19	(2) by striking the period at the end of para-
20	graph (7) and inserting "; and"; and
21	(3) by adding at the end the following new
22	paragraph:
23	"(8) shall provide that any facilities constructed
24	on the property may be constructed using commer-
25	cial standards in a manner that provides force pro-

tection safeguards appropriate to the activities con ducted in, and the location of, such facilities.".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall apply with respect to leases entered
5 into during fiscal year 2019 or any succeeding fiscal year.
6 SEC. 2802. EXTENSION OF TEMPORARY, LIMITED AUTHOR7 ITY TO USE OPERATION AND MAINTENANCE
8 FUNDS FOR CONSTRUCTION PROJECTS OUT9 SIDE THE UNITED STATES.

(a) EXTENSION OF AUTHORITY.—Subsection (h) of
section 2808 of the Military Construction Authorization
Act for Fiscal Year 2004 (division B of Public Law 108–
136; 117 Stat. 1723), as most recently amended by section 2804 of the Military Construction Authorization Act
for Fiscal Year 2018 (division B of Public Law 115–91;
131 Stat. 1846), is amended—

(1) in paragraph (1), by striking "December
31, 2018" and inserting "December 31, 2019"; and
(2) in paragraph (2), by striking "fiscal year
20 2019" and inserting "fiscal year 2020".

(b) LIMITATION ON USE OF AUTHORITY.—Subsection (c)(1) of such section is amended—

23 (1) by striking "October 1, 2017" and inserting
24 "October 1, 2018";

1	(2) by striking "December 31, 2018" and in-
2	serting "December 31, 2019"; and
3	(3) by striking "fiscal year 2019" and inserting
4	"fiscal year 2020".
5	SEC. 2803. SMALL BUSINESS SET-ASIDE FOR CONTRACTS
6	FOR ARCHITECTURAL AND ENGINEERING
7	SERVICES AND CONSTRUCTION DESIGN.
8	(a) Mandatory Award of Contracts Under
9	THRESHOLD AMOUNT.—Section 2855(b)(1) of title 10,
10	United States Code, is amended by striking "subsection
11	(a)—" and all that follows and inserting the following:
12	"subsection (a), if the Secretary concerned estimates that
13	the initial award of the contract will be in an amount less
14	than the threshold amount determined under paragraph
15	(2), the contract shall be awarded in accordance with the
16	set aside provisions of the Small Business Act (15 U.S.C.
17	631 et seq.).".
18	(b) INCREASE IN THRESHOLD AMOUNT.—Section
19	2855(b)(2) of such title is amended—
20	(1) by striking "initial";
21	(2) by striking "\$300,000" and inserting
22	"\$1,000,000"; and
23	(3) by striking the second sentence.

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply with respect to fiscal year 2019
 and each succeeding fiscal year.

4 SEC. 2804. AUTHORITY TO OBTAIN ARCHITECTURAL AND
5 ENGINEERING SERVICES AND CONSTRUC6 TION DESIGN FOR DEFENSE LABORATORY
7 MODERNIZATION PROGRAM.

8 (a) AUTHORITY.—Section 2803 of the National De9 fense Authorization Act for Fiscal Year 2016 (Public Law
10 114–92; 129 Stat. 1169; 10 U.S.C. 2358 note) is amend11 ed—

12 (1) by redesignating subsection (f) as sub-13 section (g); and

14 (2) by inserting after subsection (e) the fol-15 lowing new subsection:

16 "(f) Additional Authority to Use Funds for
17 Related Architectural and Engineering Services
18 and Contract Design.—

19 "(1) AUTHORITY.—In addition to the authority 20 provided to the Secretary of Defense under sub-21 section (a) to use amounts appropriated or otherwise 22 made available for research, development, test, and 23 evaluation for a military construction project re-24 ferred to in such subsection, the Secretary of the 25 military department concerned may use amounts ap-

1 propriated or otherwise made available for research, 2 development, test, and evaluation to obtain architec-3 tural and engineering services and to carry out con-4 struction design in connection with such a project. 5 "(2) NOTICE REQUIREMENT.—In the case of 6 architectural and engineering services and construc-7 tion design to be undertaken under this subsection 8 for which the estimated cost exceeds \$1,000,000, the 9 Secretary concerned shall notify the appropriate 10 committees of Congress of the scope of the proposed 11 project and the estimated cost of such services be-12 fore the initial obligation of funds for such services. 13 The Secretary may then obligate funds for such 14 services only after the end of the 14-day period be-15 ginning on the date on which the notification is re-16 ceived by the committees in an electronic medium 17 pursuant to section 480 of this title.". 18 (b) Conforming Amendments to Waive Condi-19 TIONS APPLICABLE TO EXISTING AUTHORITY.— 20 (1) CONDITION ON AND SCOPE OF PROJECT AU-21 THORITY.—Section 2803(b) of such Act is amended 22 by striking "project under this section" and insert-23 ing "project under subsection (a)". 24 (2) CONGRESSIONAL NOTIFICATION.—Section

25 2803(c) of such Act is amended by striking "carried

out under this section" each place it appears in
 paragraphs (1) and (2) and inserting "carried out
 under subsection (a)".

4 (3) DESCRIPTION OF AUTHORIZED
5 PROJECTS.—Section 2803(d) of such Act is amended
6 by striking "provided by this section" and inserting
7 "provided by subsection (a)".

8 (4) FUNDING LIMITATION.—Section 2803(e) of
9 such Act is amended by striking "projects under this
10 section" and inserting "projects under subsection
11 (a)".

(c) EXTENSION OF PERIOD OF AUTHORITY.—Section
2803(g) of such Act, as redesignated by subsection (a)(1),
is amended by striking "October 1, 2020" and inserting
"October 1, 2023".

(d) EFFECTIVE DATE.—The amendments made by
this section shall take effect as if included in the enactment of section 2803 of the National Defense Authorization Act for Fiscal Year 2016 (Public Law 114–92; 129
Stat. 1169; 10 U.S.C. 2358 note).

21 SEC. 2805. REPEAL OF LIMITATION ON CERTAIN GUAM22PROJECT.

(a) REPEAL OF LIMITATION.—Section 2879 of the
National Defense Authorization Act for Fiscal Year 2018

(Public Law 115–91; 131 Stat. 1874) is amended by strik ing subsection (b).

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall take effect as if included in the enact5 ment of the National Defense Authorization Act for Fiscal
6 Year 2018.

7 SEC. 2806. ENHANCING FORCE PROTECTION AND SAFETY 8 ON MILITARY INSTALLATIONS.

9 (a) AUTHORIZATION OF ADDITIONAL PROJECTS.—In 10 addition to any other military construction projects au-11 thorized under this Act, the Secretary of the military de-12 partment concerned may carry out military construction 13 projects to enhance force protection and safety on military 14 installations, as specified in the funding table in section 15 4601.

16 (b) NOTICE AND WAIT REQUIREMENTS.—The Secretary concerned may obligate or expend funds to carry 17 out a project under this section only after the end of the 18 14-day period beginning on the date on which the Sec-19 retary submits, in an electronic medium pursuant to sec-20 21 tion 480 of title 10, United States Code, to the congres-22 sional defense committees a justification of the need for 23 the project.

24 (c) EXPIRATION OF AUTHORIZATION.—Section 200225 shall apply with respect to the authorization of a military

construction project under this section in the same man ner as such section applies to the authorization of a
 project contained in titles XXI through XXVII.

4 SEC. 2807. LIMITATION ON USE OF FUNDS FOR ACQUISI5 TION OF FURNISHED ENERGY FOR NEW MED6 ICAL CENTER IN GERMANY.

7 (a) LIMITATION.—No amounts authorized to be ap-8 propriated or made available to the Secretary of Defense 9 or the Secretary of any military department may be used to enter into a contract for the acquisition of furnished 10 energy for the new Rhine Ordnance Barracks Army Med-11 ical Center (hereafter in this section referred to as the 12 "Medical Center") until the Secretary of Defense submits 13 to the congressional defense committees a written certifi-14 15 cation that—

16 (1) the source of furnished energy for the Med17 ical Center will minimize the use of fuels sourced
18 from inside the Russian Federation;

(2) the design of the Medical Center will utilize
a diversified energy supply from a mixed-fuel system
as the source of furnished energy to sustain mission
critical operations during any sustained energy supply disruption caused by the Russian Federation;
and

(3) to the extent available, domestically-sourced
 fuels shall be the preferred source for furnished en ergy for the Medical Center.

4 (b) WAIVER FOR NATIONAL SECURITY INTERESTS.—
5 Subsection (a) shall not apply if the Secretary of Defense
6 certifies to the congressional defense committees that a
7 waiver of such subsection is necessary to protect the na8 tional security interests of the United States.

9 (c) DEFINITION.—In this section, the term "fur-10 nished energy" means energy furnished to the Medical 11 Center in any form and for any purpose, including heat-12 ing, cooling, and electricity.

13 (d) EFFECTIVE DATE.—This section shall take effect14 on the date of the enactment of this Act.

15 SEC. 2808. TREATMENT OF LEASES OF NON-EXCESS PROP 16 ERTY ENTERED INTO WITH INSURED DEPOSI 17 TORY INSTITUTIONS.

18 Section 2667 of title 10, United States Code, is
19 amended —

20 (1) in subsection (b)(4), by striking "amount
21 that" and inserting "amount that, except as pro22 vided in subsection (c)(4),"; and

(2) in subsection (c), by adding at the end thefollowing new paragraph:

1 "(4)(A) With respect to a lease under this section en-2 tered into with an insured depository institution (as defined under section 3 of the Federal Deposit Insurance 3 4 Act (12 U.S.C. 1813)) after the date of the enactment 5 of the National Defense Authorization Act for Fiscal Year 6 2019, the Secretary concerned shall accept the financial 7 services provided by the insured depository institution to 8 members of the armed forces, civilian employees of the Department of Defense, and dependents of such members or 9 employees as sufficient in-kind consideration to cover all 10 lease, services, and utilities costs assessed with regard to 11 12 the leased property.

"(B) With respect to a lease under this section which was entered into with an insured depository institution before the date of the enactment of the National Defense Authorization Act for Fiscal Year 2019, the Secretary concerned may renegotiate the terms of such lease to apply subparagraph (A) to such lease as if such subparagraph were in effect at the time the Secretary entered into the lease.".

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1	Subtitle B—Real Property and
2	Facilities Administration
3	SEC. 2811. OPTIONAL PARTICIPATION IN COLLECTION OF
4	INFORMATION ON UNUTILIZED AND UNDER-
5	UTILIZED MILITARY INSTALLATION PROP-
6	ERTIES AVAILABLE FOR HOMELESS ASSIST-
7	ANCE.
8	(a) Making Participation by Agencies of De-
9	PARTMENT OF DEFENSE OPTIONAL.—Section 501(a) of
10	the McKinney-Vento Homeless Assistance Act (42 U.S.C.
11	11411(a)) is amended—
12	(1) by striking "The Secretary of Housing" and
13	inserting "(1) The Secretary of Housing"; and
14	(2) by adding at the end the following new
15	paragraphs:
16	((2) The transmittal of information by the head of
17	a landholding agency of the Department of Defense under
18	this subsection shall be optional in the case of an excess
19	or surplus building, facility, or property if the Secretary
20	of Defense determines that the building, facility, or prop-
21	erty—
22	"(A) would be for off-site use only; or
23	"(B) is located on an active military installation
24	and is not subject to subsection (h).

1 "(3) If the Secretary of Defense makes a determination under paragraph (2) during a fiscal year, not later 2 3 than 90 days after the end of that fiscal year, the Sec-4 retary of Defense shall submit a report to the Committees on Armed Services, Banking, Housing, and Urban Affairs, 5 and Homeland Security and Governmental Affairs of the 6 7 Senate and the Committees on Armed Services, Financial 8 Services, and Oversight and Government Reform of the 9 House of Representatives listing all of the buildings, facili-10 ties, and properties for which the Secretary of Defense made a determination under paragraph (2) during that 11 fiscal year. The Secretary of Defense shall submit the re-12 13 port in unclassified form, but may include a classified 14 annex as necessary.".

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) shall apply with respect to fiscal year 2019
and each succeeding fiscal year.

18 SEC. 2812. FORCE STRUCTURE PLANS AND INFRASTRUC-

19TURE CAPABILITIES NECESSARY TO SUP-20PORT THE FORCE STRUCTURE.

(a) FORCE STRUCTURE PLANS AND INFRASTRUCTURE CAPABILITIES.—Not later than the date on which
the budget of the President for fiscal year 2021 is submitted to Congress pursuant to section 1105 of title 31,
United States Code, the Secretary of Defense shall develop

1	and submit to the congressional defense committees the
2	following:
3	(1) A force structure plan for each of the Army,
4	Navy, Air Force, and Marine Corps and the reserve
5	components of each military department that is in-
6	formed by—
7	(A) an assessment by the Secretary of De-
8	fense of the probable threats to the national se-
9	curity of the United States; and
10	(B) end-strength levels and major military
11	force units (including land force divisions, car-
12	rier and other major combatant vessels, air
13	wings, and other comparable units) authorized
14	in the National Defense Authorization Act for
15	Fiscal Year 2018 (Public Law 115–91).
16	(2) A categorical model of installation capabili-
17	ties required to carry out the force structures plans
18	described in paragraph (1) based on—

(A) the infrastructure, real property, and
facilities capabilities required to carry out such
plans; and

(B) the current military requirements of
the major military units referred to in subparagraph (B) of such paragraph.

1 (b) CONSISTENCY.—In developing force structure 2 plans and categorical models of installation capabilities 3 under subsection (a), the Secretary of Defense shall en-4 sure that the infrastructure, real property, and facilities 5 of each of the military departments are categorized and 6 measured in consistent terms so as to facilitate compari-7 sons.

8 (c) RELATIONSHIP TO INVENTORY.—Using the infor9 mation in the force structure plans and categorical model
10 developed under subsection (a), the Secretary of Defense
11 shall submit to Congress each of the following:

(1) An assessment of the requirements necessary for carrying out the force structure plans
compared to existing infrastructure, real property,
and facilities capabilities, as documented in the
records maintained under section 2721 of title 10,
United States Code.

18 (2) An identification of any deficit or surplus
19 capability in such infrastructure, real property, and
20 facilities—

21 (A) for each military department; and
22 (B) for locations within the continental
23 United States and territories.

1	SEC. 2813. RETROFITTING EXISTING WINDOWS IN MILITARY
2	FAMILY HOUSING UNITS TO BE EQUIPPED
3	WITH FALL PREVENTION DEVICES.
4	(a) Authorizing Funding for Retrofitting or
5	REPLACING WINDOWS.—Section 2879 of title 10, United
6	States Code, as added by section 2817(a) of the National
7	Defense Authorization Act for Fiscal Year 2018 (131
8	Stat. 1851) is amended—
9	(1) in subsection (a)(1), by striking "subsection
10	(b)" and inserting "subsection (c)";
11	(2) by redesignating subsections (b) and (c) as
12	subsections (c) and (d); and
13	(3) by inserting after subsection (a) the fol-
14	lowing new subsection:
15	"(b) Retrofitting or Replacing Existing Win-
16	DOWS.—
17	"(1) Program to retrofit existing win-
18	DOWS.—The Secretary concerned shall carry out a
19	program under which, in military family housing
20	units acquired or constructed under this chapter
21	which are not subject to the requirements of sub-
22	section (a), windows which are described in sub-
23	section (c), including windows designed for emer-
24	gency escape or rescue, are retrofitted to be
25	equipped with fall prevention devices described in
26	paragraph (1) of subsection (a) or are replaced with

- windows which are equipped with fall prevention de vices described in such paragraph.
- 3 "(2) GRANTS.—The Secretary concerned may
 4 carry out the program under this subsection by mak5 ing grants to private entities to retrofit or replace
 6 existing windows, in accordance with such criteria as
 7 the Secretary may establish by regulation.
- 8 "(3) USE OF OPERATIONS FUNDING.—The Sec-9 retary may carry out the program under this sub-10 section during a fiscal year with amounts made 11 available to the Secretary for family housing oper-12 ations for such fiscal year.".
- (b) EFFECTIVE DATE.—The amendments made by
 this section shall apply with respect to fiscal year 2019
 and each succeeding fiscal year.

16SEC. 2814. UPDATING PROHIBITION ON USE OF CERTAIN17ASSESSMENT OF PUBLIC SCHOOLS ON DE-18PARTMENT OF DEFENSE INSTALLATIONS TO19SUPERSEDE20PROJECTS.

(a) UPDATE.—Paragraph (3) of section 2814(a) of
the National Defense Authorization Act for Fiscal Year
2017 (Public Law 114–328; 130 Stat. 2717), as added
by section 2818(a) of the National Defense Authorization
Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat.

1 1852), is amended by striking "33 projects" and inserting
 2 "38 projects".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall take effect as if included in the enact5 ment of the National Defense Authorization Act for Fiscal
6 Year 2018.

7 Subtitle C—Land Conveyances

8 SEC. 2821. AUTHORITY FOR TRANSFER OF ADMINISTRA9 TIVE JURISDICTION OVER CERTAIN LANDS,
10 MARINE CORPS AIR GROUND COMBAT CEN11 TER TWENTYNINE PALMS, CALIFORNIA, AND
12 MARINE CORPS AIR STATION YUMA, ARI13 ZONA.

14 (a) MARINE CORPS AIR GROUND COMBAT CENTER15 TWENTYNINE PALMS, CALIFORNIA.—

(1) AUTHORITY FOR TRANSFER.—Subject to
paragraph (2), the Secretary of the Navy may transfer to the Secretary of the Interior, at no cost, administrative jurisdiction of approximately 2,105
acres of non-contiguous parcels of land within the
Shared Use Area of the Marine Corps Air Ground
Combat Center Twentynine Palms, California.

(2) CONDITION FOR TRANSFER.—The Secretary
of the Navy may carry out the transfer under this
subsection only if the Secretary of the Navy and the

Secretary of the Interior each determine that the
 transfer is in the public interest and will be for the
 benefit of the Department of the Navy and the De partment of the Interior, respectively.

5 (3) STATUS OF LAND AFTER TRANSFER.—Upon 6 completion of the transfer under this subsection, the 7 land over which the Secretary of the Interior obtains 8 administrative jurisdiction shall become public land 9 withdrawn and reserved under section 2941 of the 10 National Defense Authorization Act for Fiscal Year 11 2014 (Public Law 113-66; 127 Stat. 1034), and 12 shall be managed in accordance with section 13 2942(b)(1) of such Act (Public Law 113-66; 127 14 Stat. 1036), in the same manner as other lands in 15 the Shared Use Area.

16 (4) SHARED USE AREA DEFINED.—In this sub17 section, the term "Shared Use Area" means the
18 area described in section 2941(b)(2) of the National
19 Defense Authorization Act for Fiscal Year 2014
20 (Public Law 113–66; 127 Stat. 1035).

(b) MARINE CORPS AIR STATION YUMA, ARIZONA.—
(1) AUTHORITY FOR TRANSFER.—Subject to
paragraph (2), the Secretary of the Interior may
transfer to the Secretary of the Navy, at no cost, administrative jurisdiction of approximately 256 acres

1	of non-contiguous parcels of land within Marine
2	Corps Air Station Yuma, Arizona which are used by
3	the Department of the Navy as of the day before the
4	date of the enactment of this Act pursuant to any
5	of the following authorities:
6	(A) Public Land Order Number 2766 of
7	August 28, 1962.
8	(B) Expired Public Land Order Number
9	6804 of October 16, 1990.
10	(C) Memorandum of Understanding Num-
11	ber 14-06-300-1266 of July 5, 1962, between
12	the Department of the Interior and the Depart-
13	ment of the Navy.
14	(2) CONDITION FOR TRANSFER.—The Secretary
15	of the Interior may carry out the transfer under this
16	subsection only if the Secretary of the Interior and
17	the Secretary of the Navy each determine that the
18	transfer is in the public interest and will be for the
19	benefit of the Department of the Interior and the
20	Department of the Navy, respectively.
21	(3) WITHDRAWAL OF LAND AFTER TRANS-
22	FER.—Upon completion of the transfer under this
23	subsection, the land over which the Secretary of the
24	Navy obtains administrative jurisdiction—
25	(A) shall cease to be public land; and

1	(B) for as long as the land is under the
2	administrative jurisdiction of the Secretary of
3	the Navy or the Secretary of any other military
4	department, shall be withdrawn from all forms
5	of entry, appropriation, or disposal under the
6	public land laws, from location, entry, and pat-
7	ent under the mining laws, and from disposition
8	under all laws relating to mineral interests and
9	to mineral and geothermal leasing.
10	SEC. 2822. PUBLIC INVENTORY OF GUAM LAND PARCELS
11	FOR TRANSFER TO GOVERNMENT OF GUAM.
12	(a) Net-negative Inventory of Land Par-
13	CELS.—
14	(1) MAINTENANCE AND UPDATE OF INVEN-
15	TORY.—The Secretary of the Navy shall maintain
16	and update regularly an inventory of all land parcels
17	located on Guam which meet each of the following
18	conditions:
19	(A) The parcels are currently owned by the
20	United States Government and are under the
21	administrative jurisdiction of the Department of
22	
	the Navy.
23	the Navy. (B) The Secretary has determined or ex-

1	(C) Under Federal law, including Public
2	Law 106–504 (commonly known as the "Guam
3	Omnibus Opportunities Act"; 40 U.S.C. 521
4	note), the parcels are eligible to be transferred
5	to the territorial government.
6	(2) INFORMATION REQUIRED.—For each parcel
7	included in the inventory under paragraph (1), the
8	Secretary shall specify—
9	(A) the approximate size of the parcel;
10	(B) an estimate of the fair market value of
11	the parcel, if available or as practicable;
12	(C) the date on which the Secretary deter-
13	mined, or the date by which the Secretary ex-
14	pects to determine, that the parcel is excess and
15	made eligible for transfer to the territorial gov-
16	ernment; and
17	(D) the citation of the specific legal au-
18	thority (including the Guam Omnibus Opportu-
19	nities Act) under which the Secretary will
20	transfer the parcel to the territorial government
21	or otherwise dispose of the parcel.
22	(b) PARCELS REQUIRED TO BE INCLUDED.—The
23	Secretary shall include in the inventory under this section
24	each of the following parcels, as described in the 2017 Net
25	Negative Report:

1	(1) The Tanguisson Power Plant (5 acres), list-
2	ed as Site 14 in the Report.
3	(2) The Harmon Substation Annex (9.9 acres),
4	listed as Site 15 in the Report.
5	(3) The Piti Power Plant and Substation (15.5
6	acres), listed as Site 38 in the Report.
7	(4) Apra Heights Lot 403–1 (0.5 acres), listed
8	as Site 55 in the Report.
9	(5) The Agana Power Plant and Substation
10	(5.9 acres), listed as Site 54 in the Report.
11	(6) The ACEORP Maui Tunnel-Tamuning
12	Route 1 behind Old Telex (3.7 acres), listed as Site
13	23 in the Report.
14	(7) The Parcel South of Camp Covington, Par-
15	cel 7 (60.8 acres), listed as Site 49 in the Report.
16	(8) The NCTS Beach Lot, adjacent to the
17	Tanguisson Power Plant (13.3 acres), listed as Site
18	13 in the Report.
19	(9) The Hoover Park Annex (also known as
20	"Old USO Beach"; 6 acres), listed as Site 37 in the
21	Report.
22	(10) Parcel "C" Marbo Cave Annex (5 acres),
23	listed as Site 12 in the Report.
24	(c) Inclusion of Additional Parcels in Inven-
25	TORY.—

1 (1) REQUEST BY GOVERNOR.—The Governor of 2 the territory of Guam may submit a request to the 3 Secretary to add parcels to the inventory maintained 4 under subsection (a), and shall specify in any such 5 request any public benefit uses or public purposes 6 proposed by the Governor for the parcel involved, 7 pursuant to the Guam Omnibus Opportunities Act 8 or any other relevant Federal law.

9 (2) CONSIDERATION BY SECRETARY.—Not later 10 than 180 days of receipt of a request from the Gov-11 ernor under paragraph (1), the Secretary shall re-12 view the request and provide a response in writing 13 to the Governor as to whether the Secretary will 14 agree to the request to include the specific land par-15 cel in the inventory maintained under subsection (a). 16 If the Secretary denies the request, the Secretary 17 shall provide a detailed written justification to the 18 Governor that explains the continuing military need 19 for the parcel, if any, and the date on which the Sec-20 retary expects that military need to cease, if ever.

(d) EXCLUSION OF PARCELS.—The Secretary shall
not include in the inventory maintained under this section
any parcel transferred to the government of Guam prior
to the date of the enactment of this Act, without regard

to whether or not the parcel is included in the inventory
 under subsection (b).

- 3 (e) PUBLIC NOTIFICATION.—The Secretary shall
 4 publish and update on a public website of the United
 5 States Government the following information:
- 6 (1) The inventory maintained under subsection
 7 (a), including the parcels required to be included in
 8 such inventory under subsection (b).
- 9 (2) All requests submitted by the Governor
 10 under subsection (c), including any proposed public
 11 benefit use or public purpose specified in any such
 12 request.
- (3) A copy of each response provided by the
 Secretary to each request submitted by the Governor
 under subsection (c).
- 16 (4) A description of each parcel of land trans17 ferred by the Secretary to the territorial government
 18 after January 20, 2011, including the following:
- 19 (A) The approximate size of the parcel.20 (B) An estimate of the fair market value
- 21 of the parcel, if available or as practicable.
- (C) The specific legal authority under
 which the Secretary transferred the parcel to
 the territorial government.

(D) The date the parcel was transferred to
 the territorial government.

3 (f) DEFINITIONS.—In this section, the following defi-4 nitions apply:

5 (1) 2017 NET NEGATIVE REPORT.—The term 6 "2017 Net Negative Report" means the report sub-7 mitted by the Secretary of the Navy, on behalf of 8 the Secretary of Defense, under section 2208 of the 9 National Defense Authorization Act for Fiscal Year 10 2017 (Public Law 114-328; 130 Stat. 2695) regard-11 ing the status of the implementation of the "net 12 negative" policy regarding the total number of acres 13 of the real property controlled by the Department of 14 the Navy or the Department of Defense on Guam. (2) GOVERNOR.—The term "Governor" means 15 the Governor of the territory of Guam. 16 17 (3) SECRETARY.—The term "Secretary" means

18 the Secretary of the Navy.

(4) TERRITORIAL GOVERNMENT.—The term
"territorial government" means the government of
Guam established under the Organic Act of Guam
(48 U.S.C. 1421 et seq.).

1SEC. 2823. LAND CONVEYANCE, NAVAL ACADEMY DAIRY2FARM, GAMBRILLS, MARYLAND.

3 (a) CONVEYANCE AUTHORIZED.—Notwithstanding section 6976 of title 10, United States Code, the Secretary 4 5 of the Navy may convey and release to Anne Arundel County, Maryland (in this section referred to as the 6 7 "County") all right, title, and interest of the United States 8 in and to the real property, including any improvements 9 thereon, consisting of approximately 40 acres at the property commonly referred to as the Naval Academy dairy 10 farm located in Gambrills, Maryland (in this section re-11 ferred to as the "Dairy Farm"). 12

13 (b) CONSIDERATION.—

14 (1) CONSIDERATION REQUIRED.—As consider-15 ation for the conveyance and release under sub-16 section (a), the County shall provide an amount that 17 is equivalent to the fair market value to the Depart-18 ment of the Navy of the right, title, and interest 19 conveyed and released under such subsection, based 20 on an appraisal approved by the Secretary of the 21 Navy. The consideration under this paragraph may 22 be provided by cash payment, in-kind consideration, 23 or a combination thereof, at such time as the Sec-24 retary may require.

25 (2) IN-KIND CONSIDERATION.—In-kind consid26 eration provided by the County under paragraph (1)

may include the acquisition, construction, provision,
 improvement, maintenance, repair, or restoration
 (including environmental restoration), or combina tion thereof, of any facility, real property, or infra structure under the jurisdiction of the Secretary.

6 (3)TREATMENT OF CONSIDERATION RE-7 CEIVED.—Consideration in the form of cash pav-8 ment received by the Secretary under paragraph (1) 9 shall be retained by the Superintendent of the Naval 10 Academy and shall be available to cover expenses re-11 lated to the Dairy Farm, including reimbursing non-12 appropriated fund instrumentalities of the Naval 13 Academy.

14 (c) PAYMENT OF COST OF CONVEYANCE AND RE-15 LEASE.—

16 (1) PAYMENT REQUIRED.—The Secretary of 17 the Navy shall require the County to pay costs to be 18 incurred by the Secretary, or to reimburse the Sec-19 retary for such costs incurred by the Secretary, to 20 carry out the conveyance and release under sub-21 section (a), including survey costs, appraisal costs, 22 costs for environmental documentation related to the 23 conveyance and release, and any other administra-24 tive costs related to the conveyance and release. If 25 amounts are collected from the County in advance of

the Secretary incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyance and release or any costs incurred by the Secretary to administer the County's lease of the Dairy Farm, the Secretary shall refund the excess amount to the County.

8 (2)TREATMENT OF AMOUNTS RECEIVED.— 9 Amounts received as reimbursement under para-10 graph (1) shall be credited to the fund or account 11 that was used to pay the costs incurred by the Sec-12 retary in carrying out the conveyance and release 13 under subsection (a) or, if the period of availability 14 of obligations for that appropriation has expired, to 15 the appropriations of fund that is currently available 16 to the Secretary for the same purpose. Amounts so 17 credited shall be merged with amounts in such fund 18 or account and shall be available for the same pur-19 poses, and subject to the same conditions and limita-20 tions, as amounts in such fund or account.

(d) DESCRIPTION OF PROPERTY.—The exact acreage
and legal description of the property which is subject to
conveyance and release under subsection (a) shall be determined by a survey satisfactory to the Secretary of the
Navy.

(e) ADDITIONAL TERMS AND CONDITIONS.—The
 Secretary of the Navy may require such additional terms
 and conditions in connection with the conveyance and re lease under subsection (a) as the Secretary considers ap propriate to protect the interests of the United States.

6 (f) NO EFFECT ON EXISTING LEASES GOVERNING 7 PROPERTY NOT SUBJECT TO CONVEYANCE.—Nothing in 8 this section or in any conveyance and release carried out 9 pursuant to this section may be construed to affect the 10 terms, conditions, or applicability of any existing agreement entered into between the Country and the Secretary 11 12 of the Navy which governs the use of any portion of the 13 Dairy Farm which is not subject to conveyance and release under this section. 14

15 SEC. 2824. TECHNICAL CORRECTION OF DESCRIPTION OF

16 LIMESTONE HILLS TRAINING AREA LAND
17 WITHDRAWAL AND RESERVATION, MONTANA.

18 Section 2931(b) of the Military Construction Author-19 ization Act for Fiscal Year 2014 (division B of Public Law 20 113–66; 127 Stat. 1031) is amended by striking "18,644 21 acres" and all that follows through "April 10, 2013" and 22 inserting the following: "18,964 acres in Broadwater 23 County, Montana, generally depicted as 'Limestone Hills 24 Training Area Land Withdrawal' on the map entitled 'Limestone Hills Training Area Land Withdrawal', dated
 May 11, 2017".

3 SEC. 2825. LAND CONVEYANCE, WASATCH-CACHE NA-4 TIONAL FOREST, RICH COUNTY, UTAH.

5 (a) LAND CONVEYANCE AUTHORIZED.—Subject to valid existing rights, not later than 6 months after the 6 7 date of the enactment of this section, the Secretary of Ag-8 riculture shall convey, without consideration, to the Utah 9 State University Research Foundation, (in this section referred to as the "Foundation") all right, title, and interest 10 of the United States in and to a parcel of real property 11 12 consisting of approximately 80 acres, including improve-13 ments thereon, located outside of the boundaries of the Wasatch-Cache National Forest, Rich County, Utah, with-14 15 in Sections 19 and 30, Township 14 North, Range 5 East, Salt Lake Base and Meridian for the purpose of permit-16 ting the Foundation to use the property for scientific and 17 18 educational purposes.

(b) REVERSIONARY INTEREST.—If the Secretary of
Agriculture determines at any time that the real property
conveyed under subsection (a) is not being used in accordance with the purpose of the conveyance specified in such
subsection, all right, title and interest in and to such real
property, including any improvements thereto, shall, at the
option of the Secretary, revert to and become the property

of the United States, and the United States shall have
 the right of immediate entry onto such real property. A
 determination by the Secretary under this subsection shall
 be made on the record after an opportunity for a hearing.

5 (c) PAYMENT OF COSTS OF CONVEYANCE.—

6 (1) PAYMENT REQUIRED.—The Secretary of 7 Agriculture shall require the Foundation to cover the 8 costs (except any costs for environmental remedi-9 ation of the property) to be incurred by the Sec-10 retary, or to reimburse the Secretary for such costs 11 incurred by the Secretary, to carry out the convey-12 ance under subsection (a), including survey costs, 13 costs for environmental documentation, and any 14 other administrative costs related to the conveyance. 15 If amounts are collected from the Foundation in ad-16 vance of the Secretary incurring the actual costs, 17 and the amount collected exceeds the costs actually 18 incurred by the Secretary to carry out the convey-19 ance, the Secretary shall refund the excess amount 20 to the Foundation.

(2) TREATMENT OF AMOUNTS RECEIVED.—
Amounts received as reimbursement under paragraph (1) shall be credited to the fund or account
that was used to cover those costs incurred by the
Secretary in carrying out the conveyance. Amounts

so credited shall be merged with amounts in such
 fund or account, and shall be available for the same
 purposes, and subject to the same conditions and
 limitations, as amounts in such fund or account.

5 (d) DESCRIPTION OF PROPERTY.—The exact acreage
6 and legal description of the property to be conveyed under
7 subsection (a) shall be determined by a survey satisfactory
8 to the Secretary of Agriculture.

9 (e) ADDITIONAL TERMS AND CONDITIONS.—The 10 Secretary of Agriculture may require such additional 11 terms and conditions in connection with the conveyance 12 under subsection (a) as the Secretary considers appro-13 priate to protect the interests of the United States.

Subtitle D—Military Land Withdrawals

16 SEC. 2831. INDEFINITE DURATION OF CERTAIN MILITARY

17 LAND WITHDRAWALS AND RESERVATIONS
18 AND IMPROVED MANAGEMENT OF WITH19 DRAWN AND RESERVED LANDS.

20 (a) IMPROVING MANAGEMENT OF CURRENT STATU21 TORY LAND WITHDRAWALS AND RESERVATIONS AND
22 MAKING MANAGEMENT MORE TRANSPARENT.—

23 (1) ROLE OF SECRETARY OF THE INTERIOR.—
24 Section 101(a)(2) of the Sikes Act (16 U.S.C.
25 670a(a)(2)) is amended by striking ", acting

1	through the Director of the United States Fish and
2	Wildlife Service,".
3	(2) Additional element of integrated
4	NATURAL RESOURCES MANAGEMENT PLAN.—Section
5	101(b) of the Sikes Act $(16 \text{ U.S.C. } 670a(b))$ is
6	amended—
7	(A) by striking "and" at the end of para-
8	graph $(2);$
9	(B) by redesignating paragraph (3) as
10	paragraph (4) ; and
11	(C) by inserting after paragraph (2) the
12	following new paragraph:
13	"(3) for purposes of paragraph (2), shall be re-
14	viewed—
15	"(A) jointly by the Secretary of the mili-
16	tary department and the Secretary of the Inte-
17	rior; and
18	"(B) in a manner that provides affected
19	States and Indian tribes and the public a mean-
20	ingful opportunity to comment on any signifi-
21	cant revisions to the plan that may be proposed;
22	and".
23	(b) EL CENTRO NAVAL AIR FACILITY RANGES.—
24	(1) Elimination of termination date and
25	CONFORMING AMENDMENTS.—The El Centro Naval

1	Air Facility Ranges Withdrawal Act (subtitle B of
2	title XXIX of Public Law 104–201; 110 Stat. 2813)
3	is amended—
4	(A) in section $2921(b)(3)$, by striking ",
5	before the termination date specified in section
6	2925,'';
7	(B) in section 2924(a), by striking the
8	third sentence;
9	(C) by striking sections 2925 and 2927;
10	and
11	(D) in section 2928(a), by striking "speci-
12	fied in section 2925".
13	(2) Determination of continuing military
1 /	NEED FOR WITHDRAWAL AND RESERVATION AND
14	
14 15	PUBLIC REPORTS.—The El Centro Naval Air Facil-
15	PUBLIC REPORTS.—The El Centro Naval Air Facil-
15 16 17	PUBLIC REPORTS.—The El Centro Naval Air Facil- ity Ranges Withdrawal Act (subtitle B of title XXIX
15 16 17 18	PUBLIC REPORTS.—The El Centro Naval Air Facil- ity Ranges Withdrawal Act (subtitle B of title XXIX of Public Law 104–201; 110 Stat. 2813) is further
15 16	PUBLIC REPORTS.—The El Centro Naval Air Facil- ity Ranges Withdrawal Act (subtitle B of title XXIX of Public Law 104–201; 110 Stat. 2813) is further amended by inserting after section 2926 the fol-
 15 16 17 18 19 20 	PUBLIC REPORTS.—The El Centro Naval Air Facil- ity Ranges Withdrawal Act (subtitle B of title XXIX of Public Law 104–201; 110 Stat. 2813) is further amended by inserting after section 2926 the fol- lowing new section:
15 16 17 18 19	 PUBLIC REPORTS.—The El Centro Naval Air Facility Ranges Withdrawal Act (subtitle B of title XXIX of Public Law 104–201; 110 Stat. 2813) is further amended by inserting after section 2926 the following new section: "SEC. 2927. DETERMINATION OF CONTINUING MILITARY
 15 16 17 18 19 20 21 	 PUBLIC REPORTS.—The El Centro Naval Air Facil- ity Ranges Withdrawal Act (subtitle B of title XXIX of Public Law 104–201; 110 Stat. 2813) is further amended by inserting after section 2926 the fol- lowing new section: *SEC. 2927. DETERMINATION OF CONTINUING MILITARY NEED FOR WITHDRAWAL AND RESERVATION
 15 16 17 18 19 20 21 22 	 PUBLIC REPORTS.—The El Centro Naval Air Facil- ity Ranges Withdrawal Act (subtitle B of title XXIX of Public Law 104–201; 110 Stat. 2813) is further amended by inserting after section 2926 the fol- lowing new section: "SEC. 2927. DETERMINATION OF CONTINUING MILITARY NEED FOR WITHDRAWAL AND RESERVATION AND PUBLIC REPORTS.

1 fect of an integrated natural resources management 2 plan covering lands withdrawn and reserved under 3 this title, as required by section 101(b)(2) of the 4 Sikes Act (16 U.S.C. 670a(b)(2)), the Secretary of 5 the Navy and the Secretary of the Interior shall 6 jointly prepare and issue a report describing any 7 changes in the condition of the lands withdrawn and 8 reserved under this subtitle since the later of the 9 date of any previous report under this paragraph or 10 the date of the environmental analysis prepared to 11 support the actions that changed the condition of 12 the lands.

13 "(B) A report under subparagraph (A) shall in-14 clude a summary of current military use of the lands 15 withdrawn and reserved under this subtitle, any 16 changes in military use of the lands since the pre-17 vious report, and efforts related to the management 18 of natural and cultural resources and environmental 19 remediation of the lands during the previous five 20 years.

21 "(2) COMBINATION WITH OTHER REPORTS.—A
22 report under this subsection may be combined with,
23 or incorporate by reference, any contemporary report
24 required by any other provision of law regarding the
25 lands withdrawn and reserved under this subtitle.

1 "(3) Public review and comment.—(A) Be-2 fore the finalization of a report under this sub-3 section, the Secretary of the Navy and the Secretary 4 of the Interior shall invite interested members of the 5 public to review and comment on the report, and 6 shall hold at least one public meeting concerning the 7 report in a location or locations reasonably accessible 8 to persons who may be affected by management of 9 the lands withdrawn and reserved under this sub-10 title.

"(B) Each public meeting under subparagraph
(A) shall be announced not less than 15 days before
the date of the meeting by advertisements in local
newspapers of general circulation, notices on the
internet, including the website of El Centro, and any
other means considered necessary or desirable by the
Secretaries.

18 "(4) DISTRIBUTION OF REPORT.—The Sec-19 retary of the Navy shall make the final version of a 20 report under this subsection available to the public 21 and shall submit the final version of such a report 22 to the Committees on Armed Services and Energy 23 and Natural Resources of the Senate and the Com-24 mittees on Armed Services and Natural Resources of 25 the House of Representatives.

1	"(b) Determination of Continuing Military
2	NEED.—With each report prepared pursuant to sub-
3	section (a), the Secretary of the Navy shall attach the Sec-
4	retary's determination regarding whether there will be a
5	continuing military need for any or all the withdrawn and
6	reserved lands for the following 5 years.".
7	(3) CLERICAL AMENDMENTS.—The table of
8	contents of the El Centro Naval Air Facility Ranges
9	Withdrawal Act (subtitle B of title XXIX of Public
10	Law 104-201; 110 Stat. 2813) is amended—
11	(A) by striking the item relating to section
12	2925; and
13	(B) by amending the item relating to sec-
14	tion 2927 to read as follows:
	"Sec. 2927. Determination of continuing military need for withdrawal and res- ervation and public reports.".
15	(c) JUNIPER BUTTE RANGE.—
16	(1) Elimination of termination date and
17	CONFORMING AMENDMENTS.—The Juniper Butte
18	Range Withdrawal Act (title XXIX of Public Law
19	105–261; 112 Stat. 2226) is amended—
20	(A) in section 2915—
21	(i) in the section heading, by striking
22	"Duration" and inserting "Relin-
23	quishment'';

1	
1	(ii) in subsection (a), by striking
2	"TERMINATION.—" and all that follows
3	through "At the time of termination" and
4	inserting "EFFECT OF RELINQUISHMENT
5	ON OPERATION OF GENERAL LAND
6	LAWS.—Upon relinquishment of Depart-
7	ment of the Air Force jurisdiction over
8	lands withdrawn and reserved by this
9	title";
10	(iii) in subsection (b)—
11	(I) in the subsection heading, by
12	inserting "PROCESS" after "RELIN-
13	QUISHMENT'';
14	(II) in paragraph (1), by striking
15	"under subsection (c)"; and
16	(III) in paragraph (3), by strik-
17	ing "before the date of termination,
18	as provided for in subsection (a)(1)";
19	and
20	(iv) by striking subsection (c); and
21	(B) in section 2916—
22	(i) in the section heading, by striking
23	"or upon termination of with-
24	drawal";

1	(ii) in subsection $(a)(1)$, by striking
2	"and in all cases not later than 2 years be-
3	fore the date of termination of withdrawal
4	and reservation,";
5	(iii) in subsection (b), by striking "en-
6	vironmental remediation" and all that fol-
7	lows through the end of the subsection and
8	inserting "environmental remediation be-
9	fore relinquishing, to the Secretary of the
10	Interior, jurisdiction over any lands identi-
11	fied in a notice of intent to relinquish
12	under section 2915(b)."; and
13	(iv) in subsection (d)—
14	(I) in the subsection heading, by
15	striking "TERMINATES" and inserting
16	"Relinquished";
17	(II) by striking "termination
18	date" both places it appears and in-
19	serting "relinquishment date"; and
20	(III) in paragraph (2), by strik-
21	ing "termination" and inserting "re-
22	linquishment".
23	(2) Determinations of continuing mili-
24	TARY NEED FOR WITHDRAWAL AND RESERVATION
25	AND PUBLIC REPORTS.—Section 2909 of the Juni-

per Butte Range Withdrawal Act (title XXIX of
 Public Law 105–261; 112 Stat. 2230) is amended
 by adding at the end the following new subsection:
 "(d) PUBLIC REPORTS.—

5 "(1) CHANGES IN LAND CONDITIONS.—(A) 6 Concurrent with each review of an integrated nat-7 ural resources management plan developed under 8 this section, the Secretary of the Air Force and the 9 Secretary of the Interior shall jointly prepare and 10 issue a report describing any changes in the condi-11 tion of the lands withdrawn and reserved by this 12 title since the later of the date of any previous report under this paragraph or the date of the envi-13 14 ronmental analysis prepared to support the actions 15 that changed the condition of the lands.

"(B) A report under subparagraph (A) shall include a summary of current military use of the lands
withdrawn and reserved by this title, any changes in
military use of the lands since the previous report,
and efforts related to the management of natural
and cultural resources and environmental remediation of the lands during the previous 5 years.

23 "(2) COMBINATION WITH OTHER REPORTS.—A
24 report under this subsection may be combined with,
25 or incorporate by reference, any contemporary report

required by any other provision of law regarding the
 lands withdrawn and reserved by this title.

3 "(3) Public review and comment.—(A) Be-4 fore the finalization of a report under this sub-5 section, the Secretary of the Air Force and the Sec-6 retary of the Interior shall invite interested members 7 of the public to review and comment on the report. 8 and shall hold at least one public meeting concerning 9 the report in a location or locations reasonably ac-10 cessible to persons who may be affected by manage-11 ment of the lands withdrawn and reserved by this 12 title.

"(B) Each public meeting under subparagraph
(A) shall be announced not less than 15 days before
the date of the meeting by advertisements in local
newspapers of general circulation, notices on the
internet, including the website of the Juniper Butte
Range (if one exists), and any other means considered necessary or desirable by the Secretaries.

20 "(4) DETERMINATION OF CONTINUING MILI21 TARY NEED.—With each report prepared pursuant
22 to this subsection, the Secretary of the Air Force
23 shall attach the Secretary's determination regarding
24 whether there will be a continuing military need for

1	any or all the withdrawn and reserved lands for the
2	following 5 years.
2	

3	"(5) DISTRIBUTION OF REPORT.—The Sec-
4	retary of the Air Force shall make the final version
5	of a report under this subsection available to the
6	public and shall submit the final version of such a
7	report to the Committees on Armed Services and
8	Energy and Natural Resources of the Senate and
9	the Committees on Armed Services and Natural Re-
10	sources of the House of Representatives.".

(3) CLERICAL AMENDMENTS.—The table of
contents of the Juniper Butte Range Withdrawal
Act (title XXIX of Public Law 105-261; 112 Stat.
2226) is amended—

- 15 (A) by amending the item relating to sec-
- 16 tion 2915 to read as follows:

"Sec. 2915. Relinquishment of withdrawal."; and

17 (B) by amending the item relating to sec-18 tion 2916 to read as follows:

"Sec. 2916. Environmental remediation of relinquished withdrawn lands.".

19 (d) RANGES COVERED BY SUBTITLE A OF MILITARY20 LANDS WITHDRAWAL ACT OF 1999.—

(1) ELIMINATION OF TERMINATION DATE AND
CONFORMING AMENDMENTS.—The Military Lands
Withdrawal Act of 1999 (title XXX of Public Law
106-65; 113 Stat. 885) is amended—

(A) by striking section 3015;
 (B) by striking section 3016 and inserting
 the following new section:

4 "SEC. 3016. RELINQUISHMENT.

5 "(a) NOTICE OF INTENT REGARDING RELINQUISH-6 MENT.—If the Secretary of the military department con-7 cerned decides to relinquish all or any of the lands with-8 drawn and reserved by section 3011, such Secretary shall 9 transmit a notice of intent to relinquish such lands to the 10 Secretary of the Interior.

11 "(b) OPENING DATE.—On the date of relinquishment of the withdrawal and reservation of lands withdrawn and 12 reserved by section 3011, such lands shall not be open to 13 14 any form of appropriation under the public land laws, in-15 cluding the mineral laws and the mineral leasing and geothermal leasing laws, until the Secretary of the Interior 16 17 publishes in the Federal Register an appropriate order stating the date upon which such lands shall be restored 18 19 to the public domain and opened."; and

20 (C) in section 3017—
21 (i) by striking "section 3016(d)" each
22 place it appears and inserting "section
23 3016"; and
24 (ii) in subsection (e)—

1	(I) by striking "If because" and
2	everything that follows through "de-
3	termines that" and inserting "If the
4	Secretary of the Interior declines to
5	accept jurisdiction over lands with-
6	drawn by this subtitle which have
7	been proposed for relinquishment be-
8	cause the Secretary determines that";
9	and
10	(II) in paragraph (2), by striking
11	"the expiration of the withdrawal of
12	such lands under this subtitle" and
13	inserting "such determination".
14	(2) ESTABLISHMENT OF INTERGOVERNMENTAL
15	EXECUTIVE COMMITTEES.—Section 3014 of the
16	Military Lands Withdrawal Act of 1999 (title XXX
17	of Public Law 106–65; 113 Stat. 890) is amended
18	by adding at the end the following new subsection:
19	"(g) Intergovernmental Executive Commit-
20	TEES.—
21	"(1) ESTABLISHMENT AND PURPOSE.—For the
22	lands withdrawn and reserved by section 3011, the
23	Secretary of the military department concerned and
24	the Secretary of the Interior shall establish, by
25	memorandum of understanding, an intergovern-

mental executive committee for each range for the
 sole purpose of exchanging views, information, and
 advice relating to the management of the natural
 and cultural resources of the withdrawn and re served lands.

6 "(2) COMPOSITION.—(A) The Secretary of the 7 military department concerned and the Secretary of 8 the Interior shall include representatives from inter-9 ested Federal agencies as members of the intergov-10 ernmental executive committee for a range.

"(B) The Secretary of the military department
concerned and the Secretary of the Interior shall invite to serve as members of the intergovernmental
executive committee for a range—

15 "(i) at least one elected officer (or other
16 authorized representative) from the government
17 of the State in which the withdrawn and re18 served lands are located; and

"(ii) at least one elected officer (or other
authorized representative) from each local government and Indian tribal government in the vicinity of the withdrawn and reserved lands, as
determined by the Secretaries.

24 "(3) OPERATION.—The intergovernmental exec25 utive committee for a range shall operate in accord-

ance with the terms set forth in the memorandum
 of understanding.

3 "(4) PROCEDURES.—The memorandum of un-4 derstanding for a range shall establish procedures 5 for creating a forum for exchanging views, informa-6 tion, and advice relating to the management of nat-7 ural and cultural resources on the withdrawn and re-8 served lands, procedures for rotating the chair of the 9 intergovernmental executive committee, and proce-10 dures for scheduling regular meetings, which shall 11 occur no less frequently than twice a year.

12 "(5) COORDINATOR.—The Secretary of the military department concerned, in consultation with 13 14 the Secretary of the Interior, shall appoint an indi-15 vidual to serve as coordinator of the intergovernmental executive committee for a range. The duties 16 17 of the coordinator shall be included in the memo-18 randum of understanding. The coordinator shall not 19 be a member of the committee.".

20 (3) DETERMINATION OF CONTINUING MILITARY
21 NEED FOR WITHDRAWAL AND RESERVATION AND
22 PUBLIC REPORTS.—The Military Lands Withdrawal
23 Act of 1999 (title XXX of Public Law 106–65; 113
24 Stat. 885), as amended by paragraph (1), is further

1 amended by inserting after section 3014 the fol-2 lowing new section: 3 **"SEC. 3015. DETERMINATION OF CONTINUING MILITARY** 4 NEED FOR WITHDRAWAL AND RESERVATION 5 AND PUBLIC REPORTS. 6 "(a) PUBLIC REPORTS.— 7 "(1) CHANGES IN LAND CONDITIONS.—(A) Concurrent with each review as to operation and ef-8 9 fect of an integrated natural resources management 10 plan covering lands withdrawn and reserved under 11 this title, as required by section 101(b)(2) of the 12 Sikes Act (16 U.S.C. 670a(b)(2)), the Secretary of 13 the military department concerned and the Secretary 14 of the Interior shall jointly prepare and issue a re-15 port describing any changes in the condition of the lands withdrawn and reserved under this subtitle 16 17 since the later of the date of any previous report 18 under this paragraph or the date of the environ-19 mental analysis prepared to support the actions that 20 changed the condition of the lands. 21 "(B) A report under subparagraph (A) shall in-22 clude a summary of current military use of the lands

covered by the plan, any changes in military use of
the lands since the previous report, and efforts related to the management of natural and cultural re-

- sources and environmental remediation of the lands
 during the previous five years.
- 3 "(2) COMBINATION WITH OTHER REPORTS.—A
 4 report under this subsection may be combined with,
 5 or incorporate by reference, any contemporary report
 6 required by any other provision of law regarding the
 7 lands covered by the integrated natural resources
 8 management plan.

9 "(3) PUBLIC REVIEW AND COMMENT.—(A) Be-10 fore the finalization of a report under this sub-11 section, the Secretary of the military department 12 concerned and the Secretary of the Interior shall in-13 vite interested members of the public to review and 14 comment on the report, and shall hold at least one 15 public meeting concerning the report in a location or 16 locations reasonably accessible to persons who may 17 be affected by management of the lands addressed 18 by the report.

"(B) Each public meeting under subparagraph
(A) shall be announced not less than 15 days before
the date of the meeting by advertisements in local
newspapers of general circulation, notices on the
internet, including the website of the affected military range (if one exists), and any other means considered necessary or desirable by the Secretaries.

1 "(4) DISTRIBUTION OF REPORT.—The Sec-2 retary of the military department concerned shall 3 make the final version of a report under this sub-4 section available to the public and shall submit the 5 final version of such a report to the Committees on 6 Armed Services and Energy and Natural Resources 7 of the Senate and the Committees on Armed Serv-8 ices and Natural Resources of the House of Rep-9 resentatives.

10 "(b) DETERMINATION OF CONTINUING MILITARY 11 NEED.—With each report prepared pursuant to sub-12 section (a), the Secretary of the military department con-13 cerned shall attach the Secretary's determination regard-14 ing whether there will be a continuing military need for 15 any or all of the withdrawn and reserved lands for the 16 following 5 years.".

17 (4) CLERICAL AMENDMENTS.—The table of
18 contents of the Military Lands Withdrawal Act of
19 1999 (title XXX of Public Law 106-65; 113 Stat.
20 885) is amended—

21 (A) by amending the item relating to sec-22 tion 3015 to read as follows:

"Sec. 3015. Determination of continuing military need for withdrawal and reservation and public reports."; and

1	(B) by amending the item relating to sec-
2	tion 3016 to read as follows:
	"Sec. 3016. Relinquishment.".
3	(e) BARRY M. GOLDWATER RANGE.—
4	(1) Elimination of termination date and
5	CONFORMING AMENDMENTS.—Section 3031 of the
6	Military Lands Withdrawal Act of 1999 (title XXX
7	of Public Law 106–65; 113 Stat. 897) is amended—
8	(A) in subsection (c)—
9	(i) in paragraph (1), by striking ", in-
10	cluding the duration of any renewal or ex-
11	tension'';
12	(ii) in paragraph (2)—
13	(I) in the paragraph heading, by
14	striking "OR TERMINATION"; and
15	(II) in subparagraph (C), by
16	striking the last sentence; and
17	(iii) in paragraph (3)(A), by striking
18	"or termination"; and
19	(B) in subsection (d), by striking "DURA-
20	TION" and all that follows through "of the ter-
21	mination" and inserting "EFFECT OF RELIN-
22	QUISHMENT ON OPERATION OF GENERAL
23	LAND LAWS.—On the date of relinquishment";
24	(C) by striking subsection (e); and
25	(D) in subsection (f)—

1	(i) in the subsection heading, by strik-
2	ing "TERMINATION AND";
3	(ii) in paragraph (1), by striking "but
4	not later than three years before the termi-
5	nation of the withdrawal and reservation,";
6	(iii) in paragraph (3), by striking "be-
7	fore the termination date of the withdrawal
8	and reservation of such lands under this
9	section"; and
10	(iv) in paragraph (4)(A), by striking
11	"Notwithstanding the termination date,
12	unless" and inserting "Unless".
13	(2) Determinations of continuing mili-
14	TARY NEED FOR WITHDRAWAL AND RESERVA-
15	TION.—Section 3031 of the Military Lands With-
16	drawal Act of 1999 (title XXX of Public Law 106–
17	65; 113 Stat. 897), as amended by paragraph (1),
18	is further amended by inserting after subsection (d)
19	the following new subsection:
20	"(e) Determination of Continuing Military
21	NEED.—With each report prepared pursuant to sub-
22	section (b)(5), the Secretary of the Navy and the Sec-
23	retary of the Air Force shall attach the Secretary's deter-
24	mination regarding whether there will be a continuing

1	military need for any or all the withdrawn and reserved
2	lands for the following 5 years.".
3	(3) Use of definitions.—Section $3031(c)(5)$
4	of the Military Lands Withdrawal Act of 1999 (title
5	XXX of Public Law 106–65; 113 Stat. 907) is
6	amended by striking subparagraphs (A) and (B) and
7	inserting the following:
8	"(A) The term 'military munitions' has the
9	meaning given that term in section $101(e)(4)$ of
10	title 10, United States Code.
11	"(B) The term 'unexploded ordnance' has
12	the meaning given that term in section
13	101(e)(5) of such title.".
14	(f) NATIONAL TRAINING CENTER.—
15	(1) Elimination of termination date and
16	CONFORMING AMENDMENTS.—The Fort Irwin Mili-
17	tary Land Withdrawal Act of 2001 (title XXIX of
18	Public Law 107–107; 115 Stat. 1335) is amended—
19	(A) in section 2910, by striking the section
20	heading and all that follows through "At the
21	time of the termination" and inserting the fol-
22	lowing:
23	"SEC. 2910. EFFECT OF RELINQUISHMENT ON OPERATION
24	OF GENERAL LAND LAWS.
25	"On the date of relinquishment";

1	(B) by striking section 2911; and
2	(C) in section 2912—
3	(i) in the section heading, by striking
4	"Termination and";
5	(ii) in subsection (a), by striking
6	"During the first 22 years of the with-
7	drawal and reservation made by this title,
8	if" and inserting "If";
9	(iii) in subsection (c), by striking "be-
10	fore the termination date of the withdrawal
11	and reservation"; and
12	(iv) in subsection (d), by striking
13	"Notwithstanding the termination date
14	specified in section 2910, unless" and in-
15	serting "Unless".
16	(2) Determination of continuing military
17	NEED FOR WITHDRAWAL AND RESERVATION AND
18	PUBLIC REPORTS.—The Fort Irwin Military Land
19	Withdrawal Act of 2001 (title XXIX of Public Law
20	107–107; 115 Stat. 1335) is further amended by in-
21	serting after section 2910 the following new section:
22	"SEC. 2911. DETERMINATION OF CONTINUING MILITARY
23	NEED FOR WITHDRAWAL AND RESERVATION
24	AND PUBLIC REPORTS.
25	"(a) PUBLIC REPORTS.—

1 "(1) CHANGES IN LAND CONDITIONS.—(A) 2 Concurrent with each review as to operation and ef-3 fect of an integrated natural resources management 4 plan covering lands withdrawn and reserved under 5 this title, as required by section 101(b)(2) of the 6 Sikes Act (16 U.S.C. 670a(b)(2)), the Secretary of 7 the Army and the Secretary of the Interior shall 8 jointly prepare and issue a report describing any 9 changes in the condition of the lands withdrawn and 10 reserved under this title since the later of the date 11 of any previous report under this paragraph or the 12 date of the environmental analysis prepared to sup-13 port the actions that changed the condition of the 14 lands.

15 "(B) A report under subparagraph (A) shall in16 clude a summary of current military use of the lands
17 withdrawn and reserved by this title, any changes in
18 military use of the lands since the previous report,
19 and efforts related to the management of natural
20 and cultural resources and environmental remedi21 ation of the lands during the previous five years.

22 "(2) COMBINATION WITH OTHER REPORTS.—A
23 report under this subsection may be combined with,
24 or incorporate by reference, any contemporary report

- required by any other provision of law regarding the
 lands withdrawn and reserved by this title.
- 3 "(3) PUBLIC REVIEW AND COMMENT.—(A) Be-4 fore the finalization of a report under this sub-5 section, the Secretary of the Army and the Secretary 6 of the Interior shall invite interested members of the 7 public to review and comment on the report, and 8 shall hold at least one public meeting concerning the 9 report in a location or locations reasonably accessible 10 to persons who may be affected by management of 11 the lands withdrawn and reserved by this title.
- "(B) Each public meeting under subparagraph
 (A) shall be announced not less than 15 days before
 the date of the meeting by advertisements in local
 newspapers of general circulation, notices on the
 internet, including the website of National Training
 Center, and any other means considered necessary
 or desirable by the Secretaries.
- "(4) DISTRIBUTION OF REPORT.—The Secretary of the Army shall make the final version of
 a report under this subsection available to the public
 and shall submit the final version of such a report
 to the Committees on Armed Services and Energy
 and Natural Resources of the Senate and the Com-

- mittees on Armed Services and Natural Resources of
 the House of Representatives.
- 3 "(b) PERIODIC DETERMINATION OF CONTINUING 4 NEED.—With each report prepared pursuant to sub-5 section (a), the Secretary of the Army shall attach the Sec-6 retary's determination regarding whether there will be a 7 continuing military need for any or all of the withdrawn 8 and reserved lands for the following 5 years.".
- 9 (3) ESTABLISHMENT OF INTERGOVERNMENTAL
 10 EXECUTIVE COMMITTEE.—The Fort Irwin Military
 11 Land Withdrawal Act of 2001 (title XXIX of Public
 12 Law 107–107; 115 Stat. 1335) is amended by add13 ing at the end the following new section:

14 "SEC. 2914. INTERGOVERNMENTAL EXECUTIVE COM-15 MITTEE.

16 "(a) ESTABLISHMENT AND PURPOSE.—The Sec-17 retary of the Army and the Secretary of the Interior shall 18 establish, by memorandum of understanding, an intergov-19 ernmental executive committee for the sole purpose of ex-20 changing views, information, and advice relating to the 21 management of the natural and cultural resources of the 22 lands withdrawn and reserved by this title.

- 23 "(b) Composition.—
- 24 "(1) REPRESENTATIVES OF OTHER FEDERAL
 25 AGENCIES.—The Secretary of the Army and the Sec-

1	retary of the Interior shall include representatives
2	from interested Federal agencies as members of the
3	intergovernmental executive committee.
4	"(2) Representatives of state and local
5	GOVERNMENTS.—The Secretary of the Army and
6	the Secretary of the Interior shall invite to serve as
7	members of the intergovernmental executive com-
8	mittee—
9	"(A) at least one elected officer (or other
10	authorized representative) from the government
11	of the State of California; and
12	"(B) at least one elected officer (or other
13	authorized representative) from each local gov-
14	ernment and Indian tribal government in the vi-
15	cinity of the withdrawn and reserved lands, as
16	determined by the Secretaries.
17	"(c) Operation.—The intergovernmental executive
18	committee shall operate in accordance with the terms set
19	forth in the memorandum of understanding under sub-
20	section (a).
21	"(d) Procedures.—The memorandum of under-
22	standing under subsection (a) shall establish procedures
23	for creating a forum for exchanging views, information,
24	and advice relating to the management of natural and cul-
25	tural resources on the lands withdrawn and reserved by

this title, procedures for rotating the chair of the intergov ernmental executive committee, and procedures for sched uling regular meetings, which shall occur no less fre quently than twice a year.

5 "(e) COORDINATOR.—The Secretary of the Army, in 6 consultation with the Secretary of the Interior, shall ap-7 point an individual to serve as coordinator of the intergov-8 ernmental executive committee. The duties of the coordi-9 nator shall be included in the memorandum of under-10 standing under subsection (a). The coordinator shall not 11 be a member of the committee.".

12	(4) CLERICAL AMENDMENTS.—The table of
13	contents of the Fort Irwin Military Land With-
14	drawal Act of 2001 (title XXIX of Public Law 107-
15	107; 115 Stat. 1335) is amended—
16	(A) by amending the item relating to sec-
17	tion 2910 to read as follows:
	"Sec. 2910. Effect of relinquishment on operation of general land laws.";
18	(B) by amending the item relating to sec-
19	tion 2911 to read as follows:
	"Sec. 2911. Determination of continuing military need for withdrawal and res- ervation and public reports.";
20	(C) by amending the item relating to sec-
21	tion 2912 to read as follows:

"Sec. 2912. Relinquishment."; and

1	(D) by inserting after the item relating to
2	section 2913 the following new item:
	"Sec. 2914. Intergovernmental executive committee.".
3	(g) Ranges Covered by Military Land With-
4	DRAWALS ACT OF 2013.—
5	(1) Elimination of termination date and
6	CONFORMING AMENDMENTS.—The Military Land
7	Withdrawals Act of 2013 (title XXIX of Public Law
8	113–66; 127 Stat. 1025) is amended—
9	(A) by striking sections 2919, 2920; 2936,
10	2946, and 2979;
11	(B) in section 2921, by striking "On the
12	termination of" and inserting "On the relin-
13	quishment of"; and
14	(C) in section $2922(d)(3)$ —
15	(i) in the paragraph heading, by strik-
16	ing "ON TERMINATION" and inserting
17	"UPON RELINQUISHMENT"; and
18	(ii) by striking "or if at the expiration
19	of the withdrawal and reservation,".
20	(2) Establishment of intergovernmental
21	EXECUTIVE COMMITTEE.—The Military Land With-
22	drawals Act of 2013 (title XXIX of Public Law
23	113–66; 127 Stat. 1025) is further amended by in-
24	serting after section 2918 the following new section:

1 "SEC. 2919. INTERGOVERNMENTAL EXECUTIVE COM-2MITTEE.

3 "(a) ESTABLISHMENT AND PURPOSE.—For the lands withdrawn and reserved by sections 2941 and 2971, the 4 5 Secretary concerned and the Secretary of the Interior shall establish, by memorandum of understanding, an intergov-6 7 ernmental executive committee for each location for the 8 sole purpose of exchanging views, information, and advice 9 relating to the management of the natural and cultural 10 resources of the withdrawn and reserved lands.

11 "(b) Composition.—

"(1) REPRESENTATIVES OF OTHER FEDERAL
AGENCIES.—The Secretary concerned and the Secretary of the Interior shall include representatives
from interested Federal agencies as members of the
intergovernmental executive committee for a location
covered by subsection (a).

18 "(2) REPRESENTATIVES OF STATE AND LOCAL
19 GOVERNMENTS.—The Secretary concerned and the
20 Secretary of the Interior shall invite to serve as
21 members of the intergovernmental executive com22 mittee for a location covered by subsection (a)—

23 "(A) at least one elected officer (or other
24 authorized representative) from the government
25 of the State in which the withdrawn and re26 served lands are located; and

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"(B) at least one elected officer (or other
 authorized representative) from each local gov ernment and Indian tribal government in the vi cinity of the withdrawn and reserved lands, as
 determined by the Secretaries.

6 "(c) OPERATION.—The intergovernmental executive
7 committee for a location covered by subsection (a) shall
8 operate in accordance with the terms set forth in the
9 memorandum of understanding under subsection (a).

"(d) PROCEDURES.—The memorandum of under-10 standing under subsection (a) shall establish procedures 11 12 for creating a forum for exchanging views, information, and advice relating to the management of natural and cul-13 tural resources on the withdrawn and reserved lands, pro-14 15 cedures for rotating the chair of the intergovernmental executive committee, and procedures for scheduling regular 16 meetings, which shall occur no less frequently than twice 17 18 a year.

19 "(e) COORDINATOR.—The Secretary concerned, in 20 consultation with the Secretary of the Interior, shall ap-21 point an individual to serve as coordinator of the intergov-22 ernmental executive committee for a location covered by 23 subsection (a). The duties of the coordinator shall be in-24 cluded in the memorandum of understanding under subsection (a). The coordinator shall not be a member of the
 committee.".

3	(3) Determination of continuing military
4	NEED FOR WITHDRAWAL AND RESERVATION AND
5	PUBLIC REPORTS.—The Military Land Withdrawals
6	Act of 2013 (title XXIX of Public Law 113–66; 127
7	Stat. 1025) is further amended by inserting after
8	section 2919, as added by paragraph (2) , the fol-
9	lowing new section:
10	"SEC. 2920. DETERMINATION OF CONTINUING MILITARY
11	NEED FOR WITHDRAWAL AND RESERVATION
12	AND PUBLIC REPORTS.
13	"(a) PUBLIC REPORTS.—
14	"(1) CHANGES IN LAND CONDITIONS.—(A)
15	Concurrent with each review as to operation and ef-
16	fect of an integrated natural resources management
17	plan covering lands withdrawn and reserved under
18	this title, as required by section $101(b)(2)$ of the
19	Sikes Act (16 U.S.C. $670a(b)(2)$), the Secretary of
20	the military department concerned and the Secretary
21	of the Interior shall jointly prepare and issue a re-
22	port describing any changes in the condition of the
23	lands covered by the plan since the later of the date
24	of any previous report under this paragraph or the

port the actions that changed the condition of the
 lands.

"(B) A report under subparagraph (A) shall include a summary of current military use of the lands
covered by the plan, any changes in military use of
the lands since the previous report, and efforts related to the management of natural and cultural resources and environmental remediation of the lands
during the previous five years.

"(2) COMBINATION WITH OTHER REPORTS.—A
report under this subsection may be combined with,
or incorporate by reference, any contemporary report
required by any other provision of law regarding the
lands addressed by the report.

"(3) Public review and comment.—(A) Be-15 16 fore the finalization of a report under this sub-17 section, the Secretary of the military department 18 concerned and the Secretary of the Interior shall in-19 vite interested members of the public to review and 20 comment on the report, and shall hold at least one 21 public meeting concerning the report in a location or 22 locations reasonably accessible to persons who may 23 be affected by management of the lands addressed 24 by the report.

"(B) Each public meeting under subparagraph
(A) shall be announced not less than 15 days before
the date of the meeting by advertisements in local
newspapers of general circulation, notices on the
internet, including the website of the affected military range (if one exists), and any other means considered necessary or desirable by the Secretaries.

"(4) DISTRIBUTION OF REPORT.—The Sec-8 9 retary of the military department concerned shall 10 make the final version of a report under this sub-11 section available to the public and shall submit the 12 final version of such a report to the Committees on 13 Armed Services and Energy and Natural Resources 14 of the Senate and the Committees on Armed Serv-15 ices and Natural Resources of the House of Rep-16 resentatives.

17 "(b) DETERMINATION OF CONTINUING MILITARY 18 NEED.—With each report prepared pursuant to sub-19 section (a), the Secretary of the military department con-20 cerned shall attach the Secretary's determination regard-21 ing whether there will be a continuing military need for 22 any or all of the withdrawn and reserved lands for the 23 following 5 years.".

24 (4) CLERICAL AMENDMENTS.—The table of25 contents of the Military Land Withdrawals Act of

1	2013 (title XXIX of Public Law 113-66; 127 Stat.
2	1025) is amended—
3	(A) by striking the item relating to section
4	2919 and inserting the following new item:
	"Sec. 2919. Intergovernmental executive committee.";
5	(B) by striking the item relating to section
6	2920 and inserting the following new item:
	"Sec. 2920. Determination of continuing military need for withdrawal and res- ervation and public reports."; and
7	(C) by striking the items relating to sec-
8	tion 2936, 2946, and 2979.
9	(h) Requests for Withdrawals Made to Sec-
10	RETARY OF THE INTERIOR; TEMPORARY USE PERMITS
11	and Transfers of Small Parcels of Land Between
12	DEPARTMENTS OF INTERIOR AND MILITARY DEPART-
13	MENTS; MORE EFFICIENT SURVEYING OF LANDS.—
14	(1) Requiring requests for withdrawals
15	TO BE MADE TO SECRETARY OF THE INTERIOR.—
16	Section 3 of the Act of February 28, 1958 (Public
17	Law 85–337; 43 U.S.C. 157), is amended—
18	(A) by striking "Any application" and in-
19	serting "(a) CONTENTS OF APPLICATION.—Any
20	application"; and
21	(B) by striking "shall specify" and insert-
22	ing "shall be filed with the Secretary of the In-
23	terior and shall specify".

1 (2) AUTHORIZATION OF ADDITIONAL ARRANGE-2 MENTS FOR USE AND TRANSFER OF LANDS UNDER 3 JURISDICTION OF SECRETARY OF THE INTERIOR.-4 Such Act (43 U.S.C. 155 et seq.) is further amended 5 by adding at the end the following new sections: 6 "SEC. 7. SHORT-TERM PERMITS FOR USE OF DEPARTMENT 7 OF INTERIOR LANDS FOR MILITARY TRAIN-8 ING AND TESTING. 9 "(a) AUTHORITY.—In addition to any other authority to grant permits for the use of land, the Secretary of the 10 11 Interior may grant a permit to the Secretary of Defense 12 to use land under the administrative jurisdiction of the 13 Secretary of the Interior. Any such permit— 14 "(1) shall be issued consistent with section 15 2691 of title 10, United States Code; "(2) shall allow the Department of Defense to 16 17 use the land only for purposes of training and test-18 ing that are consistent with the purposes for which 19 the Secretary of the Interior manages the land; and 20 "(3) may contain such other requirements as 21 the Secretary of the Interior considers appropriate. 22 "(b) DURATION OF PERMIT.—A permit granted 23 under this section shall be in effect for such period as the 24 Secretary of the Interior may provide, except that such 25 period may not exceed 30 days.

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1	"SEC. 8. TRANSFERS OF SMALL PARCELS OF LAND BE-
2	TWEEN THE DEPARTMENTS OF DEFENSE AND
3	INTERIOR.
4	"(a) TRANSFER AUTHORIZED.—Subject to any valid
5	existing rights, upon mutual agreement, and without cost
6	for the value of the land or any improvements thereon—
7	"(1) the Secretary of the Interior may transfer
8	administrative jurisdiction over land that meets the
9	requirements of subsection (b) to the Secretary of a
10	military department; and
11	"(2) the Secretary of a military department
12	may transfer administrative jurisdiction over land
13	that meets the requirements of subsection (b) to the
14	Secretary of the Interior.
15	"(b) Requirements for Land Eligible for
16	TRANSFER.—The requirements of this subsection are as
17	follows:
18	"(1) CONTIGUITY.—The land is contiguous to
19	land already under the administrative jurisdiction of
20	the Secretary to whom such jurisdiction is trans-

21 ferred.

22 "(2) LIMITATION ON ACREAGE.—No single par23 cel of the land is larger than 5,000 acres of contig24 uous area.

25 "(3) NO RECENT PRIOR TRANSFER OF CONTIG26 UOUS LAND.—The land is not contiguous to any

1	other land for which administrative jurisdiction has
2	been transferred under the authority of this section
3	during the previous 5 years.
4	"(4) Prior use for defense purposes.—In
5	the case of land transferred to the Department of
6	Defense, the land was used for defense purposes im-
7	mediately prior to the date of transfer.
8	"(c) MAP AND LEGAL DESCRIPTION.—
9	"(1) PREPARATION AND PUBLICATION.—The
10	Secretary of the Interior shall—
11	"(A) publish in the Federal Register a no-
12	tice containing the legal description of any land
13	transferred under subsection (a);
14	"(B) file maps and legal descriptions of
15	the land with—
16	"(i) the Committees on Armed Serv-
17	ices and Energy and Natural Resources of
18	the Senate, and
19	"(ii) the Committees on Armed Serv-
20	ices and Natural Resources of the House
21	of Representatives; and
22	"(C) make copies of such maps and legal
23	descriptions available for public inspection in
24	the appropriate offices of the Bureau of Land
25	Management.

1 "(2) FORCE OF LAW.—For purposes of any 2 transfer of administrative jurisdiction over land 3 under this section, the legal description and map for 4 the land shall be the legal description of the land 5 filed under paragraph (1)(B), except that the Sec-6 retary of the Interior may correct clerical and typo-7 graphical errors in the legal description or map.

8 "(3) COSTS.—The Secretary of the military de-9 partment to whom administrative jurisdiction over 10 land is transferred under subsection (a)(1) shall re-11 imburse the Secretary of the Interior for the costs 12 incurred by the Secretary of the Interior in imple-13 menting this subsection with respect to such land.

14 "(d) TREATMENT AND USE OF LAND TRANSFERRED
15 TO THE SECRETARY OF A MILITARY DEPARTMENT.—
16 Upon a transfer of administrative jurisdiction over land
17 to the Secretary of a military department under subsection
18 (a)(1)—

"(1) the land shall be treated as property (as
defined in section 102(9) of title 40, United States
Code) under the administrative jurisdiction of the
Secretary of the military department; and

23 "(2) for as long as the land is under the admin24 istrative jurisdiction of a Secretary of a military de25 partment, the land shall be withdrawn from—

1	"(A) all forms of entry, appropriation, or
2	disposition under the public land laws,
3	"(B) location, entry, and patent under the
4	mining laws,
5	"(C) disposition under all laws relating to
6	mineral materials and all laws relating to min-
7	eral and geothermal leasing.
8	"(e) Treatment and Use of Land Transferred
9	TO THE SECRETARY OF THE INTERIOR.—Upon a transfer
10	of administrative jurisdiction over land to the Secretary
11	of the Interior under subsection (a)(2)—
12	((1) the land shall become public land; and
13	((2)) the land shall be administered for the
14	same purposes and be subject to the same conditions
15	of use as the adjacent public land.
16	
	"(f) Effect on Other Authorities.—The au-
17	"(f) EFFECT ON OTHER AUTHORITIES.—The au- thority provided by this section is in addition to, and not
17	
17	thority provided by this section is in addition to, and not
17 18	thority provided by this section is in addition to, and not subject to, any other authority relating to transfers of
17 18 19	thority provided by this section is in addition to, and not subject to, any other authority relating to transfers of land.".
17 18 19 20	thority provided by this section is in addition to, and not subject to, any other authority relating to transfers of land.". (3) SHORT TITLE.—The first section of such
 17 18 19 20 21 	thority provided by this section is in addition to, and not subject to, any other authority relating to transfers of land.". (3) SHORT TITLE.—The first section of such Act (43 U.S.C. 155) is amended—

1	LANDS FOR DEFENSE PURPOSES.—Notwith-
2	standing"; and
3	(B) by adding at the end the following new
4	subsection:
5	"(b) SHORT TITLE.—This Act may be cited as the
6	'Engle Act'.''.
7	(4) PROMOTING MORE EFFICIENT SURVEYING
8	OF LANDS.—In fixing the original corner position in
9	an official survey of unsurveyed land, when applica-
10	ble and feasible, Cadastral Survey may, instead of
11	using physical monuments, use geographic coordi-
12	nates correlated to the National Spatial Reference
13	System geodetic datum, in accordance with the Man-
14	ual of Surveying Instructions.
15	(i) Effect on New Land Withdrawals and Res-
16	ERVATIONS.—Nothing in this section or the amendments
17	made by this section shall be construed as changing the
18	requirements imposed on the Department of Defense to
19	obtain a new or expanded land withdrawal and reserva-
20	tion.
21	SEC. 2832. DESIGNATION OF POTENTIAL WILDERNESS
22	AREA.
23	(a) IN GENERAL.—Certain land administered by the
24	National Park Service, comprising approximately 1 acre

25 as generally depicted on the map entitled "Proposed Po-

tential Wilderness, Mormon Peak Microwave Facility,
 Death Valley National Park", numbered 143–142, 834,
 and dated March 1, 2018, is designated as a potential wil derness area.

5 (b) USES.—The Secretary of the Interior may permit
6 on the land described in subsection (a) only the uses that
7 were permitted on such land on the date of enactment of
8 the California Desert Protection Act of 1994 (Public Law
9 103-433).

10 (c) REESTABLISHMENT OF WILDERNESS DESIGNA-11 TION.—

12 (1) NOTICE.—The Secretary of the Interior
13 shall publish a notice in the Federal Register when
14 the Secretary determines that—

15 (A) the communications site within the po16 tential wilderness area designated under sub17 section (a) is no longer used;

(B) the associated right-of-way is relin-quished or not renewed; and

20 (C) the conditions in the potential wilder21 ness area designated by subsection (a) are com22 patible with the Wilderness Act (16 U.S.C.
23 1131 et seq.).

1	(2) DESIGNATION.—Upon publication by the
2	Secretary of the notice described in paragraph (1),
3	the land described in subsection (a) is—
4	(A) designated as wilderness and as a com-
5	ponent of the National Wilderness Preservation
6	System; and
7	(B) incorporated into the Death Valley Na-
8	tional Park Wilderness designated by section
9	601of Public Law 103–433.
10	Subtitle E—Other Matters
11	SEC. 2841. DEFENSE COMMUNITY INFRASTRUCTURE PRO-
12	GRAM.
13	(a) Authorization of Program.—Section 2391 of
14	title 10, United States Code, is amended—
15	(1) by redesignating subsections (d) and (e) as
16	subsections (e) and (f); and
17	(2) by inserting after subsection (c) the fol-
18	lowing new subsection:
19	"(d) Defense Community Infrastructure Pro-
20	GRAM.—(1) The Secretary of Defense may make grants,
21	conclude cooperative agreements, and supplement funds
22	available under Federal programs administered by agen-
23	cies other than the Department of Defense to assist States
24	and units of local government in addressing deficiencies
25	in community infrastructure projects or facilities which

are located outside of military installations but which sup port military installations, and which are owned by the
 State or unit of local government, if the Secretary deter mines that such assistance will enhance the military value,
 resiliency, or military family quality of life at such military
 installation.

7 "(2) The Secretary shall establish criteria for the eli-8 gibility and selection of States and units of local govern-9 ment to receive assistance under this subsection. Such cri-10 teria shall include a requirement that the State or unit of local government agrees to contribute not less than 20 11 percent of the funding required to address the deficiencies 12 13 in the community infrastructure project or facility involved, except that the Secretary may waive such require-14 15 ment in the case of a community infrastructure project or facility which is located in a rural area. 16

17 "(3) Prior to providing any assistance to a State or 18 unit of local government with respect to a community infrastructure project or facility under this subsection, the 19 Secretary shall provide a notification to the appropriate 20 21 committees of Congress of the intent to provide the assist-22 ance, and shall include in the notification a comprehensive 23 description of how the assistance will address deficiencies 24 in the project or facility, a certification of military need, and (if applicable) a certification that the State or unit 25

of local government has agreed to contribute funding for 1 2 the infrastructure as required under paragraph (2). The 3 Secretary may then obligate funds for such assistance only 4 after the end of the 14-day period beginning on the date 5 on which the notification is received by the committees in 6 an electronic medium pursuant to section 480 of this 7 title.". 8 (b) DEFINITION.—Section 2391(e) of such title, as 9 redesignated by subsection (a), is amended by adding at the end the following new paragraph: 10 The 'community 11 **(**(4) term infrastructure

12 project or facility' means any of the following:

13 "(A) A transportation project.

14 "(B) A school, hospital, police, fire, emer15 gency response, or other community support fa16 cility.

17 "(C) A water, waste-water, telecommuni18 cations, electric, gas, or other utility infrastruc19 ture project.".

20 SEC. 2842. RESTRICTIONS ON USE OF FUNDS FOR DEVEL-

21 OPMENT OF PUBLIC INFRASTRUCTURE IN
22 COMMONWEALTH OF NORTHERN MARIANA
23 ISLANDS.

(a) RESTRICTION.—If the Secretary of Defense de-termines that any grant, cooperative agreement, transfer

of funds to another Federal agency, or supplement of 1 2 funds available under Federal programs administered by 3 agencies other than the Department of Defense will result 4 in the development (including repair, replacement, renova-5 tion, conversion, improvement, expansion, acquisition, or 6 construction) of public infrastructure in the Common-7 wealth of the Northern Mariana Islands (hereafter in this section referred to as the "Commonwealth"), the Sec-8 9 retary of Defense may not carry out such grant, transfer, cooperative agreement, or supplemental funding unless 10 11 such grant, transfer, cooperative agreement, or supplemental funding-12

13 (1) is specifically authorized by law; and

14 (2) will be used to carry out a public infrastruc15 ture project included in the report submitted under
16 subsection (b).

17 (b) Report of Economic Adjustment Com-18 mittee.—

(1) CONVENING OF COMMITTEE.—Not later
than 90 days after the date of the enactment of this
Act, the Secretary of Defense, as the chair of the
Economic Adjustment Committee established in Executive Order No. 127887 (10 U.S.C. 2391 note),
shall convene the Economic Adjustment Committee
to consider assistance, including assistance to sup-

1	port public infrastructure projects, necessary to sup-
2	port changes in Department of Defense activities in
3	the Commonwealth.
4	(2) REPORT.—Not later than 180 days after
5	convening the Economic Adjustment Committee
6	under paragraph (1), the Secretary shall submit to
7	the congressional defense committees a report—
8	(A) describing the results of the Economic
9	Adjustment Committee deliberations required
10	by paragraph (1) ; and
11	(B) containing a description of any assist-
12	ance the Committee determines to be necessary
13	to support changes in Department of Defense
14	activities in the Commonwealth, including any
15	public infrastructure projects the Committee de-
16	termines should be carried out with such assist-
17	ance.
18	(c) Public Infrastructure Defined.—In this
19	section, the term "public infrastructure" means any util-
20	ity, method of transportation, item of equipment, or facil-
21	ity under the control of a public entity or State or local
22	government that is used by, or constructed for the benefit
23	of, the general public.

1	SEC. 2843. STUDY AND REPORT ON COLEMAN BRIDGE,
2	YORK RIVER, VIRGINIA.
3	(a) FINDINGS.—Congress finds the following:
4	(1) Navy vessels must have access to Naval
5	Weapons Station, Yorktown, Virginia, in order to
6	load munitions for war time needs.
7	(2) To access the Station, vessels must pass the
8	George P. Coleman Bridge on the York River, which
9	swings open to allow passage.
10	(3) Many Federal employees at the Station and
11	at other critical military installations in the Tide-
12	water region of Virginia live on the north side of the
13	York River and commute to work using the Bridge.
14	(4) The assured operation of the George P.
15	Coleman Memorial Bridge is therefore critical to the
16	operation of Naval Weapons Station, Yorktown and
17	national security generally.
18	(b) Study and Report on Inclusion of Bridge
19	in Strategic Highway Network.—
20	(1) Study.—The Commander of the United
21	States Transportation Command shall conduct a
22	study of the feasibility and desirability of including
23	the George P. Coleman Memorial Bridge on the
24	York River, Virginia, and United States Route 17 in
25	the Strategic Highway Network.

1	(2) REPORT.—Not later than 180 days after
2	the date of the enactment of this Act, the Com-
3	mander shall submit to the congressional defense
4	committees a report on the results of the study con-
5	ducted under paragraph (1).
6	SEC. 2844. CERTIFICATIONS REQUIRED PRIOR TO TRANS-
7	FER OF CERTAIN VETERANS MEMORIAL OB-
8	JECT.
9	(a) CERTIFICATIONS.—Subsection (c) of section 2864
10	of the National Defense Authorization Act for Fiscal Year
11	2018 (Public Law 115–91; 131 Stat. 1869) is amended—
12	(1) in the heading, by striking "TRANSFER"
13	and all that follows and inserting "TRANSFER OF
14	Certain Veterans Memorial Object";
15	(2) in the matter preceding paragraph (1) , by
16	striking "certifies to Congress" and inserting "pro-
17	vides a certification to Congress"
18	(3) by redesignating paragraph (2) as para-
19	graph (3) ; and
20	(4) by inserting after paragraph (1) the fol-
21	lowing new paragraph:
22	"(2) CERTIFICATION REQUIREMENTS.—The
23	certification required under paragraph (1) shall in-
24	clude a report with a classified annex describing the
25	effects of the transfer of the object under this sub-

1 section on the national security interests of the 2 United States (as required under subparagraph (A) 3 of paragraph (1)) and the efforts undertaken to con-4 sult with veterans organizations and government of-5 ficials in the State of Wyoming in order to preserve 6 the history of the veterans associated with the object 7 (as required by subparagraph (B) of paragraph 8 (1)).".

9 (b) EFFECTIVE DATE.—The amendment made by
10 subsection (a) shall take effect as if included in the enact11 ment of the National Defense Authorization Act for Fiscal
12 Year 2018.

13 TITLE XXIX—OVERSEAS CONTIN-

14 GENCY OPERATIONS MILI-

15 TARY CONSTRUCTION

16 SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND

17 ACQUISITION PROJECTS.

18 The Secretary of the Army may acquire real property 19 and carry out the military construction projects for the 20 installations outside the United States, and in the 21 amounts, set forth in the following table:

Army: Outside the United States

Country	Location	Amount
Bulgaria	Nevo Selo Fos	\$5,200,000
Poland	Drawsko Pomorski Training Area	\$17,000,000
	Powidz Air Base	\$87,000,000
	Zagan Training Area	\$40,400,000
Romania	Mihail Kogalniceanu	\$21,651,000

1SEC. 2902. AUTHORIZED NAVY CONSTRUCTION AND LAND2ACQUISITION PROJECTS.

3 The Secretary of the Navy may acquire real property 4 and carry out the military construction projects for the 5 installations outside the United States, and in the 6 amounts, set forth in the following table:

Navy: Outside the United States

Country	Location	Amount
Italy Spain	Naval Support Activity Souda Bay Naval Air Station Sigonella Naval Station Rota Lossiemouth	\$47,850,000 \$66,050,000 \$21,590,000 \$79,130,000

7 SEC. 2903. AUTHORIZED AIR FORCE CONSTRUCTION AND

8

LAND ACQUISITION PROJECTS.

9 The Secretary of the Air Force may acquire real 10 property and carry out the military construction projects 11 for the installations outside the United States, and in the 12 amounts, get forth in the following table

12 amounts, set forth in the following table:

Air Force: Outside the United States

Country	Location	Amount
Norway Qatar Slovakia	Ramstein Air Base Rygge Al Udeid Malacky RAF Fairford	\$119,000,000 \$13,800,000 \$70,400,000 \$59,000,000 \$106,000,000

13 SEC. 2904. AUTHORIZED DEFENSE AGENCIES CONSTRUC-

14

TION AND LAND ACQUISITION PROJECTS.

15 The Secretary of Defense may acquire real property 16 and carry out the military construction projects for the 17 installations outside the United States, and in the 18 amounts, set forth in the following table:

Defense Agencies: Outside the United States

Country	Location	Amount
	Unspecified Estonia Al Udeid	\$15,700,000 \$60,000,000

1 SEC. 2905. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for
fiscal years beginning after September 30, 2018, for the
military construction projects outside the United States
authorized by this title as specified in the funding table
in section 4602.

7 SEC. 2906. RESTRICTIONS ON USE OF FUNDS FOR PLAN8 NING AND DESIGN COSTS OF EUROPEAN DE9 TERRENCE INITIATIVE PROJECTS.

10 None of the funds authorized to be appropriated for 11 military construction projects outside the United States 12 authorized by this title may be obligated or expended for 13 planning and design costs of any project associated with 14 the European Deterrence Initiative until the Secretary of Defense submits to the congressional defense committees 15 a list of all of the military construction projects associated 16 17 with the European Deterrence Initiative which the Sec-18 retary anticipates will be carried out during each of the fiscal years 2019 through 2023. 19

DIVISION C-DEPARTMENT OF 1 **ENERGY NATIONAL SECURITY** 2 **AUTHORIZATIONS** AND 3 **OTHER AUTHORIZATIONS** 4 XXXI-DEPARTMENT OF TITLE 5 ENERGY NATIONAL SECURITY 6 PROGRAMS 7 Subtitle A—National Security 8 **Programs and Authorizations** 9 10 SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-

11 **TION.**

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated to the Department of Energy for fiscal year 2019 for the activities of
the National Nuclear Security Administration in carrying
out programs as specified in the funding table in division
D.

(b) AUTHORIZATION OF NEW PLANT PROJECTS.—
From funds referred to in subsection (a) that are available
for carrying out plant projects, the Secretary of Energy
may carry out new plant projects for the National Nuclear
Security Administration as follows:

Project 19–D–660, Lithium Production Capability, Y–12 National Security Complex, Oak Ridge,
Tennessee, \$19,000,000.

Project 19–D–670, 138k Power Transmission
 System Replacement, Nevada National Security Site,
 Mercury, Nevada, \$6,000,000.

4 Project 19–D–930, KS Overhead Piping, Kes5 selring Site, West Milton, New York, \$10,994,000.

6 SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP.

Funds are hereby authorized to be appropriated to
8 the Department of Energy for fiscal year 2019 for defense
9 environmental cleanup activities in carrying out programs
10 as specified in the funding table in division D.

11 SEC. 3103. OTHER DEFENSE ACTIVITIES.

Funds are hereby authorized to be appropriated to
the Department of Energy for fiscal year 2019 for other
defense activities in carrying out programs as specified in
the funding table in division D.

16 SEC. 3104. NUCLEAR ENERGY.

Funds are hereby authorized to be appropriated to
the Department of Energy for fiscal year 2019 for nuclear
energy as specified in the funding table in division D.

Subtitle B—Program Authoriza tions, Restrictions, and Limita tions

4 SEC. 3111. SECURITY CLEARANCE FOR DUAL NATIONALS
5 EMPLOYED BY NATIONAL NUCLEAR SECU6 RITY AGENCY.

7 (a) IN GENERAL.—The National Nuclear Security
8 Administration Act (50 U.S.C. 2401 et seq.) is amended
9 by inserting after section 3236 the following new section:

10 "SEC. 3237. SECURITY CLEARANCE FOR DUAL NATIONALS.

11 "(a) IN GENERAL.—(1) In the case of an individual 12 described in paragraph (3), the Secretary of Energy shall 13 develop a process to review foreign preference in accord-14 ance with the adjudicative guidelines issued pursuant to 15 section 710.7 of title 10, Code of Federal Regulations, or 16 such successor regulation, before approving a security 17 clearance for such individual.

"(2) The Secretary shall designate an official of the
Administration to be responsible for adjudicating any derogatory information of an individual described in paragraph (3) concerning foreign preference that is discovered
after the security clearance of the individual is approved.
"(3) An individual described in this paragraph is an
individual who is—

"(A) a national of the United States (as such
 term is defined in section 101 of the Immigration
 and Nationality Act (8 U.S.C. 1101)) and also a na tional of a foreign state; and

5 "(B) an employee or contractor of the Adminis6 tration who requires access to classified information.
7 "(b) WAIVER.—In the case of an individual who is
8 a national of the United States and also a national of a
9 foreign state identified under section 1564b(b)(2) of title
10, United States Code, the Secretary may waive the re11 quirement under subsection (a).".

(b) CLERICAL AMENDMENT.—The table of contents
at the beginning of such Act is amended by inserting after
the item relating to section 3236 the following new item:
"Sec. 3237. Security clearance for dual nationals.".

- 15 (c) Briefing.—
- 16 (1) IN GENERAL.—Not later than 180 days
 17 after the date of the enactment of this Act, the Sec18 retary of Energy shall provide to the Committees on
 19 Armed Services of the House of Representatives and
 20 the Senate, and to any other appropriate congres21 sional committee upon request, a briefing on—

(A) the process developed under paragraph
(1) of section 3237(a) of the National Nuclear
Security Administration Act, as added by subsection (a); and

1	(B) the official designated under para-
2	graph (2) of such section 3237(a).
3	(2) Appropriate congressional commit-
4	TEES DEFINED.—In this subsection, the term "ap-
5	propriate congressional committees" means the fol-
6	lowing:
7	(A) The Committees on Armed Services of
8	the House of Representatives and the Senate.
9	(B) The Committee on Energy and Com-
10	merce and the Permanent Select Committee on
11	Intelligence of the House of Representatives.
12	(C) The Committee on Energy and Nat-
13	ural Resources and the Select Committee on In-
15	
13	telligence of the Senate.
14	telligence of the Senate.
14 15	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL-
14 15 16 17	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL- LIGENCE POLYGRAPH PROGRAM.
14 15 16 17	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL- LIGENCE POLYGRAPH PROGRAM. Section 4504(b) of the Atomic Energy Defense Act
14 15 16 17 18	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL- LIGENCE POLYGRAPH PROGRAM. Section 4504(b) of the Atomic Energy Defense Act (50 U.S.C. 2654(b)) is amended by adding at the end the
14 15 16 17 18 19	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL- LIGENCE POLYGRAPH PROGRAM. Section 4504(b) of the Atomic Energy Defense Act (50 U.S.C. 2654(b)) is amended by adding at the end the following new paragraph:
 14 15 16 17 18 19 20 	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL- LIGENCE POLYGRAPH PROGRAM. Section 4504(b) of the Atomic Energy Defense Act (50 U.S.C. 2654(b)) is amended by adding at the end the following new paragraph: "(4) The regulations prescribed under paragraph (1)
 14 15 16 17 18 19 20 21 	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL- LIGENCE POLYGRAPH PROGRAM. Section 4504(b) of the Atomic Energy Defense Act (50 U.S.C. 2654(b)) is amended by adding at the end the following new paragraph: "(4) The regulations prescribed under paragraph (1) shall ensure that the persons subject to the counterintel-
 14 15 16 17 18 19 20 21 22 	telligence of the Senate. SEC. 3112. DEPARTMENT OF ENERGY COUNTERINTEL- LIGENCE POLYGRAPH PROGRAM. Section 4504(b) of the Atomic Energy Defense Act (50 U.S.C. 2654(b)) is amended by adding at the end the following new paragraph: "(4) The regulations prescribed under paragraph (1) shall ensure that the persons subject to the counterintel- ligence polygraph program required by subsection (a) in-

1	and Nationality Act (8 U.S.C. 1101)) and also a na-
2	tional of a foreign state; and
3	"(B) an employee or contractor who requires
4	access to classified information.".
5	SEC. 3113. EXTENSION OF ENHANCED PROCUREMENT AU-
6	THORITY TO MANAGE SUPPLY CHAIN RISK.
7	(a) EXTENSION.—Subsection (g) of section 4806 of
8	the Atomic Energy Defense Act (50 U.S.C. 2786) is
9	amended to read as follows:
10	"(g) TERMINATION.—The authority under this sec-
11	tion shall terminate on June 30, 2023.".
12	(b) Technical Amendment.—Subsection (f)(5)(A)
13	of such section is amended by striking "section 3542(b)
14	of title 44" and inserting "section 3552(b) of title 44".
15	SEC. 3114. LOW-YIELD NUCLEAR WEAPONS.
16	(a) Repeal of Prohibition.—Section 3116 of the
17	National Defense Authorization Act for Fiscal Year 2004
18	(Public Law 108–136; 50 U.S.C. 2529 note) is amended
19	by striking subsection (c).
20	(b) AUTHORIZATION.—The Secretary of Energy, act-
21	ing through the Administrator for Nuclear Security, may
22	carry out the engineering development phase, and any sub-
23	sequent phase, to modify or develop a low-yield nuclear
24	warhead for submarine-launched ballistic missiles.

1SEC. 3115. USE OF FUNDS FOR CONSTRUCTION AND2PROJECT SUPPORT ACTIVITIES RELATING TO3MOX FACILITY.

4 (a) IN GENERAL.—Except as provided by subsection
5 (b), the Secretary of Energy shall carry out construction
6 and project support activities relating to the MOX facility
7 using funds authorized to be appropriated by this Act or
8 otherwise made available for fiscal year 2019 for the Na9 tional Nuclear Security Administration for the MOX facil10 ity.

(b) WAIVER.—The Secretary may waive the requirement under subsection (a) if the Secretary submits to the
congressional defense committees the matters specified in
section 3121(b)(1) of the National Defense Authorization
Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
1892).

17 (c) DEFINITIONS.—In this section:

18 (1) The term "MOX facility" means the mixed19 oxide fuel fabrication facility at the Savannah River
20 Site, Aiken, South Carolina.

(2) The term "project support activities" means
activities that support the design, long-lead equipment procurement, and site preparation of the MOX
facility.

SEC. 3116. PROHIBITION ON AVAILABILITY OF FUNDS FOR PROGRAMS IN RUSSIAN FEDERATION.

3 (a) PROHIBITION.—None of the funds authorized to 4 be appropriated by this Act or otherwise made available 5 for fiscal year 2019 for atomic energy defense activities 6 may be obligated or expended to enter into a contract 7 with, or otherwise provide assistance to, the Russian Fed-8 eration.

9 (b) WAIVER.—The Secretary of Energy, without dele10 gation, may waive the prohibition in subsection (a) only
11 if—

(1) the Secretary determines, in writing, that a
nuclear-related threat in the Russian Federation
must be addressed urgently and it is necessary to
waive the prohibition to address that threat;

16 (2) the Secretary of State and the Secretary of
17 Defense concur in the determination under para18 graph (1);

19 (3) the Secretary of Energy submits to the ap20 propriate congressional committees a report con21 taining—

(A) a notification that the waiver is in the
national security interest of the United States;
(B) justification for the waiver, including
the determination under paragraph (1); and

(C) a description of the activities to be car ried out pursuant to the waiver, including the
 expected cost and timeframe for such activities;
 and

5 (4) a period of seven days elapses following the
6 date on which the Secretary submits the report
7 under paragraph (3).

8 (c) EXCEPTION.—The prohibition under subsection 9 (a) and the requirements under subsection (b) to waive 10 that prohibition shall not apply to an amount, not to ex-11 ceed \$3,000,000, that the Secretary may make available 12 for the Department of Energy Russian Health Studies 13 Program.

14 (d) APPROPRIATE CONGRESSIONAL COMMITTEES
15 DEFINED.—In this section, the term "appropriate con16 gressional committees" means the following:

- 17 (1) The congressional defense committees.
- 18 (2) The Committee on Foreign Relations of the
 19 Senate and the Committee on Foreign Affairs of the
 20 House of Representatives.

SEC. 3117. PROHIBITION ON AVAILABILITY OF FUNDS FOR RESEARCH AND DEVELOPMENT OF AD VANCED NAVAL NUCLEAR FUEL SYSTEM BASED ON LOW-ENRICHED URANIUM.

5 (a) PROHIBITION.—Except as provided by subsection 6 (b), none of the funds authorized to be appropriated by 7 this Act or otherwise made available for fiscal year 2019 8 for the Department of Energy or the Department of De-9 fense may be obligated or expended to plan or carry out 10 research and development of an advanced naval nuclear 11 fuel system based on low-enriched uranium.

12 (b) EXCEPTION.—In accordance with section 7319 of 13 title 10, United States Code, of the funds authorized to be appropriated by this Act or otherwise made available 14 for fiscal year 2019 for defense nuclear nonproliferation, 15 16 as specified in the funding table in division D, 17 \$10,000,000 shall be made available to the Deputy Administrator for Naval Reactors of the National Nuclear 18 19 Security Administration for low-enriched uranium activities (including downblending of high-enriched uranium 20 21 fuel into low-enriched uranium fuel, research and develop-22 ment using low-enriched uranium fuel, or the modification 23 or procurement of equipment and infrastructure related 24 to such activities) to develop an advanced naval nuclear 25 fuel system based on low-enriched uranium.

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1	SEC. 3118. LIMITATION ON AVAILABILITY OF FUNDS RELAT-
2	ING TO SUBMISSION OF ANNUAL REPORTS
3	ON UNFUNDED PRIORITIES.
4	Section 4716 of the Atomic Energy Defense Act (50
5	U.S.C. 2756) is amended—
6	(1) by redesignating subsection (c) as sub-
7	section (d); and
8	(2) by inserting after subsection (b) the fol-
9	lowing new subsection (c):
10	"(c) LIMITATION.—If the Administrator fails to sub-
11	mit to the congressional defense committees a report re-
12	quired by subsection (a) for any of fiscal years 2020
13	through 2024 that contains at least one unfunded priority
14	by the deadline specified in such subsection, none of the
15	funds authorized to be appropriated or otherwise made
16	available for the fiscal year in which such failure occurs
17	for travel and transportation of persons under the Federal
18	salaries and expenses account of the Administration may
19	be obligated or expended until the date on which the Ad-
20	ministrator submits such report.".
21	Subtitle C—Reports
22	SEC. 3121. NOTIFICATION REGARDING RELEASE OF CON-
23	TAMINATION AT HANFORD SITE.
24	(a) IN GENERAL.—Subtitle C of title XLIV of the
25	Atomic Energy Defense Act (50 U.S.C. 2621 et seq.) is
26	amended by adding at the end the following new section:
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"SEC. 4447. NOTIFICATION REGARDING RELEASE OF CON TAMINATION.

3 "If the Assistant Secretary of Energy for Environ4 mental Management detects an improper release of con5 tamination resulting from defense waste at the Hanford
6 Nuclear Reservation, Richland, Washington, the Assistant
7 Secretary shall—

8 "(1) not later than two days after the date of
9 such detection, notify the congressional defense com10 mittees of such release of contamination; and

"(2) not later than seven days after the date of
such detection, provide the congressional defense
committees a briefing on the status of such release
of contamination, including—

15 "(A) the cause of the release, if known;16 and

17 "(B) plans to address and remediate the
18 release, including associated costs and
19 timelines.".

20 (b) CLERICAL AMENDMENT.—The table of contents
21 at the beginning of such Act is amended by inserting after
22 the item relating to section 4446 the following new item: "Sec. 4447. Notification regarding release of contamination.".

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1	Subtitle D—Other Matters	
2	SEC. 3131. INCLUSION OF CAPITAL ASSETS ACQUISITION	
3	PROJECTS IN ACTIVITIES BY DIRECTOR FOR	
4	COST ESTIMATING AND PROGRAM EVALUA-	
5	TION.	
6	Section 3221(h)(2) of the National Nuclear Security	
7	Administration Act (50 U.S.C. 2411(h)(2)) is amended—	
8	(1) by striking "PROGRAM.—" and all that fol-	
9	lows through ", the term" and inserting "PRO-	
10	GRAM.—The term";	
11	(2) by striking subparagraph (B); and	
12	(3) by redesignating clauses (i) and (ii) as sub-	
13	paragraphs (A) and (B), respectively.	
14	SEC. 3132. WHISTLEBLOWER PROTECTIONS.	
15	(a) FINDINGS.—Congress finds the following:	
16	(1) The Department of Energy and its contrac-	
17	tors rely to a significant extent on workers to bring	
18	attention to important nuclear safety concerns.	
19	(2) The Department of Energy, including the	
20	National Nuclear Security Administration, have a	
21	strong interest in preventing whistleblower retalia-	
22	tion and in ensuring the work environment is condu-	

cive to employees raising concerns. 23

1	(3) Retaliation against whistleblowers can lead
2	to a chilled work environment in which employees do
3	not feel free to raise important safety concerns.
4	(4) The Comptroller General of the United
5	States found in a 2016 report titled "Whistleblower
6	Protections Need Strengthening" that the Depart-
7	ment of Energy had infrequently used its enforce-
8	ment authority to hold contractors accountable for
9	unlawful retaliation, issuing only two violation no-
10	tices in the past 20 years.
11	(5) The Comptroller General also found that
12	the Department had taken limited or no action to
13	hold contractors accountable for creating a chilled
14	work environment.
15	(b) SENSE OF CONGRESS.—It is the sense of Con-
16	gress that—
17	(1) raising nuclear safety concerns is important
18	for avoiding potentially catastrophic incidents or
19	harm to workers and the public;
20	(2) the Department of Energy should protect
21	whistleblowers and take action against contractors
22	and subcontractors that retaliate against whistle-
23	blowers; and
24	

24 (3) such action sends a strong signal to prevent25 or limit retaliation against whistleblowers.

1 (c) CIVIL PENALTIES.—The Secretary of Energy, in-2 cluding by acting through the Administrator for Nuclear 3 Security as appropriate, shall impose civil penalties under 4 section 234 a. of the Atomic Energy Act of 1954 (42) U.S.C. 2282(a)), as the Secretary or the Administrator 5 determines appropriate, on contractors, subcontractors, 6 7 and suppliers for violations of the rules, regulations, or 8 orders of the Department of Energy relating to nuclear 9 safety and radiation protection.

10 (d) CHILLED WORK ENVIRONMENT.—Not later than 11 120 days after the date of the enactment of this Act, the 12 Secretary shall clearly define what constitutes evidence of a chilled work environment with respect to employees and 13 14 contractors of the Department making a whistleblower 15 complaint under section 4602 of the Atomic Energy Defense Act (50 U.S.C. 2702), or any other law that may 16 17 provide protection for disclosures of information by such employees or contractors, without fear of being dis-18 19 charged, demoted, or otherwise discriminated against as 20 a reprisal.

21 (e) NOTIFICATION.—

(1) IN GENERAL.—Not later than February 1,
2019, and each year thereafter through 2021, the
Secretary of Energy shall submit to the appropriate
congressional committees an annual notification on

1	whether any penalties were imposed pursuant to
2	subsection (c), including a description of such pen-
3	alties and the entities against which the penalties
4	were imposed.
5	(2) Appropriate congressional commit-
6	TEES.—In this subsection, the term "appropriate
7	congressional committees' means—
8	(A) the congressional defense committees;
9	and
10	(B) the Committee on Energy and Com-
11	merce of the House of Representatives and the
12	Committee on Energy and Natural Resources of
13	the Senate.
14	TITLE XXXII—DEFENSE NU-
15	CLEAR FACILITIES SAFETY
16	BOARD
17	SEC. 3201. AUTHORIZATION.
18	There are authorized to be appropriated for fiscal
19	year 2019, \$31,243,000 for the operation of the Defense

20 Nuclear Facilities Safety Board under chapter 21 of the

21 Atomic Energy Act of 1954 (42 U.S.C. 2286 et seq.).

TITLE XXXIV—NAVAL PETROLEUM RESERVES

3 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.

4 (a) AMOUNT.—There are hereby authorized to be ap5 propriated to the Secretary of Energy \$10,000,000 for fis6 cal year 2019 for the purpose of carrying out activities
7 under chapter 641 of title 10, United States Code, relating
8 to the naval petroleum reserves.

9 (b) PERIOD OF AVAILABILITY.—Funds appropriated 10 pursuant to the authorization of appropriations in sub-11 section (a) shall remain available until expended.

12	TITLE XXXV—MARITIME
13	MATTERS
14	Subtitle A—Maritime
15	Administration
16	SEC. 3501. AUTHORIZATION OF THE MARITIME ADMINIS-

17 TRATION.

18 There are authorized to be appropriated to the De-19 partment of Transportation for fiscal year 2018, to be 20 available without fiscal year limitation if so provided in 21 appropriations Acts, for programs associated with main-22 taining the United States merchant marine, the following 23 amounts:

1	(1) For expenses necessary for operations of the
2	United States Merchant Marine Academy,
3	\$74,593,000, of which—
4	(A) $$70,593,000$ shall be for Academy op-
5	erations; and
6	(B) \$4,000,000 shall remain available until
7	expended for capital asset management at the
8	Academy.
9	(2) For expenses necessary to support the State
10	maritime academies, \$24,400,000, of which—
11	(A) \$2,400,000 shall remain available until
12	September 30, 2019, for the Student Incentive
13	Program; and
14	(B) \$22,000,000 shall remain available
15	until expended for maintenance and repair of
16	State maritime academy training vessels.
17	(3) For expenses necessary to support the Na-
18	tional Security Multi-Mission Vessel Program,
19	\$350,000,000, which shall remain available until ex-
20	pended.
21	(4) For expenses necessary to support Maritime
22	Administration operations and programs,
23	\$53,435,000.

1	(5) For expenses necessary to dispose of vessels
2	in the National Defense Reserve Fleet, \$30,000,000,
3	which shall remain available until expended.
4	(6) For expenses necessary to maintain and
5	preserve a United States flag merchant marine to
6	serve the national security needs of the United
7	States under chapter 531 of title 46, United States
8	Code, \$300,000,000.
9	(7) For expenses necessary for the loan guar-
10	antee program authorized under chapter 537 of title
11	46, United States Code, \$33,000,000, of which—
12	(A) $30,000,000$ may be used for the cost
13	(as defined in section $502(5)$ of the Federal
14	Credit Reform Act of 1990 (2 U.S.C. $661a(5)$))
15	of loan guarantees under the program; and
16	(B) \$3,000,000 may be used for adminis-
17	trative expenses relating to loan guarantee com-
18	mitments under the program.
19	(8) For expenses necessary to provide small
20	shipyards and maritime communities grants under
21	section 54101 of title 46, United States Code,
22	\$35,000,000.

1SEC. 3502. COMPLIANCE BY READY RESERVE FLEET VES-2SELS WITH SOLAS LIFEBOATS AND FIRE SUP-3PRESSION REQUIREMENTS.

4 The Secretary of Defense shall, consistent with sec-5 tion 2244a of title 10, United States Code, use authority under section 2218 of such title to make such modifica-6 7 tions to Ready Reserve Fleet vessels as are necessary for 8 such vessels to comply requirements for lifeboats and fire 9 suppression under the International Convention for the Safety of Life at Sea by not later than October 1, 2021. 10 11 SEC. 3503. MARITIME ADMINISTRATION NATIONAL SECU-12 RITY MULTI-MISSION VESSEL PROGRAM.

13 Section 3505 of the National Defense Authorization
14 Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
15 2776) is amended by adding at the end the following:

"(h) LIMITATION ON USE OF FUNDS FOR USED VESSELS.—Amounts authorized by this or any other Act for
use by the Maritime Administration to carry out this section may not be used for the procurement of any used
vessel.".

21 SEC. 3504. PERMANENT AUTHORITY OF SECRETARY OF22TRANSPORTATION TO ISSUE VESSEL WAR23RISK INSURANCE.

24 (a) IN GENERAL.—Section 53912 of title 46, United
25 States Code, is repealed.

(b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of chapter 539 of title 46, United States
 Code, is amended by striking the item relating to section
 4 53912.

5 SEC. 3505. USE OF STATE MARITIME ACADEMY TRAINING 6 VESSELS.

7 (a) IN GENERAL.—Section 51504(g) of title 46,
8 United States Code, is amended to read as follows:

9 "(g) TRAINING VESSEL CAPACITY SHARING.—

10 IN GENERAL.—The Secretary, acting "(1) 11 through the Maritime Administrator and in con-12 sultation with the State maritime academies, imple-13 ment a program under which State maritime acad-14 emies shall share among such academies training 15 vessel capacity provided by the Secretary as nec-16 essary to ensure that training needs for the purpose 17 of training licensed mariners of each academy are 18 met in periods of limited vessel capacity that could 19 affect required licensed mariner training as deter-20 mined by the Maritime Administrator.

21 "(2) PROGRAM REQUIREMENTS.—The program
22 shall include—

23 "(A) ways to maximize the underway
24 training capacity for licensed mariners available
25 in the fleet of training vessels;

"(B) coordinating the dates and duration
 of training cruises with the academic calendars
 of State maritime academies, and
 "(C) identifying ways to minimize costs as-

5 sociated with training voyages for both the 6 Maritime Administration and the State mari-7 time academies.

8 "(3) ADDITIONAL FUNDING.—Subject to the 9 availability of appropriations, the Maritime Adminis-10 trator may provide additional funding the State 11 maritime academies during periods of limited train-12 ing vessel capacity, for costs associated with training 13 vessel sharing.

14 "(4) EVALUATION AND MODIFICATION.—Not
15 later than 30 days after the beginning of each fiscal
16 year and as the Maritime Administrator determines
17 necessary in the State maritime academy training
18 year, the Secretary, acting through the Maritime
19 Administrator, shall—

20 "(A) evaluate the program under this sub21 section to determine the optimal utilization of
22 State maritime academy training vessels for the
23 purpose described in paragraph (1); and

24 "(B) modify the program as necessary to25 improve such utilization.".

(b) DEADLINE.—The Secretary of Transportation 1 2 shall begin implementing the program required by the amendment made by subsection (a) by not later than 180 3 days after the date of the enactment of this Act. 4 Subtitle B—Coast Guard 5 6 SEC. 3521. ALIGNMENT WITH DEPARTMENT OF DEFENSE 7 AND SEA SERVICES AUTHORITIES. 8 (a) PROHIBITING SEXUAL HARASSMENT; REPORT.— 9 (1) NOTIFICATION.— 10 (A) IN GENERAL.—The Commandant of 11 the Coast Guard shall notify the Committee on 12 Transportation and Infrastructure and the 13 Committee on Homeland Security of the House 14 of Representatives and the Committee on Com-15 merce, Science, and Transportation of the Sen-16 ate on August 26, 2018, if there is not in effect 17 a general order or regulation prohibiting sexual 18 harassment by members of the Coast Guard 19 and clearly stating that a violation of such 20 order or regulation is punishable in accordance 21 with the Uniform Code of Military Justice. 22 (B) CONTENTS.—The notification required 23 under subparagraph (A) shall include—

1	(i) details regarding the status of the
2	drafting of such general order or regula-
3	tion;
4	(ii) a projected implementation
5	timeline for such general order or regula-
6	tion; and
7	(iii) an explanation regarding any bar-
8	riers to implementation.
9	(2) Report.—Section 217 of the Coast Guard
10	Authorization Act of 2010 (Public Law 111–281;
11	124 Stat. 2917) is amended—
12	(A) in subsection (a), by inserting "and in-
13	cidents of sexual harassment" after "sexual as-
14	saults"; and
15	(B) in subsection (b)—
16	(i) in paragraph (1), by inserting
17	"and incidents of sexual harassment" after
18	"sexual assault" each place it appears;2
19	(ii) in paragraph (3), by inserting
20	"and sexual harassment" after "sexual as-
21	sault"; and
22	(iii) in paragraph (4), by inserting
23	"and sexual harassment" after "sexual as-
24	sault".
25	(b) Annual Performance Report.—

(1) IN GENERAL.—Chapter 29 of title 14,
 United States Code, is amended by adding at the
 end the following:

4 "§ 2905. Annual performance report

5 "Not later than the date on which the President submits to Congress a budget pursuant to section 1105 of 6 7 title 31, the Commandant of the Coast Guard shall make 8 available on a public website and submit to the Committee 9 on Transportation and Infrastructure of the House of Representatives and the Committee on Commerce, 10 Science, and Transportation of the Senate an update on 11 12 Coast Guard mission performance during the previous fiscal year.". 13

- 14 (2) CLERICAL AMENDMENT.—The analysis at
- 15 the beginning of such chapter is amended by adding16 at the end the following:

"2905. Annual performance report.".

17 SEC. 3522. PRELIMINARY DEVELOPMENT AND DEMONSTRA-

18 **TION.**

19 Section 573 of title 14, United States Code, is20 amended—

21 (1) in subsection (b)(3), by—

(A) striking "require that safety concerns
identified" and inserting "ensure that independent third parties and Government employees that identify safety concerns"; and

1	(B) striking "Coast Guard shall be com-
2	municated as" and inserting "Coast Guard
3	communicate such concerns as;"
4	(2) in subsection $(b)(4)$, by striking "Any safety
5	concerns that have been reported to the Chief Acqui-
6	sition Officer for an acquisition program or project
7	shall be reported by the Commandant" and inserting
8	"The Commandant shall ensure that any safety con-
9	cerns that have been communicated under paragraph
10	(3) for an acquisition program or project are re-
11	ported";
12	(3) in subsection $(b)(5)$ —
13	(A) by striking the matter preceding sub-
13 14	(A) by striking the matter preceding sub- paragraph (A) and inserting the following:
14	paragraph (A) and inserting the following:
14 15	paragraph (A) and inserting the following: "(5) ASSET ALREADY IN LOW, INITIAL, OR
14 15 16	paragraph (A) and inserting the following: "(5) ASSET ALREADY IN LOW, INITIAL, OR FULL-RATE PRODUCTION.—The Commandant shall
14 15 16 17	paragraph (A) and inserting the following: "(5) ASSET ALREADY IN LOW, INITIAL, OR FULL-RATE PRODUCTION.—The Commandant shall ensure that if an independent third party or a Gov-
14 15 16 17 18	paragraph (A) and inserting the following: "(5) ASSET ALREADY IN LOW, INITIAL, OR FULL-RATE PRODUCTION.—The Commandant shall ensure that if an independent third party or a Gov- ernment employee identifies a safety concern with a
14 15 16 17 18 19	paragraph (A) and inserting the following: "(5) ASSET ALREADY IN LOW, INITIAL, OR FULL-RATE PRODUCTION.—The Commandant shall ensure that if an independent third party or a Gov- ernment employee identifies a safety concern with a capability or asset or any subsystems of a capability
 14 15 16 17 18 19 20 	paragraph (A) and inserting the following: "(5) ASSET ALREADY IN LOW, INITIAL, OR FULL-RATE PRODUCTION.—The Commandant shall ensure that if an independent third party or a Gov- ernment employee identifies a safety concern with a capability or asset or any subsystems of a capability or asset not previously identified during operational
 14 15 16 17 18 19 20 21 	paragraph (A) and inserting the following: "(5) ASSET ALREADY IN LOW, INITIAL, OR FULL-RATE PRODUCTION.—The Commandant shall ensure that if an independent third party or a Gov- ernment employee identifies a safety concern with a capability or asset or any subsystems of a capability or asset not previously identified during operational test and evaluation of a capability or asset already

mandant for Capability, shall" before "notify";
 and

(C) in subparagraph (B), by striking "no-3 4 tify the Chief Acquisition Officer and include in such notification" and inserting "the Deputy 5 6 Commandant for Mission Support shall notify 7 the Commandant and the Deputy Commandant 8 for Operations of the safety concern within 50 9 days after the notification required under sub-10 paragraph (A), and include in such notifica-11 tion"; and

12 (4) in subsection (c)—

(A) in paragraph (2)(A), by striking "and
that are delivered after the date of enactment
of the Coast Guard Authorization Act of 2010";
and

17 (B) in paragraph (5), by striking "and de18 livered after the date of enactment of the Coast
19 Guard Authorization Act of 2010".

20 SEC. 3523. CONTRACT TERMINATION.

(a) IN GENERAL.—Chapter 17 of title 14, United
States Code, is amended by inserting after section 656 the
following:

24 "§ 657. Contract termination

25 "(a) IN GENERAL.—

1	"(1) NOTIFICATION.—Before terminating a
2	procurement or acquisition contract with a total
3	value of more than \$1,000,000, the Commandant of
4	the Coast Guard shall notify each vendor under such
5	contract and require the vendor to maintain all work
6	product related to the contract until the earlier of—
7	"(A) not less than 1 year after the date of
8	the notification; or
9	"(B) the date the Commandant notifies
10	the vendor that maintenance of such work prod-
11	uct is no longer required.
12	"(b) WORK PRODUCT DEFINED.—In this section the
13	term 'work product'—
14	"(1) means tangible and intangible items and
15	information produced or possessed as a result of a
16	contract referred to in subsection (a); and
16 17	
	contract referred to in subsection (a); and
17	contract referred to in subsection (a); and "(2) includes—
17 18	contract referred to in subsection (a); and "(2) includes— "(A) any completed end items;
17 18 19	contract referred to in subsection (a); and "(2) includes— "(A) any completed end items; "(B) any uncompleted end items; and
17 18 19 20	contract referred to in subsection (a); and "(2) includes— "(A) any completed end items; "(B) any uncompleted end items; and "(C) any property in the contractor's pos-
17 18 19 20 21	<pre>contract referred to in subsection (a); and</pre>

1 United States for a civil penalty of not more than \$25,000 2 for each day on which such work product is unavailable. 3 "(d) REPORT.—Not later than 45 days after the end 4 of each fiscal year, the Commandant of the Coast Guard 5 shall provide to the Committee on Transportation and Infrastructure of the House of Representatives and the Com-6 7 mittee on Commerce, Science, and Transportation of the 8 Senate a report detailing— 9 "(1) all Coast Guard contracts with a total 10 value of more than \$1,000,000 that were terminated 11 in the fiscal year; 12 "(2) all vendors who were notified under sub-13 section (a)(1) in the fiscal year, and the date of such 14 notification; 15 "(3) all criminal, administrative, and other in-16 vestigations regarding any contract with a total 17 value of more than \$1,000,000 that were initiated 18 by the Coast Guard in the fiscal year; 19 "(4) all criminal, administrative, and other in-20 vestigations regarding contracts with a total value of 21 more than \$1,000,000 that were completed by the 22 Coast Guard in the fiscal year; and 23 "(5) an estimate of costs incurred by the Coast Guard, including contract line items and termination 24

- costs, as a result of the requirements of this sec tion.".
- 3 (b) CLERICAL AMENDMENT.—The analysis at the be4 ginning of such chapter is amended by inserting after the
 5 item relating to section 656 the following:

"657. Contract termination.".

6 SEC. 3524. REIMBURSEMENT FOR TRAVEL EXPENSES.

7 The text of section 518 of title 14, United States8 Code is amended to read as follows:

9 "In any case in which a covered beneficiary (as defined in section 1072(5) of title 10) resides on an island that 10 is located in the 48 contiguous States and the District of 11 12 Columbia and that lacks public access roads to the mainland, the Secretary shall reimburse the reasonable travel 13 expenses of the covered beneficiary and, when accompani-14 ment by an adult is necessary, for a parent or guardian 15 16 of the covered beneficiary or another member of the covered beneficiary's family who is at least 21 years of age, 17 18 if—

"(1) the covered beneficiary is referred by a primary care physician to a specialty care provider (as
defined in section 1074i(b) of title 10) on the mainland who provides services less than 100 miles from
the location where the beneficiary resides; or

24 "(2) the Coast Guard medical regional manager
25 for the area in which such island is located deter-

1	mines that the covered beneficiary requires services
2	of a primary care, specialty care, or dental provider
3	and such a provider who is part of the network of
4	providers of a TRICARE program (as that term is
5	defined in section $1072(7)$ of title 10) does not prac-
6	tice on such island.".
7	SEC. 3525. CAPITAL INVESTMENT PLAN.
8	Section 2902(a) of title 14, United States Code, is
9	amended—
10	(1) by striking "On the date" and inserting
11	"Not later than 60 days after the date";
12	(2) in paragraph $(1)(D)$, by striking "and"; and
13	(3) by inserting after paragraph $(1)(E)$ the fol-
14	lowing:
15	"(F) projected commissioning and decom-
16	missioning dates for each asset; and".
17	SEC. 3526. MAJOR ACQUISITION PROGRAM RISK ASSESS-
18	MENT.
19	(a) IN GENERAL.—Chapter 29 of title 14, United
20	States Code, as amended by section 3521(b)(1) of this
21	Act, is further amended by adding at the end the fol-
22	lowing:
23	"§ 2906. Major acquisition program risk assessment
24	"(a) IN GENERAL.—Not later than April 15 and Oc-
25	tober 15 of each year, the Commandant of the Coast

Guard shall provide to the Committee on Transportation
 and Infrastructure of the House of Representatives and
 the Committee on Commerce, Science, and Transportation
 of the Senate a briefing regarding a current assessment
 of the risks associated with all current major acquisition
 programs, as that term is defined in section 2903(f).

7 "(b) ELEMENTS.—Each assessment under this sub8 section shall include, for each current major acquisition
9 program, discussion of the following:

10 "(1) The top five current risks to such pro-11 gram.

"(2) Any failure of such program to demonstrate a key performance parameter or threshold
during operational test and evaluation conducted
during the 2 fiscal-year quarters preceding such assessment.

17 "(3) Whether there has been any decision in
18 such 2 fiscal-year quarters to order full-rate produc19 tion before all key performance parameters or
20 thresholds are met.

"(4) Whether there has been any breach of
major acquisition program cost (as defined by the
Major Systems Acquisition Manual) in such 2 fiscalyear quarters.

1	"(5) Whether there has been any breach of
2	major acquisition program schedule (as so defined)
3	during such 2 fiscal-year quarters.".
4	(b) CLERICAL AMENDMENT.—The analysis at the be-
5	ginning of such chapter is further amended by adding at
6	the end the following:
	"2906. Major acquisition program risk assessment.".
7	(c) Conforming Amendments.—Section 2903 of
8	title 14, United States Code, is amended—
9	(1) by striking subsection (f); and
10	(2) by redesignating subsection (g) as sub-
11	section (f).
12	SEC. 3527. MARINE SAFETY IMPLEMENTATION STATUS.
12 13	SEC. 3527. MARINE SAFETY IMPLEMENTATION STATUS. On the date on which the President submits to Con-
13	On the date on which the President submits to Con-
13 14 15	On the date on which the President submits to Con- gress a budget for fiscal year 2020 under section 1105
13 14 15 16	On the date on which the President submits to Con- gress a budget for fiscal year 2020 under section 1105 of title 31, and on such date for each of the 2 subsequent
13 14 15 16	On the date on which the President submits to Con- gress a budget for fiscal year 2020 under section 1105 of title 31, and on such date for each of the 2 subsequent years, the Commandant of the Coast Guard shall submit
 13 14 15 16 17 	On the date on which the President submits to Con- gress a budget for fiscal year 2020 under section 1105 of title 31, and on such date for each of the 2 subsequent years, the Commandant of the Coast Guard shall submit to the Committee on Transportation and Infrastructure
 13 14 15 16 17 18 	On the date on which the President submits to Con- gress a budget for fiscal year 2020 under section 1105 of title 31, and on such date for each of the 2 subsequent years, the Commandant of the Coast Guard shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on
 13 14 15 16 17 18 19 	On the date on which the President submits to Con- gress a budget for fiscal year 2020 under section 1105 of title 31, and on such date for each of the 2 subsequent years, the Commandant of the Coast Guard shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a
 13 14 15 16 17 18 19 20 	On the date on which the President submits to Con- gress a budget for fiscal year 2020 under section 1105 of title 31, and on such date for each of the 2 subsequent years, the Commandant of the Coast Guard shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a report on the status of implementation of each action out-

24 (a) IN GENERAL.—Section 46 of title 14, United25 States Code, is amended—

1	(1) in the section heading, by inserting " or
2	Vice Commandant" after "Commandant";
3	(2) by redesignating subsection (a) as sub-
4	section $(a)(1);$
5	(3) by adding at the end of subsection (a) the
6	following:
7	"(2) A Vice Commandant who is not re-
8	appointed or appointed Commandant shall be retired
9	with the grade of admiral at the expiration of the
10	appointed term, except as provided in section
11	51(d).";
12	(4) in subsections (b) and (c), by inserting "or
13	Vice Commandant" after "Commandant" each place
14	it appears; and
15	(5) in subsection (c), by striking "his" and in-
16	serting "the officer's".
17	(b) Conforming Amendment.—Section 51 of title
18	14, United States Code, is amended by striking "other
19	than the Commandant," each place it appears and insert-
20	ing "other than the Commandant or Vice Commandant,".
21	(c) CLERICAL AMENDMENT.—The analysis at the be-
22	ginning of chapter 3 of title 14, United States Code, is
23	amended by striking the item relating to section 46 and

"46. Retirement of Commandant or Vice Commandant.".

1 SEC. 3529. LARGE COMMERCIAL YACHT CODE.

2 The Secretary of the department in which the Coast 3 Guard is operating, acting through the Commandant of the Coast Guard, shall develop a Large Commercial Yacht 4 5 code for recreational vessels over 300 gross tons as measured under section 14502 of title 46, United States Code, 6 7 or an alternate tonnage measured under section 14302 of such title (as prescribed by the Secretary under section 8 14104 of such title), that is comparable to the Code of 9 Safe Practice for Large Commercial Yachts (commonly re-10 ferred to as the "Large Commercial Yacht Code"), as pub-11 lished by the Maritime and Coast Guard of the United 12 Kingdom. The Secretary shall complete such code by no 13 later than one year after the date of the enactment of this 14 15 Act.

16 Subtitle C—Coast Guard and

17 Shipping Technical Corrections

18 CHAPTER 1—COAST GUARD

19 SEC. 3531. COMMANDANT DEFINED.

20 (a) IN GENERAL.—Chapter 1 of title 14, United
21 States Code, is amended by adding at the end the fol22 lowing:

23 "§ 5. Commandant defined

24 "In this title, the term 'Commandant' means the25 Commandant of the Coast Guard.".

1	(b) Clerical Amendment.—The analysis for chap-
2	ter 1 of title 14, United States Code, is amended by add-
3	ing at the end the following:
	"5. Commandant defined.".
4	(c) Conforming Amendments.—Title 14, United
5	States Code, is amended—
6	(1) in section 58(a) by striking "Commandant
7	of the Coast Guard" and inserting "Commandant";
8	(2) in section 101 by striking "Commandant of
9	the Coast Guard" and inserting "Commandant";
10	(3) in section 693 by striking "Commandant of
11	the Coast Guard" and inserting "Commandant";
12	(4) in section 672a(a) by striking "Com-
13	mandant of the Coast Guard" and inserting "Com-
14	mandant";
15	(5) in section 678(a) by striking "Commandant
16	of the Coast Guard" and inserting "Commandant";
17	(6) in section 561(a) by striking "Commandant
18	of the Coast Guard" and inserting "Commandant";
19	(7) in section 577(a) by striking "Commandant
20	of the Coast Guard" and inserting "Commandant";
21	(8) in section 581—
22	(A) by striking paragraph (4); and
23	(B) by redesignating paragraphs (5)
24	through (12) as paragraphs (4) through (11) ,
25	respectively;

1	(9) in section 200(a) by striking "Commandant
2	of the Coast Guard" and inserting "Commandant";
3	(10) in section $196(b)(1)$ by striking "Com-
4	mandant of the Coast Guard" and inserting "Com-
5	mandant";
6	(11) in section 199 by striking "Commandant
7	of the Coast Guard" and inserting "Commandant";
8	(12) in section $429(a)(1)$ by striking "Com-
9	mandant of the Coast Guard" and inserting "Com-
10	mandant";
11	(13) in section $423(a)(2)$ by striking "Com-
12	mandant of the Coast Guard" and inserting "Com-
13	mandant";
14	(14) in section $2702(5)$ by striking "Com-
15	mandant of the Coast Guard" and inserting "Com-
16	mandant";
17	(15) in section 2902(a) by striking "Com-
18	mandant of the Coast Guard" and inserting "Com-
19	mandant"; and
20	(16) in section $2903(f)(1)$ by striking "Com-
21	mandant of the Coast Guard" and inserting "Com-
22	mandant".

1SEC. 3532. TRAINING COURSE ON WORKINGS OF CON-2GRESS.

3 Section 60(d) of title 14, United States Code, is4 amended to read as follows:

5 "(d) Completion of Required Training.—A Coast Guard flag officer who is newly appointed or as-6 7 signed to a billet in the National Capital Region, and a Coast Guard Senior Executive Service employee who is 8 9 newly employed in the National Capital Region, shall complete a training course that meets the requirements of this 10 section not later than 60 days after reporting for duty.". 11 12 SEC. 3533. MISCELLANEOUS.

(a) SECRETARY; GENERAL POWERS.—Section 92 of
title 14, United States Code, is amended by redesignating
subsections (f) through (i) as subsections (e) through (h),
respectively.

17 (b) COMMANDANT; GENERAL POWERS.—Section
18 93(a)(21) of title 14, United States Code, is amended by
19 striking "section 30305(a)" and inserting "section
20 30305(b)(7)".

21 (c) Enlisted Members.—

(1) DEPARTMENT OF THE ARMY AND DEPARTMENT OF THE AIR FORCE.—Section 144(b) of title
14, United States Code, is amended by striking "enlisted men" each place it appears and inserting "enlisted members".

(2) NAVY DEPARTMENT.—Section 145(b) of
 title 14, United States Code, is amended by striking
 "enlisted men" each place it appears and inserting
 "enlisted members".

5 (3) PURCHASE OF COMMISSARY AND QUARTER6 MASTER SUPPLIES.—Section 4 of the Act of May 22,
7 1926 (44 Stat. 626, chapter 371; 33 U.S.C. 754a),
8 is amended by striking "enlisted men" and inserting
9 "enlisted members".

10 (d) ARCTIC MARITIME TRANSPORTATION.—Section
11 90(f) of title 14, United States Code, is amended by strik12 ing the question mark.

(e) LONG-TERM LEASE AUTHORITY FOR LIGHTHOUSE PROPERTY.—Section 672a(a) of title 14, United
States Code, as amended by this Act, is further amended
by striking "Section 321 of chapter 314 of the Act of June
30, 1932 (40 U.S.C. 303b)" and inserting "Section 1302
of title 40".

19 (f) REQUIRED CONTRACT TERMS.—Section 565 of20 title 14, United States Code, is amended—

(1) in subsection (a) by striking "awarded or
issued by the Coast Guard after the date of enactment of the Coast Guard Authorization Act of
2010"; and

(2) in subsection (b)(1) by striking "after the
 date of enactment of the Coast Guard Authorization
 Act of 2010".

4 (g) ACQUISITION PROGRAM BASELINE BREACH.—
5 Section 575(c) of title 14, United States Code, is amended
6 by striking "certification, with a supporting explanation,
7 that" and inserting "determination, with a supporting ex8 planation, of whether".

9 (h) ENLISTMENTS; TERM, GRADE.—Section 351(a)
10 of title 14, United States Code, is amended by inserting
11 "the duration of their" before "minority".

(i) MEMBERS OF THE AUXILIARY; STATUS.—Section
823a(b)(9) of title 14, United States Code, is amended
by striking "On or after January 1, 2001, section" and
inserting "Section".

(j) USE OF MEMBER'S FACILITIES.—Section 826(b)
of title 14, United States Code, is amended by striking
"section 154 of title 23, United States Code" and inserting "section 30102 of title 49".

20 (k) AVAILABILITY OF APPROPRIATIONS.—Section
21 830(b) of title 14, United States Code, is amended by
22 striking "1954" and inserting "1986".

23 SEC. 3534. DEPARTMENT OF DEFENSE CONSULTATION.

24 Section 566 of title 14, United States Code, is 25 amended—

	300
1	(1) in subsection (b) by striking "enter into"
2	and inserting "maintain"; and
3	(2) by striking subsection (d).
4	SEC. 3535. REPEAL.
5	Section 568 of title 14, United States Code, and the
6	item relating to that section in the analysis for chapter
7	15 of that title, are repealed.
8	SEC. 3536. MISSION NEED STATEMENT.
9	Section 569 of title 14, United States Code, is—
10	(1) amended in subsection (a)—
11	(A) by striking "for fiscal year 2016" and
12	inserting "for fiscal year 2019"; and
13	(B) by striking ", on the date on which the
14	President submits to Congress a budget for fis-
15	cal year 2019 under such section,".
16	SEC. 3537. CONTINUATION ON ACTIVE DUTY.
17	Section 290(a) of title 14, United States Code, is
18	amended by striking "Officers, other than the Com-
19	mandant, serving" and inserting "Officers serving".
20	SEC. 3538. SYSTEM ACQUISITION AUTHORIZATION.
21	(a) Requirement for Prior Authorization of
22	APPROPRIATIONS.—Section 2701(2) of title 14, United
23	States Code, is amended by striking "and aircraft" and
24	inserting "aircraft, and systems".

(b) AUTHORIZATION OF APPROPRIATIONS.—Section
 2702(2) of title 14, United States Code, is amended by
 striking "and aircraft" and inserting "aircraft, and sys tems".

5 SEC. 3539. INVENTORY OF REAL PROPERTY.

6 Section 679 of title 14, United States Code, is7 amended—

8 (1) in subsection (a) by striking "Not later
9 than September 30, 2015, the Commandant shall es10 tablish" and inserting "The Commandant shall
11 maintain"; and

12 (2) by striking subsection (b) and inserting the13 following:

"(b) UPDATES.—The Commandant shall update information on each unit of real property included in the
inventory required under subsection (a) not later than 30
days after any change relating to the control of such property.".

19CHAPTER 2—MARITIME

20

TRANSPORTATION

21 SEC. 3541. DEFINITIONS.

22 (a) IN GENERAL.—

23 (1) Section 2101 of title 46, United States
24 Code, is amended—

1	(A) by inserting after paragraph (4) the
2	following:
3	"() 'Commandant' means the Commandant of
4	the Coast Guard.";
5	(B) by striking the semicolon at the end of
6	paragraph (14) and inserting a period; and
7	(C) by redesignating the paragraphs of
8	such section in order as paragraphs (1) through
9	(54), respectively.
10	(2) Section 3701 of title 46, United States
11	Code, is amended by redesignating paragraphs (3)
12	and (4) as paragraphs (2) and (3) respectively.
13	(b) Conforming Amendments.—
14	(1) Section $114(0)(3)$ of the Marine Mammal
15	Protection Act of 1972 (16 U.S.C. $1383a(0)(3)$) is
16	amended—
17	(A) by striking "section 2101(11a)" and
18	inserting "section $2101(12)$ "; and
19	(B) by striking "section 2101(11b)" and
20	inserting "section 2101(13)".
21	(2) Section 3(3) of the Magnuson-Stevens Fish-
22	ery Conservation and Management Act (16 U.S.C.
23	1802(3)), is amended by striking "section
24	2101(21a)" and inserting "section 2101(30)".

1	(3) Section $1992(d)(7)$ of title 18, United
2	States Code, is amended by striking "section
3	2101(22)" and inserting "section 2101(31)".
4	(4) Section 12(c) of the Fishermen's Protective
5	Act of 1967 (22 U.S.C. 1980b(c)) is amended by
6	striking "section 2101(11a)" and inserting "section
7	2101(12)".
8	(5) Section 311(a)(26)(D) of the Federal Water
9	Pollution Control Act (33 U.S.C. 1321(a)(26)(D)) is
10	amended by striking "section 2101(17a)" and in-
11	serting "section $2101(23)$ ".
12	(6) Section 2113(3) of title 46, United States
13	Code, is amended by striking "section 2101(42)(A)"
14	and inserting "section 2101(51)(A)".
15	(7) Section $2116(d)(1)$ of title 46, United
16	States Code, is amended by striking "Coast Guard
17	Commandant" and inserting "Commandant".
18	(8) Section $3202(a)(1)(A)$ of title 46, United
19	States Code, is amended by striking "section
20	2101(21)(A)" and inserting "section 2101(29)(A)".
21	(9) Section 3507 of title 46, United States
22	Code, is amended—
23	(A) in subsection $(k)(1)$, by striking "sec-
24	tion $2101(22)$ " and inserting "section
25	2101(31)"; and

1	(B) by striking subsection (l) and inserting
2	the following:
3	"(l) DEFINITION.—In this section and section 3508,
4	the term 'owner' means the owner, charterer, managing
5	operator, master, or other individual in charge of a ves-
6	sel.".
7	(10) Section 4105 of title 46, United States
8	Code, is amended—
9	(A) in subsection $(b)(1)$, by striking "sec-
10	tion $2101(42)$ " and inserting "section
11	2101(51)"; and
12	(B) in subsection (c), by striking "section
13	2101(42)(A)" and inserting "section
14	2101(51)(A)".
15	(11) Section $6101(i)(4)$ of title 46, United
16	States Code, is amended by striking "of the Coast
17	Guard".
18	(12) Section $7510(c)(1)$ of title 46, United
19	States Code, is amended by striking "Commandant
20	of the Coast Guard" and inserting "Commandant".
21	(13) Section 7706(a) of title 46, United States
22	Code, is amended by striking "of the Coast Guard".
23	(14) Section $8108(a)(1)$ of title 46, United
24	States Code, is amended by striking "of the Coast
25	Guard".

1	(15) Section $12119(a)(3)$ of title 46, United
2	States Code, is amended by striking "section
3	2101(20)" and inserting "section 2101(26)".
4	(16) Section 80302(d) of title 46, United States
5	Code, is amended by striking "of the Coast Guard"
6	the first place it appears.
7	(17) Section 1101 of title 49, United States
8	Code, is amended by striking "Section 2101(17a)"
9	and inserting "Section 2101(23)".
10	SEC. 3542. AUTHORITY TO EXEMPT VESSELS.
11	(a) IN GENERAL.—Section 2113 of title 46, United
12	States Code, is amended—
13	(1) by adding "and" after the semicolon at the
14	end of paragraph (3); and
15	(2) by striking paragraphs (4) and (5) and in-
16	serting the following:
17	"(4) maintain different structural fire protec-
18	tion, manning, operating, and equipment require-
10	tion, maining, operating, and equipment require-
19	ments for vessels that satisfied requirements set
20	
	ments for vessels that satisfied requirements set
20	ments for vessels that satisfied requirements set forth in the Passenger Vessel Safety Act of 1993
20 21	ments for vessels that satisfied requirements set forth in the Passenger Vessel Safety Act of 1993 (Public Law 103–206) before June 21, 1994.".

1 SEC. 3543. PASSENGER VESSELS.

2 (a) Section 3507 of title 46, United States Code, is3 amended—

4 (1) by striking subsection (a)(3);

5 (2) in subsection (e)(2), by striking "services
6 confidential" and inserting "services as confiden7 tial"; and

8 (3) in subsection (i), by striking "Within 6 9 months after the date of enactment of the Cruise 10 Vessel Security and Safety Act of 2010, the Sec-11 retary shall issue" and insert "The Secretary shall 12 maintain".

13 (b) Section 3508 of title 46, United States Code, is14 amended—

(1) in subsection (a), by striking "Within 1
year after the date of enactment of the Cruise Vessel
Security and Safety Act of 2010, the" and inserting
"The", and by striking "develop" and inserting
"maintain";

20 (2) in subsection (c), by striking "Beginning 2
21 years after the standards are established under sub22 section (b), no" and inserting "No";

23 (3) by striking subsection (d) and redesignating
24 subsections (e) and (f) as subsections (d) and (e),
25 respectively; and

1	(4) in subsection (e), as redesignated by para-
2	graph (3), by striking "subsection (e)" each place it
3	appears and inserting "subsection (d)".
4	SEC. 3544. TANK VESSELS.
5	(a) Section 3703a of title 46, United States Code,
6	is amended—
7	(1) in subsection (b), by striking paragraph (3)
8	and redesignating paragraphs (4) , (5) , and (6) as
9	paragraphs (3), (4), and (5), respectively;
10	(2) in subsection (c)(2)—
11	(A) by striking "that is delivered" and in-
12	serting "that was delivered";
13	(B) by striking "that qualifies" and insert-
14	ing "that qualified"; and
15	(C) by striking "after January 1, 2015,";
16	(3) in subsection (c)(3)—
17	(A) by striking "that is delivered" and in-
18	serting "that was delivered"; and
19	(B) by striking "that qualifies" and insert-
20	ing "that qualified";
21	(4) by striking subsection $(c)(3)(A)$ and insert-
22	ing the following:
23	"(A) in the case of a vessel of at least 5,000
24	gross tons but less than 15,000 gross tons as meas-
25	ured under section 14502, or an alternate tonnage

measured under section 14302 as prescribed by the
 Secretary under section 14104, if the vessel is 25
 years old or older and has a single hull, or is 30
 years old or older and has a double bottom or double
 sides;";

6 (5) by striking subsection (c)(3)(B) and insert7 ing the following:

8 "(B) in the case of a vessel of at least 15,000 9 gross tons but less than 30,000 gross tons as meas-10 ured under section 14502, or an alternate tonnage 11 measured under section 14302 as prescribed by the 12 Secretary under section 14104, if the vessel is 25 13 years old or older and has a single hull, or is 30 14 vears old or older and has a double bottom or double 15 sides; and";

16 (6) by striking subsection (c)(3)(C) and insert-17 ing the following:

18 "(C) in the case of a vessel of at least 30,000 19 gross tons as measured under section 14502, or an 20 alternate tonnage measured under section 14302 as 21 prescribed by the Secretary under section 14104, if 22 the vessel is 23 years old or older and has a single 23 hull, or is 28 years old or older and has a double 24 bottom or double sides."; and

(7) in subsection (e)—

1	(A) in paragraph (1), by striking "and ex-
2	cept as otherwise provided in paragraphs (2)
3	and (3) of this subsection"; and
4	(B) by striking paragraph (2) and redesig-
5	nating paragraph (3) as paragraph (2) .
6	(b) Section 3705 of title 46, United States Code, is
7	amended—
8	(1) in subsection (b)—
9	(A) by striking paragraph (2);
10	(B) by striking "(1)"; and
11	(C) by redesignating subparagraphs (A)
12	and (B) as paragraphs (1) and (2), respectively;
13	and
14	(2) in subsection (c), by striking "before Janu-
15	ary 2, 1986, or the date on which the tanker reaches
16	15 years of age, whichever is later".
17	(c) Section 3706(d) of title 46, United States Code,
18	is amended by striking "before January 2, 1986, or the
19	date on which it reaches 15 years of age, whichever is
20	later".
21	(d) Section 1001(32)(A) of the Oil Pollution Act of
22	1990 (33 U.S.C. 2701(32)(A)) is amended by striking
23	"(other than a vessel described in section $3703a(b)(3)$ of
24	title 46, United States Code)".

1 SEC. 3545. GROUNDS FOR DENIAL OR REVOCATION.

2 (a) Section 7503 of title 46, United States Code, is3 amended to read as follows:

4 "§ 7503. Dangerous drugs as grounds for denial

5 "A license, certificate of registry, or merchant mari6 ner's document authorized to be issued under this part
7 may be denied to an individual who—

8 "(1) within 10 years before applying for the li-9 cense, certificate, or document, has been convicted of 10 violating a dangerous drug law of the United States 11 or of a State; or

"(2) when applying, has ever been a user of, or
addicted to, a dangerous drug unless the individual
provides satisfactory proof that the individual is
cured.".

(b) Section 7704 of title 46, United States Code, is
amended by redesignating subsections (b) and (c) as subsections (a) and (b), respectively.

19SEC. 3546. MISCELLANEOUS CORRECTIONS TO TITLE 46,20U.S.C.

(a) Section 2110 of title 46, United States Code, isamended by striking subsection (k).

(b) Section 2116(c) of title 46, United States Code,
is amended by striking "Beginning with fiscal year 2011
and each fiscal year thereafter, the" and inserting "The".

(c) Section 3302(g)(2) of title 46, United States
 Code, is amended by striking "After December 31, 1988,
 this" and inserting "This".

4 (d) Section 6101(j) of title 46, United States Code,
5 is amended by striking ", as soon as possible, and no later
6 than January 1, 2005,".

7 (e) Section 7505 of title 46, United States Code, is
8 amended by striking "section 206(b)(7) of the National
9 Driver Register Act of 1982 (23 U.S.C. 401 note)" and
10 inserting "section 30305(b)(7) of title 49".

(f) Section 7702(c)(1) of title 46, United States
Code, is amended by striking "section 206(b)(4) of the
National Driver Register Act of 1982 (23 U.S.C. 401
note)" and inserting "section 30305(b)(7) of title 49".

(g) Section 8106(f) of title 46, United States Code,
is amended by striking paragraph (3) and inserting the
following:

18 "(3) CONTINUING VIOLATIONS.—The maximum
19 amount of a civil penalty for a violation under this
20 subsection shall be \$100,000.".

(h) Section 8703 of title 46, United States Code, isamended by redesignating subsection (c) as subsection (b).

23 (i) Section 11113 of title 46, United States Code, is24 amended—

1	(1) in subsection $(a)(4)(A)$ by striking "para-
2	graph (2)" and inserting "paragraph (3)"; and
3	(2) in subsection $(c)(2)(B)$ —
4	(A) by striking "section 2(9)(a)" and in-
5	serting "section 2(a)(9)(A)"; and
6	(B) by striking "33 U.S.C. 1901(9)(a)"
7	and inserting "33 U.S.C. 1901(a)(9)(A)".
8	(j) Section $12113(d)(2)(C)(iii)$ of title 46, United
9	States Code, is amended by striking "118 Stat. 2887)"
10	and inserting "118 Stat. 2887))".
11	(k) Section 13107(c)(2) of title 46, United States
12	Code, is amended by striking "On and after October 1,
13	2016, no" and inserting "No".
14	(l) Section 31322(a)(4)(B) of title 46, United States
15	Code, is amended by striking "state" and inserting
16	"State".
17	(m) Section 52101(d) of title 46, United States Code,
18	is amended by striking "(50 App. U.S.C. 459(a))" and
19	inserting ''(50 U.S.C. 3808(a))''.
20	(n) The analysis for chapter 531 of title 46, United
21	States Code, is amended by striking the item relating to
22	section 53109:
23	(o) Section 53106(a)(1) of title 46, United States

24 Code, is amended by striking subparagraphs (A), (B), (C),

and (D), and by redesignating subparagraphs (E), (F), 1 2 and (G) as subparagraphs (A), (B), and (C), respectively. 3 (p) Section 53111 of title 46, United States Code, 4 is amended by striking paragraphs (1) through (4), and 5 by redesignating paragraphs (5), (6), and (7) as para-6 graphs (1), (2), and (3), respectively. 7 (q) Section 53501 of title 46, United States Code, 8 is amended— 9 (1) in paragraph (5)(A)(iii), by striking "trans-10 portation trade trade or" and inserting "transpor-11 tation trade or"; 12 (2) by redesignating paragraph (8) as para-13 graph (9); 14 (3) by striking the second paragraph (7) (relat-15 ing to the definition of "United States foreign trade"); and 16 17 (4) by inserting after the first paragraph (7)18 the following: 19 "(8) UNITED STATES FOREIGN TRADE.—The 20 term 'United States foreign trade' includes those 21 areas in domestic trade in which a vessel built with 22 a construction-differential subsidy is allowed to oper-23 ate under the first sentence of section 506 of the Merchant Marine Act, 1936.". 24

1	(r) Section 54101(f) of title 46, United States Code,
2	is amended by striking paragraph (2) and inserting the
3	following:
4	((2) Minimum standards for payment or
5	REIMBURSEMENT.—Each application submitted
6	under paragraph (1) shall include a comprehensive
7	description of—
8	"(A) the need for the project;
9	"(B) the methodology for implementing the
10	project; and
11	"(C) any existing programs or arrange-
12	ments that can be used to supplement or lever-
13	age assistance under the program.".
14	(s) Section 55305(d)(2)(D) of title 46, United States
15	Code, is amended by striking " $421(c)(1)$ " and inserting
16	"1303(a)(1))".
17	(t) The analysis for chapter 575 of title 46, United
18	States Code, is amended in the item relating to section
19	57533 by adding a period at the end.
20	(u) Section 57532(d) of title 46, United States Code,
21	is amended by striking "(50 App. U.S.C. 1291(a), (c),
22	1293(c), 1294)" and inserting "(50 U.S.C. 4701(a), (c),
23	4703(c), and 4704)".

1	(v) Section 60303(c) of title 46, United States Code,
2	is amended in by striking "Subsection (a) section does"
3	and inserting "Subsection (a) does".
4	SEC. 3547. MISCELLANEOUS CORRECTIONS TO OIL POLLU-
5	TION ACT OF 1990.
6	(a) Section 2 of the Oil Pollution Act of 1990 (33
7	U.S.C. 2701 note) is amended by—
8	(1) inserting after the item relating to section
9	5007 the following:
	"Sec. 5008. North Pacific Marine Research Institute.".
10	(2) striking the item relating to section 6003.
11	(b) Section $1003(d)(5)$ of the Oil Pollution Act of
12	1990 (33 U.S.C. $2703(d)(5)$) is amended by inserting
13	"section" before "1002(a)".
14	(c) Section $1004(d)(2)(C)$ of the Oil Pollution Act of
15	1990 (33 U.S.C. 2704(d)(2)(C)) is amended by striking
16	"under this subparagraph (A)" and inserting "under sub-
17	paragraph (A)".
18	(d) Section 4303 of the Oil Pollution Act of 1990 (33
19	U.S.C. 2716a) is amended—
20	(1) in subsection (a), by striking "subsection
21	(c)(2)" and inserting "subsection $(b)(2)$ "; and
22	(2) in subsection (b), by striking "this section
23	1016" and inserting "section 1016".
24	(e) Section $5002(1)(2)$ of the Oil Pollution Act of
25	1990 (33 U.S.C. 2732(l)(2)) is amended by striking "Gen-

eral Accounting Office" and inserting "Government Ac countability Office".

3 SEC. 3548. MISCELLANEOUS CORRECTIONS.

4 (a) Section 1 of the Act of June 15, 1917 (chapter
5 30; 50 U.S.C. 191), is amended by striking "the Secretary
6 of the Treasury" and inserting "the Secretary of the de7 partment in which the Coast Guard is operating".

8 (b) Section 5(b) of the Act entitled "An Act to regu-9 late the construction of bridges over navigable waters", 10 approved March 23, 1906, popularly known as the Bridge Act of 1906 (chapter 1130; 33 U.S.C. 495(b)), is amended 11 by striking "\$5,000 for a violation occurring in 2004; 12 \$10,000 for a violation occurring in 2005; \$15,000 for a 13 violation occurring in 2006; \$20,000 for a violation occur-14 15 ring in 2007; and".

(c) Section 5(f) of the Act to Prevent Pollution from
Ships (33 U.S.C. 1904(f)) is amended to read as follows:
"(f) SHIP CLEARANCE; REFUSAL OR REVOCATION.—
If a ship is under a detention order under this section,
the Secretary may refuse or revoke the clearance required
by section 60105 of title 46, United States Code.".

1 DIVISION D—FUNDING TABLES

2 SEC. 4001. AUTHORIZATION OF AMOUNTS IN FUNDING TA3 BLES.

4 (a) IN GENERAL.—Whenever a funding table in this
5 division specifies a dollar amount authorized for a project,
6 program, or activity, the obligation and expenditure of the
7 specified dollar amount for the project, program, or activ8 ity is hereby authorized, subject to the availability of ap9 propriations.

(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 2304(k) and 2374 of title 10, United States
Code, or on competitive procedures; and

18 (2) comply with other applicable provisions of19 law.

(c) RELATIONSHIP TO TRANSFER AND PROGRAMMING AUTHORITY.—An amount specified in the funding
tables in this division may be transferred or reprogrammed under a transfer or reprogramming authority
provided by another provision of this Act or by other law.
The transfer or reprogramming of an amount specified in

such funding tables shall not count against a ceiling on
 such transfers or reprogrammings under section 1001 or
 section 1512 of this Act or any other provision of law,
 unless such transfer or reprogramming would move funds
 between appropriation accounts.

6 (d) APPLICABILITY TO CLASSIFIED ANNEX.—This
7 section applies to any classified annex that accompanies
8 this Act.

9 (e) ORAL AND WRITTEN COMMUNICATIONS.—No
10 oral or written communication concerning any amount
11 specified in the funding tables in this division shall super12 sede the requirements of this section.

13 TITLE XLI—PROCUREMENT

14 SEC. 4101. PROCUREMENT.

SEC. 4101. PROCUREMENT (In Thousands of Dollars)			
Line	Item	FY 2019 Request	House Authorized
	AIRCRAFT PROCUREMENT, ARMY		
	FIXED WING		
002	UTILITY F/W AIRCRAFT	744	744
003	MQ-1 UAV	43,326	103,326
	MQ-1 Gray Eagle Service Life Extension Program		[60,000]
004	RQ-11 (RAVEN)	46,416	46,416
	ROTARY		
007	AH–64 APACHE BLOCK IIIA REMAN	753,248	753,248
008	ADVANCE PROCUREMENT (CY)	174,550	174,550
009	AH–64 APACHE BLOCK IIIB NEW BUILD	284,687	284,687
	Additional AH–64Es to address ARNG shortfalls		[192,000]
	Realignment to cover ARNG shortfalls		[-192,000]
010	ADVANCE PROCUREMENT (CY)	58,600	58,600
011	UH-60 BLACKHAWK M MODEL (MYP)	988.810	1,073,810
	Additional UH-60Ms for ARNG	,	[85,000]
012	ADVANCE PROCUREMENT (CY)	106,150	106,150
013	UH-60 BLACK HAWK A AND L MODELS	146,138	146,138
014	CH-47 HELICOPTER	99.278	99.278
015	ADVANCE PROCUREMENT (CY)	24,235	24,235
	MODIFICATION OF AIRCRAFT		,
018	UNIVERSAL GROUND CONTROL EQUIPMENT (UAS)	27,114	27,114
019	GRAY EAGLE MODS2	97.781	97.781
020	MULTI SENSOR ABN RECON (MIP)	52,274	66,274
	Army UFR: program increase		[14,000]
021	AH-64 MODS	104.996	104,996
022	CH-47 CARGO HELICOPTER MODS (MYP)	7,807	7,807
023	GRCS SEMA MODS (MIP)	5,573	5,573
024	ARL SEMA MODS (MIP)	7.522	7.522
025	EMARSS SEMA MODS (MIP)	20.448	20.448
025	UTILITY/CARGO AIRPLANE MODS	17,719	17,719
027	UTILITY HELICOPTER MODS	6,443	16,443
021	UH-72A Life-Cycle Sustainability	0,110	[10,000]
028	NETWORK AND MISSION PLAN	123,614	123,614
028	COMMS, NAV SURVEILLANCE	161,969	161,969

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
030	DEGRADED VISUAL ENVIRONMENT	30,000	30,000
031	GATM ROLLUP	26,848	26,848
032	RQ-7 UAV MODS	103,246	154,114
	Realignment of EDI APS Unit Set from OCO to Base		[50,868
033	UAS MODS Realignment of EDI APS Unit Set from OCO to Base	17,644	21,040 [3,402
	GROUND SUPPORT AVIONICS		[5,40]
034	AIRCRAFT SURVIVABILITY EQUIPMENT	57,170	57,170
035	SURVIVABILITY CM	5,853	5,855
036	CMWS	13,496	13,490
037	COMMON INFRARED COUNTERMEASURES (CIRCM) OTHER SUPPORT	36,839	36,839
038	AVIONICS SUPPORT EQUIPMENT	1,778	1,77
039	COMMON GROUND EQUIPMENT	34,818	34,81
040	AIRCREW INTEGRATED SYSTEMS	27,243	27,24
041	AIR TRAFFIC CONTROL	63,872	63,87
042 043	INDUSTRIAL FACILITIES LAUNCHER, 2.75 ROCKET	1,417 1,901	1,41 1,90
045	LAUNCHER GUIDED MISSILE: LONGBOW HELLFIRE XM2	991	1,50
	TOTAL AIRCRAFT PROCUREMENT, ARMY	3,782,558	4,005,82
	MISSILE PROCUREMENT, ARMY		
001	SURFACE-TO-AIR MISSILE SYSTEM LOWER TIER AIR AND MISSILE DEFENSE (AMD)	111,395	111 00
001 002	MSE MISSILE	871,276	111,39 1,131,27
001	Realignment of EDI APS Unit Set from OCO to Base	011,210	[260,00
003	INDIRECT FIRE PROTECTION CAPABILITY INC 2–I	145,636	145,63
004	ADVANCE PROCUREMENT (CY)	31,286	31,28
	AIR-TO-SURFACE MISSILE SYSTEM	250 100	
006	JOINT AIR-TO-GROUND MSLS (JAGM) Unit cost and engineering services cost growth	276,462	248,86 [-27,60
	ANTI-TANK/ASSAULT MISSILE SYS		[-27,00
008	JAVELIN (AAWS-M) SYSTEM SUMMARY	303,665	267,46
	Forward financed in the FY18 Omnibus for command launch units		[-50,00]
	Realignment of EDI APS Unit Set from OCO to Base		[13,80
009 010	TOW 2 SYSTEM SUMMARY ADVANCE PROCUREMENT (CY)	105,014 19,949	105,01 19,94
010	GUIDED MLRS ROCKET (GMLRS)	359,613	329,61
	Forward financed in the FY18 Omnibus	,	[-30,00
012	MLRS REDUCED RANGE PRACTICE ROCKETS (RRPR)	20,964	20,96
013	HIGH MOBILITY ARTILLERY ROCKET SYSTEM (HIMARS		171,13
	Realignment of EDI APS Unit Set from OCO to Base MODIFICATIONS		[171,13
015	PATRIOT MODS	313,228	333,22
	Increase PATRIOT Mod efforts		[20,00
016	ATACMS MODS	221,656	236,65
	Forward financed in the FY18 Omnibus Realignment of EDI APS Unit Set from OCO to Base		[-65,00
017	GMLRS MOD	266	[80,00 26
018	STINGER MODS	94,756	94,75
019	AVENGER MODS	48,670	48,67
020	ITAS/TOW MODS	3,173	3,17
021	MLRS MODS	383,216	505,21
022	Realignment of EDI APS Unit Set from OCO to Base HIMARS MODIFICATIONS	10,196	[122,00 10,19
022	SPARES AND REPAIR PARTS	10,150	10,15
023	SPARES AND REPAIR PARTS	27,737	27,73
	SUPPORT EQUIPMENT & FACILITIES		
024	AIR DEFENSE TARGETS	6,417	6,41
025	PRODUCTION BASE SUPPORT TOTAL MISSILE PROCUREMENT, ARMY	1,202 3,355,777	1,20 3,850,11
	PROCUREMENT OF W&TCV, ARMY		
	TRACKED COMBAT VEHICLES		
001	BRADLEY PROGRAM		205,00
002	Realignment of EDI APS Unit Set from OCO to Base ARMORED MULTI PURPOSE VEHICLE (AMPV)	479,801	[205,00 710,16
002	Realignment of EDI APS Unit Set from OCO to Base	479,801	[230,35
	MODIFICATION OF TRACKED COMBAT VEHICLES		[===,==
004	STRYKER (MOD)	287,490	138, 19
	Army requested realignment to WTCV–5		[-149, 30
005	STRYKER UPGRADE	21,900	360,00
	A1 conversions for 5th SBCT Army requested realignment—A1 conversions for 5th SBCT		[188,80 [149,30
006	BRADLEY PROGRAM (MOD)	625,424	675,42
500	Realignment of EDI APS Unit Set from OCO to Base	520,124	[50,00
007	M109 FOV MODIFICATIONS	26,482	26,48
007			

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	Item	FY 2019 Request	House Authorized
	Realignment of EDI APS Unit Set from OCO to Base		[67,00
	Smooth funding production profile		[75,00
009	IMPROVED RECOVERY VEHICLE (M88A2 HERCULES)	110,500	152,854
	Realignment of EDI APS Unit Set from OCO to Base		[42,354
010	ASSAULT BRIDGE (MOD)	2,120	2,12
011	ASSAULT BREACHER VEHICLE	62,407	62,40
012	M88 FOV MODS	4,517	4,51
013	JOINT ASSAULT BRIDGE	142,255	142,25
014	M1 ABRAMS TANK (MOD)	927,600	961,60
	Realignment of EDI APS Unit Set from OCO to Base		[34,00
015	ABRAMS UPGRADE PROGRAM	1,075,999	1,530,99
	Realignment of EDI APS Unit Set from OCO to Base		[455,00
	WEAPONS & OTHER COMBAT VEHICLES		
018	M240 MEDIUM MACHINE GUN (7.62MM)	1,955	7,08
	Program Increase—M240L and M240B		[5,00
	Realignment of EDI APS Unit Set from OCO to Base		[12
019	MULTI-ROLE ANTI-ARMOR ANTI-PERSONNEL WEAPON S	23,345	23,34
020	GUN AUTOMATIC 30MM M230	7,434	7,43
021	MACHINE GUN, CAL .50 M2 ROLL	22,330	22,33
022	MORTAR SYSTEMS	12,470	12,65
	Realignment of EDI APS Unit Set from OCO to Base		[18
023	XM320 GRENADE LAUNCHER MODULE (GLM)	697	69
024	COMPACT SEMI-AUTOMATIC SNIPER SYSTEM	46,236	46,23
025	CARBINE	69,306	71,10
	Realignment of EDI APS Unit Set from OCO to Base		[1,80
026	SMALL ARMS—FIRE CONTROL	7,929	7,92
027	COMMON REMOTELY OPERATED WEAPONS STATION	35,968	39,34
	Realignment of EDI APS Unit Set from OCO to Base		[3,37
028	HANDGUN	48,251	48,25
	MOD OF WEAPONS AND OTHER COMBAT VEH		
029	MK–19 GRENADE MACHINE GUN MODS	1,684	1,68
030	M777 MODS	3,086	3,08
031	M4 CARBINE MODS	31,575	35,77
	Additional free-float forward extended rails	. ,	[4,20
032	M2 50 CAL MACHINE GUN MODS	21,600	26,52
	Realignment of EDI APS Unit Set from OCO to Base	,	[4,92
033	M249 SAW MACHINE GUN MODS	3,924	3,92
034	M240 MEDIUM MACHINE GUN MODS	6,940	6,94
001	Realignment of EDI APS Unit Set from OCO to Base	0,010	0,0 -
035	SNIPER RIFLES MODIFICATIONS	2,747	2,74
036	M119 MODIFICATIONS	5,704	5,70
037	MORTAR MODIFICATION	3,965	3,96
038	MODIFICATIONS LESS THAN \$5.0M (WOCV-WTCV) SUPPORT EQUIPMENT & FACILITIES	5,577	5,57
039	ITEMS LESS THAN \$5.0M (WOCV-WTCV)	3,174	4,57
	Realignment of EDI APS Unit Set from OCO to Base	- , .	[1,39
040	PRODUCTION BASE SUPPORT (WOCV-WTCV)	3,284	3,28
041	SMALL ARMS EQUIPMENT (SOLDIER ENH PROG)	1,640	1,64
011	TOTAL PROCUREMENT OF W&TCV, ARMY	4,489,118	5,857,63
	PROCUREMENT OF AMMUNITION, ARMY		
001	SMALL/MEDIUM CAL AMMUNITION	41.949	45.9/
001	CTG, 5.56MM, ALL TYPES	41,848	
	CTG, 5.56MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base		[3,39
001 002	CTG, 5.56MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base CTG, 7.62MM, ALL TYPES	41,848 86,199	[3,39 86,23
002	CTG, 5.56MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base CTG, 7.62MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base	86,199	[3,39 86,23 [4
	CTG, 5.56MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base CTG, 7.62MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base CTG, HANDGUN, ALL TYPES		[3,39 86,23 [4 20,17
002 003	CTG, 5.56MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base CTG, 7.62MM, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base CTG, HANDGUN, ALL TYPES Realignment of EDI APS Unit Set from OCO to Base	86,199 20,158	[3,39 86,23 [4 20,17 [1
002	CTG, 5.56MM, ALL TYPES	86,199	[3,39 86,23 [4 20,17 [1 65,76
002 003 004	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573	[3,39 86,22 [4 20,17 [1 65,76 [18
002 003 004 005	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198	[3,39 86,22 [4 20,17 [1 65,76 [18 8,19
002 003 004	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573	$\begin{bmatrix} [3,39]\\ 86,23\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ 102,99\\ \end{bmatrix}$
002 003 004 005 007	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995	$\begin{bmatrix} [3,39]\\ 86,23\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ 102,99\\ [25,00] \end{bmatrix}$
002 003 004 005	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198	$\begin{bmatrix} [3,39]\\ 86,23\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ 102,99\\ [25,00] \end{bmatrix}$
002 003 004 005 007 008	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781	$\begin{bmatrix} 3,39\\ 86,23\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ 102,99\\ [25,00\\ 69,78\\ \end{bmatrix}$
002 003 004 005 007	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995	$\begin{bmatrix} [3,39]\\ 86,23\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ 102,99\\ [25,00\\ 69,76\\ 45,48\end{bmatrix}$
002 003 004 005 007 008 009	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280	$\begin{array}{c} 45,24\\ [3,39\\ 86,23\\ [4\\ 20,17\\ [1]\\ 65,76\\ [18\\ 8,19\\ 102,99\\ [25,00\\ 69,78\\ 45,49\\ [21\\ \end{array}$
002 003 004 005 007 008	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781	$\begin{bmatrix} [3,39]\\ 86,23\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ 102,99\\ [25,00\\ 69,76\\ 45,48\end{bmatrix}$
002 003 004 005 007 008 009	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280	$\begin{bmatrix} [3,3]\\ 86,2]\\ [4]\\ 20,1]\\ [1]\\ 65,70\\ [18]\\ 8,1]\\ 102,99\\ [25,00\\ 69,78\\ 45,44\\ [21]\\ 47,33\\ [48]\\ 47,33\\ [48]$
002 003 004 005 007 008 009 010 011	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280 46,853 83,003	$\begin{bmatrix} [3,3]\\ 86,2]\\ [4]\\ 20,1]\\ [5]\\ 65,7[\\ [14]\\ 8,1]\\ 102,9]\\ [25,0]\\ 69,7[\\ 45,4]\\ [21]\\ 47,3]\\ [44]\\ 83,00\end{bmatrix}$
002 003 004 005 007 008 009 010	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280 46,853	$\begin{bmatrix} [3,3]\\ 86,2]\\ [4]\\ 20,1]\\ [1]\\ 65,7[\\ [18]\\ 8,1]\\ 102,9[\\ [25,00]\\ 69,7[\\ 45,4]\\ [21]\\ 47,3]\\ [48]\\ 83,00\end{bmatrix}$
002 003 004 005 007 008 009 010 011 012	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280 46,853 83,003 168,101	$\begin{bmatrix} [3,3]\\ 86,2]\\ [4]\\ 20,1]\\ [1]\\ 65,76\\ [18]\\ 8,1]\\ 102,99\\ [25,00\\ 69,78\\ 45,44\\ [21]\\ 47,33\\ [44]\\ 83,00\\ 168,10\\ \end{bmatrix}$
002 003 004 005 007 008 009 010 011 012 013	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280 46,853 83,003 168,101 39,341	$\begin{bmatrix} [3,39]\\ 86,22\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ 102,99\\ [25,00\\ 69,78\\ 45,44\\ [21]\\ 47,33\\ [48]\\ 83,00\\ 168,10\\ 39,34\\ \end{bmatrix}$
002 003 004 005 007 008 009 010 011 012	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280 46,853 83,003 168,101	$\begin{bmatrix} [3,3]\\ 86,2]\\ [4]\\ 20,1]\\ [1]\\ 65,7[\\ [18]\\ 8,1]\\ 102,9[\\ [25,0]\\ 69,7[\\ 45,4]\\ [21]\\ 47,3]\\ [44]\\ 83,0[\\ 168,1[\\ 39,3]\\ 290,8] \end{bmatrix}$
002 003 004 005 007 008 009 010 011 012 013	CTG, 5.56MM, ALL TYPES	86,199 20,158 65,573 8,198 77,995 69,781 45,280 46,853 83,003 168,101 39,341	$\begin{bmatrix} [3,39]\\ 86,25\\ [4]\\ 20,17\\ [1]\\ 65,76\\ [18]\\ 8,19\\ [102,95\\ [25,00\\ 69,78\\ 45,49\\ [21]\\ 47,33\\ [44]\\ 83,00\\ 168,10\\ \end{bmatrix}$

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
016	ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL	236,677	268,577
	Forward financed in the FY18 Omnibus		[-15,000
	Program decrease Realignment of EDI APS Unit Set from OCO to Base		[-2,000 [48,900
	MINES		[10,000
017	MINES & CLEARING CHARGES, ALL TYPES	15,905	15,905
018	ROCKETS	1 500	91 745
018	SHOULDER LAUNCHED MUNITIONS, ALL TYPES Army UFR: bunker defeat munitions	4,503	31,745 [25,000
	Realignment of EDI APS Unit Set from OCO to Base		[2,242
019	ROCKET, HYDRA 70, ALL TYPES	211,211	241,211
	Army UFR: additional HYDRA rockets		[30,000
020	OTHER AMMUNITION CAD/PAD, ALL TYPES	10,428	10,428
021	DEMOLITION MUNITIONS, ALL TYPES	44,656	44,661
	Realignment of EDI APS Unit Set from OCO to Base	,	. [5
022	GRENADES, ALL TYPES	19,896	19,904
000	Realignment of EDI APS Unit Set from OCO to Base	10 101	8]
023 024	SIGNALS, ALL TYPES SIMULATORS, ALL TYPES	10,121 11,464	10,121 11,464
021	MISCELLANEOUS	11,101	11,101
025	AMMO COMPONENTS, ALL TYPES	5,224	5,224
026	NON-LETHAL AMMUNITION, ALL TYPES	4,310	4,310
027	ITEMS LESS THAN \$5 MILLION (AMMO)	11,193	11,259
000	Realignment of EDI APS Unit Set from OCO to Base	10 500	[66
028 029	AMMUNITION PECULIAR EQUIPMENT FIRST DESTINATION TRANSPORTATION (AMMO)	10,500 18,456	10,500 18,456
025	CLOSEOUT LIABILITIES	10,430	10,400
	PRODUCTION BASE SUPPORT		
032	INDUSTRIAL FACILITIES	394,133	394,133
033	CONVENTIONAL MUNITIONS DEMILITARIZATION	$157,\!535$	157,535
034	ARMS INITIATIVE TOTAL PROCUREMENT OF AMMUNITION, ARMY	3,771 2,234,761	3,771 2,484,422
	OTHER PROCUREMENT, ARMY		
	TACTICAL VEHICLES		
001	TACTICAL TRAILERS/DOLLY SETS	16,512	16,512
002	SEMITRAILERS, FLATBED:	16,951	24,951
003	Realignment of EDI APS Unit Set from OCO to Base AMBULANCE, 4 LITTER, 5/4 TON, 4X4	50,123	[8,000 70,893
005	Realignment of EDI APS Unit Set from OCO to Base	50,125	[20,770
004	GROUND MOBILITY VEHICLES (GMV)	46,988	36,988
	Unobligated Balances		[-10,000]
005	ARNG HMMWV MODERNIZATION PROGRAM		25,000
000	Additional HMMWVs	1 910 492	[25,000
006 007	JOINT LIGHT TACTICAL VEHICLE TRUCK, DUMP, 20T (CCE)	1,319,436 6,480	1,319,436 6,480
008	FAMILY OF MEDIUM TACTICAL VEH (FMTV)	132,882	132,882
009	FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP	14,842	14,842
010	FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	138,105	253,505
	Realignment of EDI APS Unit Set from OCO to Base		[115,400
012	HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV	31,892	38,574
010	Realignment of EDI APS Unit Set from OCO to Base	90 100	[6,682
013	TACTICAL WHEELED VEHICLE PROTECTION KITS Realignment of EDI APS Unit Set from OCO to Base	38,128	88,128 [50,000
014	MODIFICATION OF IN SVC EQUIP	78,507	78,884
	Realignment of EDI APS Unit Set from OCO to Base	,	[377
015	MINE-RESISTANT AMBUSH-PROTECTED (MRAP) MODS		27,000
	SFAB emerging requirements		[27,000
010	NON-TACTICAL VEHICLES	700	700
016 017	HEAVY ARMORED VEHICLE PASSENGER CARRYING VEHICLES	790 1,390	790 1,390
	NONTACTICAL VEHICLES, OTHER	1,550	1,550
018	COMM-JOINT COMMUNICATIONS		
018	SIGNAL MODERNIZATION PROGRAM	150,777	150,777
018		469,117	533,117
	TACTICAL NETWORK TECHNOLOGY MOD IN SVC	405,117	
020	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs	405,117	[64,000
020 021	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs.		[64,000 62,727
020 021 022	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs. SITUATION INFORMATION TRANSPORT	62,727	62,727
020 021	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs.		62,727 13,895
020 021 022 023	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs. SITUATION INFORMATION TRANSPORT JOINT INCIDENT SITE COMMUNICATIONS CAPABILITY	62,727 13,895	62,727 13,895
020 021 022 023 024 027	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs. SITUATION NFORMATION TRANSPORT	62,727 13,895 4,866 108,133	62,727 13,895 4,866 108,133
020 021 022 023 024 027 028	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs. SITUATION INFORMATION TRANSPORT JOINT INCIDENT SITE COMMUNICATIONS CAPABILITY JCSE EQUIPMENT (USREDCOM) COMM-SATELITE COMMUNICATIONS DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS	62,727 13,895 4,866 108,133 56,737	62,727 13,895 4,860 108,135 56,737
020 021 022 023 024 027 028 029	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs. SITUATION INFORMATION TRANSPORT JOINT INCIDENT SITE COMMUNICATIONS CAPABILITY JCSE EQUIPMENT (USREDCOM) COMM—SATELLITE COMMUNICATIONS DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS SHF TERM	62,727 13,895 4,866 108,133 56,737 13,100	62,727 13,895 4,860 108,133 56,737 13,100
020 021 022 023 024 027 028	Additional TCN-L, NOSC-L, and next generation embedded kits for IBCTs and SBCTs. SITUATION INFORMATION TRANSPORT JOINT INCIDENT SITE COMMUNICATIONS CAPABILITY JCSE EQUIPMENT (USREDCOM) COMM-SATELITE COMMUNICATIONS DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS	62,727 13,895 4,866 108,133 56,737	[64,000 62,727 13,895 4,866 108,133 56,737 13,100 9,166 25,647

SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
	COMM-C3 SYSTEM		
036	COE TACTICAL SERVER INFRASTRUCTURE (TSI)	20,500	20,500
0.97	COMM-COMBAT COMMUNICATIONS		1 5 0
037	JOINT TACTICAL RADIO SYSTEM Realignment of EDI APS Unit Set from OCO to Base		1,56 [1,56
038	HANDHELD MANPACK SMALL FORM FIT (HMS)	351,565	351,56
040	RADIO TERMINAL SET, MIDS LVT(2)	4,641	4,64
041	TRACTOR DESK	2,187	2,18
042	TRACTOR RIDE	9,411	22,61
	Army UFR: program increase		[13,20
044	SPIDER FAMILY OF NETWORKED MUNITIONS INCR TACTICAL COMMUNICATIONS AND PROTECTIVE SYSTEM	17,515	17,51
045 046	UNIFIED COMMAND SUITE	819 17,807	81 17,80
047	COTS COMMUNICATIONS EQUIPMENT	191,835	208,83
	Program decrease	,	[-5,00
	Realignment of EDI APS Unit Set from OCO to Base		[22,00
048	FAMILY OF MED COMM FOR COMBAT CASUALITY CARE	25,177	25,17
	COMM—INTELLIGENCE COMM		
050	CI AUTOMATION ARCHITECTURE (MIP)	9,740	9,740
051	DEFENSE MILITARY DECEPTION INITIATIVE	2,667	2,66
059	INFORMATION SECURITY	0.910	0.01
053	FAMILY OF BIOMETRICS INFORMATION SYSTEM SECURITY PROGRAM-ISSP	8,319	8,31
054 055	COMMUNICATIONS SECURITY (COMSEC)	2,000 88,337	2,00 88,34
000	Realignment of EDI APS Unit Set from OCO to Base	00,001	88,34
056	DEFENSIVE CYBER OPERATIONS	51,343	51,34
057	INSIDER THREAT PROGRAM—UNIT ACTIVITY MONITO	330	33
058	PERSISTENT CYBER TRAINING ENVIRONMENT	3,000	3,00
	COMM—LONG HAUL COMMUNICATIONS		
059	BASE SUPPORT COMMUNICATIONS	34,434	34,43
	COMM—BASE COMMUNICATIONS		
060	INFORMATION SYSTEMS	95,558	95,55
061	EMERGENCY MANAGEMENT MODERNIZATION PROGRAM	4,736	4,73
062 063	HOME STATION MISSION COMMAND CENTERS (HSMCC) INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM	24,479 216,433	24,479 225,488
005	Realignment of EDI APS Unit Set from OCO to Base	210,455	[9,050
	ELECT EQUIP—TACT INT REL ACT (TIARA)		[5,000
066	JTT/CIBS-M (MIP)	10,268	10,26
068	DCGS-A (MIP)	261,863	261,863
069	JOINT TACTICAL GROUND STATION (JTAGS) (MIP)	5,434	5,434
070	TROJAN (MIP)	20,623	21,22
	Realignment of EDI APS Unit Set from OCO to Base		[60
071	MOD OF IN-SVC EQUIP (INTEL SPT) (MIP)	45,998	45,99
072	CI HUMINT AUTO REPRTING & COLL(CHARCS)(MIP)	296	29
076	ITEMS LESS THAN \$5.0M (MIP) ELECT EQUIP—ELECTRONIC WARFARE (EW)	410	410
077	LIGHTWEIGHT COUNTER MORTAR RADAR	9,165	9,165
078	EW PLANNING & MANAGEMENT TOOLS (EWPMT)	5,875	5,87
079	AIR VIGILANCE (AV) (MIP)	8,497	8,49
083	CI MODERNIZATION (MIP)	486	480
	ELECT EQUIP-TACTICAL SURV. (TAC SURV)		
084	SENTINEL MODS	79,629	79,62
085	NIGHT VISION DEVICES	153,180	153,260
0.0.0	Realignment of EDI APS Unit Set from OCO to Base		[8
086	LONG RANGE ADVANCED SCOUT SURVEILLANCE SYSTEM Realignment of EDI APS Unit Set from OCO to Base		2,86
087	Realignment of EDI APS Unit Set from OCO to Base SMALL TACTICAL OPTICAL RIFLE MOUNTED MLRF	22,882	[2,86] 22,88
001	RADIATION MONITORING SYSTEMS	17,393	17,40
088		11,555	[1]
088			
088 090	Realignment of EDI APS Unit Set from OCO to Base	46,740	47,003
		46,740	47,005 [265
	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS	46,740 140,737	[26
090	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base		[265 131,965
090 091	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds		[26 131,96 [52] [-9,30
090 091 093	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER	140,737	[26: 131,96: [52: [-9,300 17
090 091	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P)	140,737	[26] 131,96] [52] [-9,30] 17 431,38]
090 091 093 094	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base	140,737 171 405,239	[26: 131,96: [52: [-9,300 177 431,38: [26,144]
090 091 093 094 095	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base	140,737 171 405,239 66,574	$\begin{bmatrix} 26:\\ 131,96:\\ [52:\\ [-9,30]\\ 17:\\ 431,38:\\ [26,14:\\ 66,57:\\ \end{bmatrix}$
090 091 093 094	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT EFFECTS TARGETING SYSTEM (JETS) MOD OF IN-SVC EQUIP (LLDR)	140,737 171 405,239	$\begin{bmatrix} 26\\ 131,96\\ [52]\\ [-9,30\\ 17\\ 431,38\\ [26,14\\ 66,57\\ 24,83\\ \end{bmatrix}$
090 091 093 094 095 096	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT EFFECTS TARGETING SYSTEM (JETS) MOD OF IN-SVC EQUIP (LLDR) Realignment of EDI APS Unit Set from OCO to Base	140,737 171 405,239 66,574 20,783	$\begin{bmatrix} 26\\ 131,96\\ [52]\\ [-9,30]\\ 17\\ 431,38\\ [26,14]\\ 66,57\\ 24,83\\ [4,05] \end{bmatrix}$
090 091 093 094 095	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT EFFECTS TARGETING SYSTEM (JETS) MOD OF IN-SVC EQUIP (LLDR)	140,737 171 405,239 66,574	$\begin{bmatrix} 26\\ 131,96\\ [52]\\ [-9,30\\ 17\\ 431,38\\ [26,14\\ 66,57\\ 24,83\\ [4,05\\ 8,55\\ \end{bmatrix}$
090 091 093 094 095 096 097	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT EFFECTS TARGETING SYSTEM (JETS) MOD OF IN-SVC EQUIP (LLDR) Realignment of EDI APS Unit Set from OCO to Base COMPUTER BALLISTICS: LHMBC XM32	140,737 171 $405,239$ $66,574$ $20,783$ $8,553$	$\begin{bmatrix} 26\\131,96\\52\\-9,30\\17\\431,38\\26,14\\66,57 \end{bmatrix}$
090 091 093 094 095 096 097 098	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT EFFECTS TARGETING SYSTEM (JETS) MOD OF IN-SVC EQUIP (LLDR) Realignment of EDI APS Unit Set from OCO to Base COMPUTER BALLISTICS: LHMBC XM32 MORTAR FIRE CONTROL SYSTEM	140,737 171 405,239 66,574 20,783 8,553 21,489	$\begin{bmatrix} 26\\ 131,96\\ [52]\\ [-9,30]\\ 17\\ 431,38\\ [26,14]\\ 66,57\\ 24,83\\ [4,05]\\ 8,55\\ 21,48\\ \end{bmatrix}$
090 091 093 094 095 096 097 098	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT EFFECTS TARGETING SYSTEM (JETS) MOD OF IN-SVC EQUIP (LLDR) Realignment of EDI APS Unit Set from OCO to Base COMPUTER BALLISTICS: LHMBC XM32 MORTAR FIRE CONTROL SYSTEM COUNTERFIRE RADARS	140,737 171 405,239 66,574 20,783 8,553 21,489	$\begin{bmatrix} 26\\ 131,96\\ [52]\\ [-9,30]\\ 17\\ 431,38\\ [26,14]\\ 66,57\\ 24,83\\ [4,05]\\ 8,55\\ 21,48\\ \end{bmatrix}$
090 091 093 094 095 096 097 098 099	Realignment of EDI APS Unit Set from OCO to Base INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base FAMILY OF WEAPON SIGHTS (FWS) Realignment of EDI APS Unit Set from OCO to Base Unexecutable funds PROFILER JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base JOINT EFFECTS TARGETING SYSTEM (JETS) MOD OF IN-SVC EQUIP (LLDR) Realignment of EDI APS Unit Set from OCO to Base COMPUTER BALLISTICS: LHMBC XM32 MORTAR FIRE CONTROL SYSTEM COUNTERFIRE RADARS ELECT EQUIP—TACTICAL C2 SYSTEMS	140,737 171 $405,239$ $66,574$ $20,783$ $8,553$ $21,489$ $162,121$	$\begin{bmatrix} 26\\ 131,96\\ [52]\\ [-9,30]\\ 17\\ 431,38\\ [26,14\\ 66,57\\ 24,83\\ [4,05\\ 8,55\\ 21,48\\ 162,12\\ \end{bmatrix}$

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
104	NETWORK MANAGEMENT INITIALIZATION AND SERVICE	18,329	18,32
105	MANEUVER CONTROL SYSTEM (MCS)	38,015	38,01
106	GLOBAL COMBAT SUPPORT SYSTEM-ARMY (GCSS-A)	15,164	15,16
107	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPP	29,239	29,23
109	RECONNAISSANCE AND SURVEYING INSTRUMENT SET	6,823	6,82
110	MOD OF IN-SVC EQUIPMENT (ENFIRE) ELECT EQUIP—AUTOMATION	1,177	1,17
111	ARMY TRAINING MODERNIZATION	12,265	12,26
112	AUTOMATED DATA PROCESSING EQUIP	201,875	201,87
113	GENERAL FUND ENTERPRISE BUSINESS SYSTEMS FAM	10,976	10,97
114	HIGH PERF COMPUTING MOD PGM (HPCMP)	66,330	66,33
115	CONTRACT WRITING SYSTEM	5,927	5,92
116	RESERVE COMPONENT AUTOMATION SYS (RCAS)	27,896	27,89
	ELECT EQUIP-AUDIO VISUAL SYS (A/V)		
117	TACTICAL DIGITAL MEDIA	4,392	4,39
118	ITEMS LESS THAN \$5M (SURVEYING EQUIPMENT) ELECT EQUIP—SUPPORT	1,970	1,97
119	PRODUCTION BASE SUPPORT (C-E)	506	50
	CLASSIFIED PROGRAMS		
120A	CLASSIFIED PROGRAMS	4,501	4,50
	CHEMICAL DEFENSIVE EQUIPMENT		
121	PROTECTIVE SYSTEMS	2,314	2,34
	Realignment of EDI APS Unit Set from OCO to Base		[2
122	FAMILY OF NON-LETHAL EQUIPMENT (FNLE)	7,478	7,47
124	CBRN DEFENSE	173,954	174,27
	Realignment of EDI APS Unit Set from OCO to Base BRIDGING EQUIPMENT		[31
125	TACTICAL BRIDGING	98,229	98,22
126	TACTICAL BRIDGE, FLOAT-RIBBON	64,438	64,43
127	COMMON BRIDGE TRANSPORTER (CBT) RECAP	79,916	79,91
	ENGINEER (NON-CONSTRUCTION) EQUIPMENT	10,010	10,01
128	HANDHELD STANDOFF MINEFIELD DETECTION SYS-HST	8,471	8,47
129	GRND STANDOFF MINE DETECTN SYSM (GSTAMIDS)	29,883	29,88
130	AREA MINE DETECTION SYSTEM (AMDS)	11,594	11,59
	Realignment of EDI APS Unit Set from OCO to Base		[
131	HUSKY MOUNTED DETECTION SYSTEM (HMDS)	40,834	40,83
132	ROBOTIC COMBAT SUPPORT SYSTEM (RCSS)	4,029	4,02
133	EOD ROBOTICS SYSTEMS RECAPITALIZATION	14,208	14,20
134	ROBOTICS AND APPLIQUE SYSTEMS	31,456	31,45
136	REMOTE DEMOLITION SYSTEMS	1,748	1,74
	Realignment of EDI APS Unit Set from OCO to Base		[
137	< \$5M, COUNTERMINE EQUIPMENT	7,829	7,82
138	FAMILY OF BOATS AND MOTORS COMBAT SERVICE SUPPORT EQUIPMENT	5,806	5,80
139	HEATERS AND ECU'S	9,852	9,85
140	SOLDIER ENHANCEMENT	1,103	1,10
141	PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS)	5,875	5,87
142	GROUND SOLDIER SYSTEM	92,487	92,48
143	MOBILE SOLDIER POWER	30,774	30,77
145	FIELD FEEDING EQUIPMENT	17,521	17,52
146	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	44,855	44,85
147	FAMILY OF ENGR COMBAT AND CONSTRUCTION SETS	17,173	17,17
148	ITEMS LESS THAN \$5M (ENG SPT)	2,000	2,00
	PETROLEUM EQUIPMENT		
149	QUALITY SURVEILLANCE EQUIPMENT	1,770	1,77
150	DISTRIBUTION SYSTEMS, PETROLEUM & WATER	39,730	39,73
151	MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL	57,752	77,75
101	Simulators and other technologies to reduce the use of live animal tissue for	51,152	[20,00
	medical training.		[20,00
	MAINTENANCE EQUIPMENT		
152	MOBILE MAINTENANCE EQUIPMENT SYSTEMS	37,722	37,72
153	ITEMS LESS THAN \$5.0M (MAINT EQ)	4,985	5,25
	Realignment of EDI APS Unit Set from OCO to Base		[26
1.5.5	CONSTRUCTION EQUIPMENT	= 0.01	
155	SCRAPERS, EARTHMOVING	7,961	7,96
156	HYDRAULIC EXCAVATOR	1,355	1,35
158	ALL TERRAIN CRANES	13,031	13,03
159	HIGH MOBILITY ENGINEER EXCAVATOR (HMEE)	46,048	46,04
160	ENHANCED RAPID AIRFIELD CONSTRUCTION CAPAP	980	8,48
161	Program increase—additional ERACC systems CONST EQUIP ESP	97.017	[7,50
161 162		37,017 6 103	37,01
162	ITEMS LESS THAN \$5.0M (CONST EQUIP) RAIL FLOAT CONTAINERIZATION EQUIPMENT	6,103	6,10
163	ARMY WATERCRAFT ESP	27,711	27,71
164	ITEMS LESS THAN \$5.0M (FLOAT/RAIL)	8,385	8,38
	GENERATORS	.,	.,
	GENERATORS AND ASSOCIATED EQUIP	133,772	133,77

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
166	TACTICAL ELECTRIC POWER RECAPITALIZATION MATERIAL HANDLING EQUIPMENT	8,333	8,333
167	FAMILY OF FORKLIFTS	12,901	12,901
168	COMBAT TRAINING CENTERS SUPPORT	123,228	123,228
169	TRAINING DEVICES, NONSYSTEM	228,598	228,598
170	CLOSE COMBAT TACTICAL TRAINER	33,080	33,080
171	AVIATION COMBINED ARMS TACTICAL TRAINER	32,700	32,700
172	GAMING TECHNOLOGY IN SUPPORT OF ARMY TRAINING	25,161	25,161
	TEST MEASURE AND DIG EQUIPMENT (TMD)	20,101	20,101
173	CALIBRATION SETS EQUIPMENT	4,270	4,270
174	INTEGRATED FAMILY OF TEST EQUIPMENT (IFTE)	76,295	85,790
	Realignment of EDI APS Unit Set from OCO to Base	10,200	[9,495
175	TEST EQUIPMENT MODERNIZATION (TEMOD)	9,806	9,806
110	OTHER SUPPORT EQUIPMENT	0,000	0,000
176	M25 STABILIZED BINOCULAR	4,368	4,401
110	Realignment of EDI APS Unit Set from OCO to Base	1,000	[33
177	RAPID EQUIPPING SOLDIER SUPPORT EQUIPMENT	9,879	9,879
178	PHYSICAL SECURITY SYSTEMS (OPA3)	54,043	54,043
179	BASE LEVEL COMMON EQUIPMENT	6,633	6,633
180	MODIFICATION OF IN-SVC EQUIPMENT (OPA-3)		49,797
180	PRODUCTION BASE SUPPORT (OTH)	49,797	49,79
181		2,301	
	SPECIAL EQUIPMENT FOR USER TESTING	11,608	11,60
183	TRACTOR YARD OPA2	4,956	4,95
184	INITIAL SPARES—C&E	9,817	9,817
104	TOTAL OTHER PROCUREMENT, ARMY	7,999,529	8,410,45 4
		1,000,020	0,110,10
	AIRCRAFT PROCUREMENT, NAVY		
	COMBAT AIRCRAFT		
001	F/A–18E/F (FIGHTER) HORNET	1,937,553	1,907,553
	Excess NRE and Support Costs		[-30,000
002	ADVANCE PROCUREMENT (CY)	58,799	58,79
003	JOINT STRIKE FIGHTER CV	1,144,958	1,132,05
	Production Effiencies		[-12,90]
004	ADVANCE PROCUREMENT (CY)	140,010	140,010
005	JSF STOVL	2,312,847	2,276,547
	Production Efficiences		[-36,300
006	ADVANCE PROCUREMENT (CY)	228,492	228,492
007	CH-53K (HEAVY LIFT)	1,113,804	1,089,804
	Support cost growth		[-24,000
008	ADVANCE PROCUREMENT (CY)	161,079	161,079
009	V-22 (MEDIUM LIFT)	806,337	806,33
010	ADVANCE PROCUREMENT (CY)	36,955	36,95
011	H-1 UPGRADES (UH-1Y/AH-1Z)	820,755	820,75
014	P-8A POSEIDON	1,803,753	1,777,75
	Excessive CFE Electronics cost growth	-,,	[-5,00
	Excessive GFE Electronics cost growth		[-1,00
	Excessive support cost growth		[-20,00
015	ADVANCE PROCUREMENT (CY)	180,000	180,00
016	E-2D ADV HAWKEYE	742,693	726,39
010	Excessive CFE cost growth	142,055	[-5,80
	Excessive Or E cost growth		[-2,90
	Excessive Politeocurring cost growth		[-1,70
	Excessive other fLS cost growth		
017	ADVANCE PROCUREMENT (CY)	240,734	[-5,90 240,73
017	AIRLIFT AIRCRAFT	240,734	240,75
018	C-40A	206,000	
	Forward financed in the FY18 Omnibus		[-206,00]
	OTHER AIRCRAFT		
		160,433	160,43
020	KC-130J	100,455	
020 021	KC-130J ADVANCE PROCUREMENT (CY)	110,013	110,01
021	ADVANCE PROCUREMENT (CY)	110,013	544,793
021	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth	110,013 568,743	544,79 [-23,95
021 022 023	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY)	110,013 568,743 58,522	544,79 [-23,95 58,52
021 022 023 024	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY) MQ-8 UAV	$ \begin{array}{r} 110,013 \\ 568,743 \\ 58,522 \\ 54,761 \end{array} $	544,79 [-23,95 58,52 54,76
021 022 023	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY)	110,013 568,743 58,522	544,79 [-23,95 58,52 54,76 14,86
021 022 023 024 025	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY) MQ-8 UAV STUASLO UAV	$ \begin{array}{r} 110,013 \\ 568,743 \\ 58,522 \\ 54,761 \\ 14,866 \end{array} $	544,79 [-23,95 58,52 54,76 14,86
021 022 023 024 025	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY) MQ-8 UAV STUASLO UAV VH-92A EXECUTIVE HELO	$ \begin{array}{r} 110,013 \\ 568,743 \\ 58,522 \\ 54,761 \\ 14,866 \end{array} $	$544,79 \\ [-23,95] \\ 58,52 \\ 54,76 \\ 14,86 \\ 649,01 \\ \end{cases}$
021 022 023 024 025 026	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY) MQ-8 UAV STUASLO UAV VH-92A EXECUTIVE HELO MODIFICATION OF AIRCRAFT	$110,013 \\ 568,743 \\ 58,522 \\ 54,761 \\ 14,866 \\ 649,015 \\ $	544,79 $[-23,95]$ $58,52$ $54,76$ $14,86$ $649,01$ $25,27$
021 022 023 024 025 026 027	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY) MQ-8 UAV STUASL0 UAV VH-924 EXECUTIVE HELO MODIFICATION OF AIRCRAFT AEA SYSTEMS	110,013 568,743 58,522 54,761 14,866 649,015 25,277	544,79 $[-23,95)$ $58,52$ $54,76$ $14,86$ $649,01$ $25,27$ $58,57$
021 022 023 024 025 026 027 028	ADVANCE PROCUREMENT (CY)	$\begin{array}{c} 110,013\\ 568,743\\ 58,522\\ 54,761\\ 14,866\\ 649,015\\ 25,277\\ 58,577\\ 14,606\end{array}$	544,79 $[-23,95]$ $58,52$ $54,76$ $14,86$ $649,01$ $25,27$ $58,57$ $14,60$
021 022 023 024 025 026 027 028 029	ADVANCE PROCUREMENT (CY)	$110,013 \\ 568,743 \\ 58,522 \\ 54,761 \\ 14,866 \\ 649,015 \\ 25,277 \\ 58,577 $	$\begin{array}{c} 110,01;\\ 544,79;\\ [-23,95i\\58,52;\\54,76;\\14,86;\\649,01;\\25,27;\\58,57;\\14,60;\\1,210,98;\\ [-2,500]\end{array}$
021 022 023 024 025 026 027 028 029 030	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY) MQ-8 UAV STUASLO UAV VH-92A EXECUTIVE HELO MODIFICATION OF AIRCRAFT AEA SYSTEMS AV-8 SERIES ADVERSARY F-18 SERIES Program decrease	$\begin{array}{c} 110,013\\ 568,743\\ 58,522\\ 54,761\\ 14,866\\ 649,015\\ 25,277\\ 58,577\\ 14,606\\ 1,213,482 \end{array}$	544,79 [-23,95 58,52 54,76 14,86 649,01 25,27 58,57 14,60 1,210,98 [-2,50
021 022 023 024 025 026 027 028 029 030 031	ADVANCE PROCUREMENT (CY)	$\begin{array}{c} 110,013\\ 568,743\\ 58,522\\ 54,761\\ 14,866\\ 649,015\\ 25,277\\ 58,577\\ 14,606\\ 1,213,482\\ 70,997\end{array}$	544,79 [-23,95 54,76 14,86 649,01 25,27 58,57 14,60 1,210,98 [-2,50 70,99
021 022 023 024 025 026 027 028 029 030	ADVANCE PROCUREMENT (CY) MQ-4 TRITON Unit and support cost growth ADVANCE PROCUREMENT (CY) MQ-8 UAV STUASLO UAV VH-92A EXECUTIVE HELO MODIFICATION OF AIRCRAFT AEA SYSTEMS AV-8 SERIES ADVERSARY F-18 SERIES Program decrease	$\begin{array}{c} 110,013\\ 568,743\\ 58,522\\ 54,761\\ 14,866\\ 649,015\\ 25,277\\ 58,577\\ 14,606\\ 1,213,482 \end{array}$	$544,79 \\ [-23,95] \\ 58,52 \\ 54,76 \\ 14,86 \\ 649,01 \\ 25,27 \\ 58,57 \\ 14,60 \\ 1,210,98 \\ \end{cases}$

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SEC. 4101. PROCUREMENT

	Item	FY 2019 Request	House Authorize
035	P-3 SERIES	803	80
036	E-2 SERIES	88,780	88,78
037	TRAINER A/C SERIES	11,660	11,60
038	C–2A	11,327	11,32
039	C-130 SERIES	79,075	79,03
040	FEWSG	597	59
041	CARGO/TRANSPORT A/C SERIES	8,932	8,93
042	E-6 SERIES	181,821	181,8
043	EXECUTIVE HELICOPTERS SERIES	23,566	23,5
044	SPECIAL PROJECT AIRCRAFT	7,620	7,65
045	T-45 SERIES	195,475	195,4'
046	POWER PLANT CHANGES	21,521	21,5
047	JPATS SERIES	27,644	27,6
048	AVIATION LIFE SUPPORT MODS	15,864	15,8
049	COMMON ECM EQUIPMENT Navy UFR: F/A–18E/F Super Hornet Adaptive RADAR countermeasures	166,306	191,3 [25,0
050	COMMON AVIONICS CHANGES	117,551	112,5 [-5,0
051	COMMON DEFENSIVE WEAPON SYSTEM	1,994	1,9
051	ID SYSTEMS	40,696	40,6
053	P-8 SERIES		
	P-8 SERIES	71,251	71,2
054		11,590	11,5
055	MQ-8 SERIES	37,907	37,9
057	V-22 (TILT/ROTOR ACFT) OSPREY	214,820	214,8
058	NEXT GENERATION JAMMER (NGJ)	952	9
059	F-35 STOVL SERIES	36,618	36,6
060	F-35 CV SERIES	21,236	21,2
061	QRC	101,499	101,4
062	MQ-4 SERIES	48,278	48,2
063	RQ-21 SERIES	6,904	6,9
	AIRCRAFT SPARES AND REPAIR PARTS		
064	SPARES AND REPAIR PARTS F–35B Spares	1,792,920	1,832,9 [40,0
	AIRCRAFT SUPPORT EQUIP & FACILITIES		£ .,.
065	COMMON GROUND EQUIPMENT	421,606	411,6
	Program decrease	,	[-10,0
066	AIRCRAFT INDUSTRIAL FACILITIES	24,496	24,4
067	WAR CONSUMABLES	42,108	42,1
068	OTHER PRODUCTION CHARGES	12,100	1,4
069	SPECIAL SUPPORT EQUIPMENT	49,489	49,4
070	FIRST DESTINATION TRANSPORTATION	1,951	1,9
0.0		1,001	1,0
	TOTAL AIRCRAFT PROCUREMENT, NAVY	19,041,799	18,713,8
	WEAPONS PROCUREMENT, NAVY	19,041,799	18,713,8
001	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES		
001	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS	19,041,799 1,078,750	
001 002	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES		1,078,7
002	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES	1,078,750 6,998	1,078,7
	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK	1,078,750	1,078,7 6,9 213,3
002	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus	1,078,750 6,998	1,078,7 6,9 213,3 [-81,0
002	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile	1,078,750 6,998	1,078,7 6,9 213,3 [-81,0 [216,0
002	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need	1,078,750 6,998	1,078,7 6,9 213,3 [-81,0 [216,0
002 003	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES	1,078,750 6,998 98,570	1,078,7 6,9 213,3 [-81,0 [216,0 [-20,2
002 003 004	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM	1,078,750 6,998 98,570 211,058	1,078,7 6,9 213,3 [-81,0 [216,0 [-20,2 211,0
002 003	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER	1,078,750 6,998 98,570	1,078,7 6,9 213,3 [-81,0 [216,0 [-20,2 211,0 122,9
002 003 004 005	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles	1,078,750 6,998 98,570 211,058 77,927	1,078,7 6,9 213,3 [$-81,0$ [$216,0$ [$-20,2$ 211,0 122,9 [$45,0$
002 003 004 005 006	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW	1,078,750 6,998 98,570 211,058 77,927 1,330	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 2111,0 122,9 [45,0] 1,3
002 003 004 005 006 007	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 211,0 122,9 [45,0] 1,3 490,2
002 003 004 005 006 007 008	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY)	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 211,0] 122,9 [45,0] 1,33 490,2 125,6
002 003 004 005 006 007 008 009	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2 211,0] 122,9 [45,0] 1,3 490,2 125,6 91,2
002 003 004 005 006 007 008	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683	1,078,7 6,9 213,3 [$-81,0$ (216,0) [$-20,2$ 2111,0 122,9 [$45,0$ 1,3 490,2 125,6 91,2 93,9
002 003 004 005 006 007 008 009 010	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES MISSILE INDUSTRIAL FACILITIES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Exeess Production Support	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 211,0 122,9 [45,0] 1,3 490,2 125,6 91,2 93,9 [-2,3]
002 003 004 005 006 007 008 009 010 011	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM)	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221 24,109	$\begin{array}{c} 1,078,7\\ 6,9\\ 213,3\\ [-81,0]\\ [-81,0]\\ [-20,2]\\ 211,0\\ 122,9\\ [45,0]\\ 1,3\\ 490,2\\ 125,6\\ 91,2\\ 93,9\\ [-2,3\\ 24,1 \end{array}$
002 003 004 005 006 007 008 009 010	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM)	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221	$\begin{array}{c} 1,078,7\\ 6,9\\ 213,3\\ [-81,0]\\ [-81,0]\\ [-20,2]\\ 211,0\\ 122,9\\ [45,0]\\ 1,3\\ 490,2\\ 125,6\\ 91,2\\ 93,9\\ [-2,3\\ 24,1 \end{array}$
002 003 004 005 006 007 008 009 010 011 014 015	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221 24,109 11,378 137,137	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2 211,0] 122,9 [45,0] 1,3 490,2 2125,6 91,2 93,9 [-2,3 24,1] 11,3 137,1
002 003 004 005 006 007 008 009 010 011 014 015 016	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT	1,078,750 $6,998$ $98,570$ $211,058$ $77,927$ $1,330$ $490,210$ $125,683$ $91,272$ $96,221$ $24,109$ $11,378$ $137,137$ $3,318$	1,078,7 6,9 213,3 [-81,0] [-20,2] 2111,0 122,9 [45,0] 1,3 490,2 125,6 91,2 93,9 [-2,3] 24,1 111,3 137,1 3,3
002 003 004 005 006 007 008 009 010 011 014 015	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LRASM	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221 24,109 11,378 137,137	1,078,7 6,9 213,3 [-81,0] [-20,2] 2111,0 122,9 [45,0] 1,3 490,2 125,6 91,2 93,9 [-2,3] 24,1 111,3 137,1 3,3
002 003 004 005 006 007 008 009 010 011 014 015 016	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LRASM Navy Unfunded Requirement	1,078,750 $6,998$ $98,570$ $211,058$ $77,927$ $1,330$ $490,210$ $125,683$ $91,272$ $96,221$ $24,109$ $11,378$ $137,137$ $3,318$	1,078,7 6,9 213,3 [-81,0 [216,0 [-20,2 211,0 122,9 [45,0 1,3 490,2 125,6 91,2 93,9 [-2,3 24,1 11,3 137,1 3,3 111,1
002 003 004 005 006 007 008 009 010 011 014 015 016	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGAI) STAND OFF PRECISION GUIDED MUNITIONS (SOPGMI) AERIAL TARGETS OTHER MISSILE SUPPORT LIRASM Navy Unfunded Requirement LCS OTH MISSILE	1,078,750 $6,998$ $98,570$ $211,058$ $77,927$ $1,330$ $490,210$ $125,683$ $91,272$ $96,221$ $24,109$ $11,378$ $137,137$ $3,318$	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 211,0] 122,9 [45,0] 125,6 91,2] 93,9 [-2,3] 24,1 11,3] 137,1] 3,3 111,1 [30,0]
002 003 004 005 006 007 008 009 010 011 014 015 016 017 018	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward fnanced in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LRASM Navy Unfunded Requirement LCS OTH MISSILE MODIFICATION OF MISSILES	$\begin{array}{c} 1,078,750\\ 6,998\\ 98,570\\ 211,058\\ 77,927\\ 1,330\\ 490,210\\ 125,683\\ 91,272\\ 96,221\\ 24,109\\ 11,378\\ 137,137\\ 3,318\\ 81,190\\ 18,156\\ \end{array}$	1,078,7 6,9 213,3 [$-81,0$ [$216,0$ [$-20,2$ 211,0 122,9 [$45,0$ 1,3 490,2 125,6 91,2 93,9 [$-2,3$ 24,1 11,3 137,1 3,3 111,1 [$30,0$ 0 18,1
002 003 004 005 006 007 008 009 010 011 014 015 016 017	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LRASM Navy Unfunded Requirement LCS OTH MISSILE MOMINICATION OF MISSILES ESSM	1,078,750 $6,998$ $98,570$ $211,058$ $77,927$ $1,330$ $490,210$ $125,683$ $91,272$ $96,221$ $24,109$ $11,378$ $137,137$ $3,318$ $81,190$	1,078,7 6,9 213,3 [-81,0 [216,0 [-20,2 211,0 122,9 [45,0 1,3 490,2 125,6 91,2 93,9 [-2,3 24,1 11,3 137,1 13,3 111,1 [30,0 18,1 96,3
002 003 004 005 006 007 008 009 010 011 014 015 016 017 018 019	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward finaneed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LRASM Navy Unfunded Requirement LCS OTH MISSILE MODIFICATION OF MISSILES ESSM Excess Production Support	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221 24,109 11,378 137,137 3,318 81,190 18,156 98,384	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 211,0] 122,9 [45,0] 1,23 93,9 [-2,3] 24,1] 11,3 137,1 3,3 111,1 [30,0] 18,1 96,3 [-2,0]
002 003 004 005 006 007 008 009 010 011 014 015 016 017 018 019 020	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES MRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LRASM Navy Unfunded Requirement LCS OTH MISSILE ESSM EXERS Production Support HARPOON MODS	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221 24,109 11,378 137,137 3,318 81,190 18,156 98,384 14,840	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 211,0] 122,9] [45,0] 123,9 [45,0] 91,2] 93,9] [-2,3] 24,1] 11,3] 137,1] 137,1] [30,0] 18,1] 96,3] [-2,0] 14,8]
002 003 004 005 006 007 008 009 010 011 014 015 016 017 018 019	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward fnanced in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES AMRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LIRASM Navy Unfunded Requirement LCS OTH MISSILE MODIFICATION OF MISSILES ESSM Excess Production Support HARM MODS	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221 24,109 11,378 137,137 3,318 81,190 18,156 98,384	$\begin{array}{c} 18,713,8\\ 1,078,7\\ 6,9\\ 213,3\\ [-81,0]\\ (216,0)\\ [-20,2]\\ 211,0\\ (22,9)\\ [45,0]\\ 122,9\\ [45,0]\\ 122,9\\ [45,0]\\ 91,2\\ 93,9\\ 9,9\\ [-2,3]\\ 24,1\\ 11,3\\ 137,1\\ 133,131,1,1\\ 130,0\\ 18,1\\ 96,3\\ [-2,0]\\ 14,8\\ 187,9\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 014 015 016 017 018 019 020	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES TRIDENT II MODS SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES STRATEGIC MISSILES TOMAHAWK Forward financed in the FY18 Omnibus Program Increase—198 missile Shutdown costs early to need TACTICAL MISSILES MRAAM SIDEWINDER Navy UFR: additional AIM 9–X missiles JSOW STANDARD MISSILE ADVANCE PROCUREMENT (CY) SMALL DIAMETER BOMB II RAM Excess Production Support JOINT AIR GROUND MISSILE (JAGM) STAND OFF PRECISION GUIDED MUNITIONS (SOPGM) AERIAL TARGETS OTHER MISSILE SUPPORT LRASM Navy Unfunded Requirement LCS OTH MISSILE ESSM EXERS Production Support HARPOON MODS	1,078,750 6,998 98,570 211,058 77,927 1,330 490,210 125,683 91,272 96,221 24,109 11,378 137,137 3,318 81,190 18,156 98,384 14,840	1,078,7 6,9 213,3 [-81,0] [216,0] [-20,2] 211,0] 122,9] [45,0] 123,9 [45,0] 91,2] 93,9] [-2,3] 24,1] 11,3] 137,1] 137,1] [30,0] 18,1] 96,3] [-2,0] 14,8]

SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
	ORDNANCE SUPPORT EQUIPMENT		
025	ORDNANCE SUPPORT EQUIPMENT TORPEDOES AND RELATED EQUIP	62,008	62,008
026	SSTD	6,353	6,35
027	MK-48 TORPEDO	92,616	103,61
	Navy Unfunded Requirement		[11,00
028	ASW TARGETS	12,324	12,32
	MOD OF TORPEDOES AND RELATED EQUIP		
029	MK-54 TORPEDO MODS	105,946	95,44
	HAAWC unit cost growth		[-6,500
000	Non Recurring Engineering excess growth	10.005	[-4,000
030	MK-48 TORPEDO ADCAP MODS	40,005	40,003
031	QUICKSTRIKE MINE SUPPORT EQUIPMENT	9,758	9,758
032	TORPEDO SUPPORT EQUIPMENT	79,371	79,37
033	ASW RANGE SUPPORT	3,872	3,872
000	DESTINATION TRANSPORTATION	0,012	5,01
034	FIRST DESTINATION TRANSPORTATION	3,726	3,720
	GUNS AND GUN MOUNTS		.,
035	SMALL ARMS AND WEAPONS	15,067	15,067
	MODIFICATION OF GUNS AND GUN MOUNTS	.,	.,
036	CIWS MODS	63,318	63,318
037	COAST GUARD WEAPONS	40,823	40,825
038	GUN MOUNT MODS	74,618	74,618
039	LCS MODULE WEAPONS	11,350	5,550
	Mission Module Early to need		[-5,800
041	AIRBORNE MINE NEUTRALIZATION SYSTEMS	22,249	22,249
	SPARES AND REPAIR PARTS		
043	SPARES AND REPAIR PARTS	$135,\!688$	130,688
	Unjustified program cost growth		[-5,000
	TOTAL WEAPONS PROCUREMENT, NAVY	3,702,393	3,877,593
	PROCUREMENT OF AMMO, NAVY & MC		
	NAVY AMMUNITION		
001	GENERAL PURPOSE BOMBS	79,871	79,871
002	JDAM	87,900	87,900
003 004	AIRBORNE ROCKETS, ALL TYPES MACHINE GUN AMMUNITION	151,431 11,344	151,431 11,344
004	PRACTICE BOMBS	49,471	49,47
005	CARTRIDGES & CART ACTUATED DEVICES	45,471 56,227	45,47 56,22
007	AIR EXPENDABLE COUNTERMEASURES	66,382	66,382
008	JATOS	2,907	2,907
009	5 INCH/54 GUN AMMUNITION	72,657	72,657
010	INTERMEDIATE CALIBER GUN AMMUNITION	33,613	33,613
011	OTHER SHIP GUN AMMUNITION	42,142	42,142
012	SMALL ARMS & LANDING PARTY AMMO	49,888	49,888
013	PYROTECHNIC AND DEMOLITION	10,931	10,931
015	AMMUNITION LESS THAN \$5 MILLION	1,106	1,106
	MARINE CORPS AMMUNITION		
019	MORTARS	28,266	28,266
021	DIRECT SUPPORT MUNITIONS	63,664	63,664
022	INFANTRY WEAPONS AMMUNITION	59,295	59,295
026	COMBAT SUPPORT MUNITIONS	31,577	31,577
028	AMMO MODERNIZATION ARTILLERY MUNITIONS	15,001	15,001
029 030	ARTILLERY MUNITIONS ITEMS LESS THAN \$5 MILLION	86,297 6,239	86,297 6,239
030	TOTAL PROCUREMENT OF AMMO, NAVY & MC	1,006,209	1,006,209
	SHIPBUILDING AND CONVERSION, NAVY FLEET BALLISTIC MISSILE SHIPS		
001	ADVANCE PROCUREMENT (CY)	3,005,330	3,088,030
	Accelerated Advance Procurement		[150,000
	Forward financed in the FY18 Omnibus for the foundry propeller center		[-19,000
	Ordnance Early to Need OTHER WARSHIPS		[-48,300
002	CARRIER REPLACEMENT PROGRAM	1,598,181	1,549,08
	Authorize CVN81—One ship		
	Excess change order rate		[-49, 100]
004	VIRGINIA CLASS SUBMARINE	4,373,382	5,311,382
	EOQ AP for submarine in FY 2022 and 2023		[1,003,000
	Excess change order rate		[-20,000
	Forward financed in the FY18 Omnibus		[-45,000
005	ADVANCE PROCUREMENT (CY)	2,796,401	2,796,401
007 008	ADVANCE PROCUREMENT (CY)	449,597	449,597
008 009	DDG 1000 DDG-51	270,965 5 253 327	270,965
009	DDG-51 DDG Flight III Multivear Procurement Savings	5,253,327	4,941,327 [-150,000

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
010	ADVANCE PROCUREMENT (CY)	391,928	391,928
011	LITTORAL COMBAT SHIP Program Increase—Two ships	646,244	1,596,244
	AMPHIBIOUS SHIPS		[950,000
012A	ADVANCE PROCUREMENT (CY)		150,000
	EOQ for LPD Flight II Multi-year Procurement		[150,000
013	EXPEDITIONARY SEA BASE (ESB)	650,000	630,000
	Accelerated contracts learning curve AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST		[-20,000
016	TAO FLEET OILER	977,104	957,104
	Accelerated contracts learning curve		[-20,000
017	ADVANCE PROCUREMENT (CY)	75,046	75,046
018	TOWING, SALVAGE, AND RESCUE SHIP (ATS) Accelerated contracts learning curve	80,517	75,517 [-5,000
020	LCU 1700	41,520	41,520
021	OUTFITTING	634,038	589,038
	Outfitting and Post Delivery early to need		[-45,000]
022	SHIP TO SHORE CONNECTOR	325,375	507,875
023	Program Increase—Three vessels SERVICE CRAFT	79.069	[182,500
025 024	LCAC SLEP	72,062 23,321	72,062 23,321
028	COMPLETION OF PY SHIPBUILDING PROGRAMS	207,099	207,099
	TOTAL SHIPBUILDING AND CONVERSION, NAVY	21,871,437	23,723,537
	OTHER PROCUREMENT, NAVY		
001	SHIP PROPULSION EQUIPMENT SURFACE POWER EQUIPMENT	19,700	19,700
009	GENERATORS	22.405	22.40
003	SURFACE COMBATANT HM&E NAVIGATION EQUIPMENT	23,495	23,495
004	OTHER NAVIGATION EQUIPMENT	63,330	63,330
	OTHER SHIPBOARD EQUIPMENT	,	,
005	SUB PERISCOPE, IMAGING AND SUPT EQUIP PROG	178,421	178,421
006	DDG MOD	487,999	591,199
	AWS Installation Unit Cost Growth Navy Unfunded Requirement		[-4,800 [43,000
	Program Increase—One additional Combat System		[45,000
007	FIREFIGHTING EQUIPMENT	28,143	28,143
008	COMMAND AND CONTROL SWITCHBOARD	2,248	2,248
009	LHA/LHD MIDLIFE	37,694	37,694
010	POLLUTION CONTROL EQUIPMENT SUBMARINE SUPPORT EQUIPMENT	20,883	20,883
011 012	VIRGINIA CLASS SUPPORT EQUIPMENT	37,155 66,328	37,155 66,328
013	LCS CLASS SUPPORT EQUIPMENT	47,241	47,241
014	SUBMARINE BATTERIES	27,987	27,987
015	LPD CLASS SUPPORT EQUIPMENT	65,033	65,033
016	DDG 1000 CLASS SUPPORT EQUIPMENT	89,700	89,700
017 018	STRATEGIC PLATFORM SUPPORT EQUIP DSSP EQUIPMENT	22,254 3,629	22,254 3,629
019	CG MODERNIZATION	276,446	272,546
	Integrated Ship Controls Unit Cost Growth	,	[-3,900
020	LCAC	3,709	3,709
021	UNDERWATER EOD PROGRAMS	78,807	48,407
099	Insufficient transition strategy	196.965	[-30,400
022 023	ITEMS LESS THAN \$5 MILLION CHEMICAL WARFARE DETECTORS	126,865 2,966	126,865 2,966
024	SUBMARINE LIFE SUPPORT SYSTEM	11,968	11,968
	REACTOR PLANT EQUIPMENT		,
025	REACTOR POWER UNITS Early to need	346,325	([-346,325
026	REACTOR COMPONENTS	497,063	497,065
	OCEAN ENGINEERING		
027	DIVING AND SALVAGE EQUIPMENT SMALL BOATS	10,706	10,706
028	STANDARD BOATS	49,771	49,771
	PRODUCTION FACILITIES EQUIPMENT		
029	OPERATING FORCES IPE OTHER SHIP SUPPORT	225,181	225,181
031	LCS COMMON MISSION MODULES EQUIPMENT	46,732	46,732
032	LCS MCM MISSION MODULES	124,147	124,147
033	LCS ASW MISSION MODULES	57,294	7,394
	Late test event for VDS and MFTA		[-49,900
034	LCS SUW MISSION MODULES	26,006	15,000
035	Surface to Surface MM Early to need LCS IN-SERVICE MODERNIZATION	70 596	[-11,000 70,520
099	LOGISTIC SUPPORT	70,526	70,520
036	LSD MIDLIFE & MODERNIZATION	4,784	4,784
		<i>'</i>	· · ·

SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2019 Request	House Authorized
037	SPQ-9B RADAR	20,309	20,30
038	AN/SQQ-89 SURF ASW COMBAT SYSTEM	115,459	115,45
039	SSN ACOUSTIC EQUIPMENT	318,189	318,18
040	UNDERSEA WARFARE SUPPORT EQUIPMENT	10,134	10,13
041	SUBMARINE ACOUSTIC WARFARE SYSTEM	23,815	23,81
042	SSTD	11,277	11,27
043	FIXED SURVEILLANCE SYSTEM	237,780	207,78
	Forward financed in the FY18 Omnibus		[-30,00
044	SURTASS	57,872	47,87
	Forward financed in the FY18 Omnibus for SURTASS-E		[-10,00]
	ELECTRONIC WARFARE EQUIPMENT		
045	AN/SLQ-32	420,344	397,24
	Excess Ship Installation Unit Cost Growth		[-23, 10]
	RECONNAISSANCE EQUIPMENT		
046	SHIPBOARD IW EXPLOIT	220,883	220,88
047	AUTOMATED IDENTIFICATION SYSTEM (AIS)	4,028	4,02
	OTHER SHIP ELECTRONIC EQUIPMENT		
048	COOPERATIVE ENGAGEMENT CAPABILITY	44,173	42,57
	Excess Production Engineering Support		[-1,60]
049	NAVAL TACTICAL COMMAND SUPPORT SYSTEM (NTCSS)	10,991	10,99
050	ATDLS	34,526	34,52
051	NAVY COMMAND AND CONTROL SYSTEM (NCCS)	3,769	3,76
052	MINESWEEPING SYSTEM REPLACEMENT	35,709	35,70
053	SHALLOW WATER MCM	8,616	8,61
054	NAVSTAR GPS RECEIVERS (SPACE)	10,703	10,70
055	AMERICAN FORCES RADIO AND TV SERVICE	2,626	2,62
056	STRATEGIC PLATFORM SUPPORT EQUIP	9,467	9,46
	AVIATION ELECTRONIC EQUIPMENT	.,	.,
057	ASHORE ATC EQUIPMENT	70,849	70,84
058	AFLOAT ATC EQUIPMENT	47,890	47,89
059	ID SYSTEMS	26,163	26,16
060	JOINT PRECISION APPROACH AND LANDING SYSTEM (38,094	38,09
061	NAVAL MISSION PLANNING SYSTEMS	11,966	11,96
001	OTHER SHORE ELECTRONIC EQUIPMENT	11,500	11,50
062	TACTICAL/MOBILE C4I SYSTEMS	42,010	42,01
063	DCGS-N	12,896	42,01 12,89
064	CANES	423,027	423,02
065	RADIAC	423,027 8,175	423,02
065	CANES-INTELL	54,465	54,46
067	GPETE	5,985	5,98
	MASF		
068 069		5,413	5,41
069	INTEG COMBAT SYSTEM TEST FACILITY	6,251	6,25
	EMI CONTROL INSTRUMENTATION	4,183	4,18
071	ITEMS LESS THAN \$5 MILLION	148,350	148,35
070	SHIPBOARD COMMUNICATIONS	15 150	15 15
072	SHIPBOARD TACTICAL COMMUNICATIONS	45,450	45,45
073	SHIP COMMUNICATIONS AUTOMATION	105,087	105,08
074	COMMUNICATIONS ITEMS UNDER \$5M	41,123	41,12
	SUBMARINE COMMUNICATIONS		
075	SUBMARINE BROADCAST SUPPORT	30,897	30,89
076	SUBMARINE COMMUNICATION EQUIPMENT	78,580	78,58
	SATELLITE COMMUNICATIONS		
077	SATELLITE COMMUNICATIONS SYSTEMS	41,205	41,20
078	NAVY MULTIBAND TERMINAL (NMT)	113,885	113,88
	SHORE COMMUNICATIONS		
079	JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)	4,292	4,29
	CRYPTOGRAPHIC EQUIPMENT		
080	INFO SYSTEMS SECURITY PROGRAM (ISSP)	153,526	153,52
081	MIO INTEL EXPLOITATION TEAM	951	95
	CRYPTOLOGIC EQUIPMENT		
082	CRYPTOLOGIC COMMUNICATIONS EQUIP	14,209	14,20
	OTHER ELECTRONIC SUPPORT		
086	COAST GUARD EQUIPMENT	40,713	40,71
	SONOBUOYS		
088	SONOBUOYS—ALL TYPES	177,891	216,19
	Navy Unfunded Requirement		[38,30
	AIRCRAFT SUPPORT EQUIPMENT		- / `
089	WEAPONS RANGE SUPPORT EQUIPMENT	93,864	93,86
090	AIRCRAFT SUPPORT EQUIPMENT	111,724	111,72
091	ADVANCED ARRESTING GEAR (AAG)	11,054	11,05
092	METEOROLOGICAL EQUIPMENT	21,072	21,07
093	DCRS/DPL	656	21,01
094	AIRBORNE MINE COUNTERMEASURES	11,299	11,29
095	LAMPS EQUIPMENT	594	59
095	AVIATION SUPPORT EQUIPMENT	39,374	39,37
097	UMCS-UNMAN CARRIER AVIATION(UCA)MISSION CNTRL	35,405	35,40
	CITCO OTVITATION OTVITATION (UUT) MIDOIUN UN INI	55,405	55,40

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
098	SHIP GUN SYSTEMS EQUIPMENT	5,337	5,337
000	SHIP MISSILE SYSTEMS EQUIPMENT	212.000	200.000
099	SHIP MISSILE SUPPORT EQUIPMENT Unjustified Stalker Growth	213,090	208,090 [-5,000
100	TOMAHAWK SUPPORT EQUIPMENT	92,890	92,890
	FBM SUPPORT EQUIPMENT	,	. ,
101	STRATEGIC MISSILE SYSTEMS EQUIP	271,817	271,817
	ASW SUPPORT EQUIPMENT		
102	SSN COMBAT CONTROL SYSTEMS	129,501	124,001
109	Excessive Unit Cost Growth for Install	10.492	[-5,500
103	ASW SUPPORT EQUIPMENT OTHER ORDNANCE SUPPORT EQUIPMENT	19,436	19,436
104	EXPLOSIVE ORDNANCE DISPOSAL EQUIP	14,258	14,258
105	ITEMS LESS THAN \$5 MILLION	5,378	5,378
	OTHER EXPENDABLE ORDNANCE	0,010	.,
106	SUBMARINE TRAINING DEVICE MODS	65,543	65,54
107	SURFACE TRAINING EQUIPMENT	230,425	230,425
	CIVIL ENGINEERING SUPPORT EQUIPMENT		
108	PASSENGER CARRYING VEHICLES	4,867	4,867
109	GENERAL PURPOSE TRUCKS	2,674	2,674
110	CONSTRUCTION & MAINTENANCE EQUIP	20,994	20,994
111 112	FIRE FIGHTING EQUIPMENT TACTICAL VEHICLES	17,189 19,916	17,189 19,910
112 113	AMPHIBIOUS EQUIPMENT	7,400	7,400
115	POLLUTION CONTROL EQUIPMENT	2,713	2,71
115	ITEMS UNDER \$5 MILLION	35,540	35,540
116	PHYSICAL SECURITY VEHICLES	1,155	1,15
	SUPPLY SUPPORT EQUIPMENT		
117	SUPPLY EQUIPMENT	18,786	18,780
118	FIRST DESTINATION TRANSPORTATION	5,375	5,375
119	SPECIAL PURPOSE SUPPLY SYSTEMS	580,371	580,37
	TRAINING DEVICES	2.400	
120	TRAINING SUPPORT EQUIPMENT	3,400	3,40
121	TRAINING AND EDUCATION EQUIPMENT	24,283	22,18
	Excess Production Support COMMAND SUPPORT EQUIPMENT		[-2,100]
122	COMMAND SUPPORT EQUIPMENT	66,681	66,68
123	MEDICAL SUPPORT EQUIPMENT	3,352	3,351
125	NAVAL MIP SUPPORT EQUIPMENT	1,984	1,984
126	OPERATING FORCES SUPPORT EQUIPMENT	15,131	15,13
127	C4ISR EQUIPMENT	3,576	3,57
128	ENVIRONMENTAL SUPPORT EQUIPMENT	31,902	31,90
129	PHYSICAL SECURITY EQUIPMENT	175,436	175,430
130	ENTERPRISE INFORMATION TECHNOLOGY OTHER	25,393	25,393
133	NEXT GENERATION ENTERPRISE SERVICE CLASSIFIED PROGRAMS	96,269	96,26
133A	CLASSIFIED PROGRAMS	15,681	15,681
	SPARES AND REPAIR PARTS		
134	SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, NAVY	326,838 9,414,355	326,838 9,037,03 0
	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES		
001	AAV7A1 PIP	156,249	136,24
002	Program reduction AMPHIBIOUS COMBAT VEHICLE 1.1	167 470	[-20,00 167,47
002 003	AMPHIBIOUS COMBAT VEHICLE 1.1 LAV PIP	$167,478 \\ 43,701$	167,473 43,70
005	ARTILLERY AND OTHER WEAPONS	15,101	15,10
005	155MM LIGHTWEIGHT TOWED HOWITZER	47,158	47,15
006	ARTILLERY WEAPONS SYSTEM	134,246	134,24
007	WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION OTHER SUPPORT	40,687	40,68
008	MODIFICATION KITS GUIDED MISSILES	22,904	22,90
009	GROUND BASED AIR DEFENSE	18,334	18,33
010	ANTI-ARMOR MISSILE-JAVELIN	3,020	3,02
010	FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS)	13,760	13,76
010	ANTI-ARMOR MISSILE-TOW	59,702	59,70
	COMMAND AND CONTROL SVETEME		
011	COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM (C	35,467	35,46
011 012 013	COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT		
011 012	COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT	35,467 46,081	41,48
011 012 013	COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT Program Reduction		41,48
011 012 013 014	COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT Program Reduction OTHER SUPPORT (TEL)	46,081	41,48 [-4,60
011 012 013	COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT Program Reduction		35,46 41,48 [-4,600 97

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SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2019 Request	House Authorized
	Program Reduction		[-7,00
017	AIR OPERATIONS C2 SYSTEMS	14,269	14,26
010	RADAR + EQUIPMENT (NON-TEL)	6.604	c. c0
018 019	RADAR SYSTEMS GROUND/AIR TASK ORIENTED RADAR (G/ATOR)	6,694 224,969	6,69 224,96
015	INTELL/COMM EQUIPMENT (NON-TEL)	224,505	224,90
021	GCSS-MC	1,187	1,18
022	FIRE SUPPORT SYSTEM	60,189	60,18
023	INTELLIGENCE SUPPORT EQUIPMENT	73,848	67,84
	Unjustified request for TSCS Inc 1		[-6,00
025	UNMANNED AIR SYSTEMS (INTEL)	3,848	3,84
026	DCGS-MC	16,081	16,08
020	OTHER SUPPORT (NON-TEL) NEXT GENERATION ENTERPRISE NETWORK (NGEN)	07 100	87,12
$030 \\ 031$	COMMON COMPUTER RESOURCES	87,120 68,914	68,93
032	COMMON COMPOSITION RESOURCES	124,838	124,8
033	RADIO SYSTEMS	279,680	264,68
	Program reduction		[-15,00]
034	COMM SWITCHING & CONTROL SYSTEMS	36,649	36,64
035	COMM & ELEC INFRASTRUCTURE SUPPORT	83,971	83,91
	CLASSIFIED PROGRAMS		
035A	CLASSIFIED PROGRAMS	3,626	3,62
	ADMINISTRATIVE VEHICLES		
036	COMMERCIAL CARGO VEHICLES TACTICAL VEHICLES	25,441	25,44
037	MOTOR TRANSPORT MODIFICATIONS	11,392	11,39
038	JOINT LIGHT TACTICAL VEHICLE	607,011	676,02
000	Optimize production profile	001,011	[69,00
039	FAMILY OF TACTICAL TRAILERS	2,393	2,39
040	TRAILERS	6,540	6,54
	ENGINEER AND OTHER EQUIPMENT		
041	ENVIRONMENTAL CONTROL EQUIP ASSORT	496	49
042	TACTICAL FUEL SYSTEMS	54	:
043	POWER EQUIPMENT ASSORTED	21,062	21,00
044	AMPHIBIOUS SUPPORT EQUIPMENT	5,290	5,29
045	EOD SYSTEMS MATERIALS HANDLING EQUIPMENT	47,854	47,85
046	PHYSICAL SECURITY EQUIPMENT	28,306	28,30
010	GENERAL PROPERTY	20,000	20,00
047	FIELD MEDICAL EQUIPMENT	33,513	33,51
048	TRAINING DEVICES	52,040	52,04
049	FAMILY OF CONSTRUCTION EQUIPMENT	36,156	39,6
	GPS Grade Control Systems (GCS) and Survey Sets		[3,50
050	FAMILY OF INTERNALLY TRANSPORTABLE VEH (ITV)	606	60
051	OTHER SUPPORT	11 000	11.0
051	ITEMS LESS THAN \$5 MILLION SPARES AND REPAIR PARTS	11,608	11,60
053	SPARES AND REPAIR PARTS	25,804	25,8
000	TOTAL PROCUREMENT, MARINE CORPS	2,860,410	2,880,3 1
	AIRCRAFT PROCUREMENT, AIR FORCE		
	TACTICAL FORCES		
001	F-35	4,261,021	4,177,6
	Production Efficiences		[-83,34
002	ADVANCE PROCUREMENT (CY)	406,000	406,0
	OTHER COMBAT AIRCRAFT		
003	C-135B	222,176	E 000 1/
	Ahead of need TACTICAL AIRLIFT		[-222,1]
004	C-130J	35,858	35,8
005	C-1305	2,559,911	2,010,9
	Forward financed in the FY18 Omnibus—three aircraft	,,.	[-499,0
			[-50,00
	Interim contractor support early to need		
	Interim contractor support early to need OTHER AIRLIFT		
007	OTHER AIRLIFT HC-130J	129,437	
	OTHER AIRLIFT HC-130J MC-130J	129,437 770,201	670,20
007 009	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth	770,201	670,20 [-100,00
007	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY)		129,4: 670,20 [-100,00 218,00
007 009 010	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY) HELICOPTERS	770,201 218,000	670,20 [-100,00 218,00
007 009	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY) HELICOPTERS COMBAT RESCUE HELICOPTER	770,201	670,20 [-100,00
007 009 010 012	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY) HELICOPTERS COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT	770,201 218,000 680,201	670,20 [-100,00 218,00 680,20
007 009 010	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY) HELICOPTERS COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C	770,201 218,000	670,20 [-100,00 218,00 680,20
007 009 010 012	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY) HELICOPTERS COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT	770,201 218,000 680,201	670,20 [-100,00 218,00
007 009 010 012 014	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY) HELICOPTERS COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C OTHER AIRCRAFT	770,201 218,000 680,201 2,719	670,24 [-100,00 218,00 680,24 2,7 139,03
007 009 010 012 014 015	OTHER AIRLIFT HC-130J MC-130J Interim supply support costs unjustified growth ADVANCE PROCUREMENT (CY) HELICOPTERS COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C OTHER AIRCRAFT TARGET DRONES	770,201 218,000 680,201 2,719 139,053	670,20 [-100,00 218,00 680,20 2,7

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
020	B-2A	60,301	37,30
	MOP modifications excess to need		[-23,000]
021	B-1B	51,290	51,290
022	B-52	105,519	90,819
	Technical adjustment (move to R–173) TACTICAL AIRCRAFT		[-14,700
024	A–10	98,720	163,720
	Additional A–10 wing replacements		[65,000
025	С-130Ј	10,831	10,831
026	F-15	548,109	548,109
027	F-16	324,312	324,31
028	F-16	11	1
029	F-22A	250,710	250,71
031	F-35 MODIFICATIONS	247,271	247,27
032	F-15 EPAW	147,685	214,88
	Eagle Passive Active Warning and Survivability System (EPAWSS)	.,	[67,200
033	INCREMENT 3.2B	9,007	9,00
035	KC-46A TANKER	8,547	8,54
055	AIRLIFT AIRCRAFT	0,511	0,94
036	C-5	77,845	77,84
038	C-17A C-21	102,121	102,12
039		17,516	17,510
040	C-32A	4,537	4,53
041	C-37A	419	419
	TRAINER AIRCRAFT		
043	GLIDER MODS	137	137
044	Т-6	22,550	22,550
045	T-1	21,952	21,955
046	Т-38	70,623	70,623
	OTHER AIRCRAFT		
047	U-2 MODS	48,774	48,774
048	KC-10A (ATCA)	11,104	11,104
049	C-12	4,900	4,90
050	VC-25A MOD	36,938	36,93
051	C-40	251	25
052	C-130	22,094	151,09
052	Program Increaseeight blade proppeler upgrade (88 kits)	22,034	
			[55,000
050	Program Increaseengine enhancement program (88 kits)	100.045	[74,000
053	C-130J MODS	132,045	132,045
054	C-135	113,076	113,07
055	0C-135B	5,913	5,913
056	COMPASS CALL MODS	49,885	49,885
057	COMBAT FLIGHT INSPECTION (CFIN)	499	499
058	RC-135	394,532	394,532
059	E-3	133,906	133,90
060	E-4	67,858	67,85
061	E-8	9,919	9,91
062	AIRBORNE WARNING AND CNTR SYS (AWACS) 40/45	57,780	57,78
063	FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS	14,293	14,29
064	H–1	2,940	2,94
065	H-60	55,466	55,46
066	RQ-4 MODS	23,715	128,71
	EQ-4 BACN aircraft increase		[105,00
067	HC/MC-130 MODIFICATIONS	37,754	37,754
068	OTHER AIRCRAFT	62,010	62,010
069	MQ-9 MODS	171,548	171,54
	-	60,416	
071	CV-22 MODS AIRCRAFT SPARES AND REPAIR PARTS	60,416	60,41
072	INITIAL SPARES/REPAIR PARTS	956,408	1,016,40
	F-35A Spares		[60,00
	COMMON SUPPORT EQUIPMENT		
073	AIRCRAFT REPLACEMENT SUPPORT EQUIP	81,241	81,24
	POST PRODUCTION SUPPORT		
076	B-2A	1,763	1,76
077	B-2B	35,861	35,86
078	B-52	12,819	12,81
079	C-17A	10,114	10,11
081	F-15	2,545	2,54
083	F-16	11,718	7,71
	F–16 Line Shutdown	,. ~	[-4,00
084	F-22A	14,489	14,48
085	OTHER AIRCRAFT	9,928	9,92
085	RQ-4 POST PRODUCTION CHARGES		
000		40,641	3,34
	RQ-4 Post Production Support		[-37, 30]
	INDUSTRIAL PREPAREDNESS		
088	INDUSTRIAL RESPONSIVENESS	17,378	17,378
	WAR CONSUMABLES		
	WAR CONSUMABLES	29,342	2

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SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2019 Request	House Authorized
	OTHER PRODUCTION CHARGES		
091	OTHER PRODUCTION CHARGES	1,502,386	1,393,386
	Classified program adjustment		[-109,000]
095	CLASSIFIED PROGRAMS	00.070	00.07
095	CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	28,278 16,206,937	28,278 15,533,42 1
	MISSILE PROCUREMENT, AIR FORCE		
	MISSILE REPLACEMENT EQUIPMENT—BALLISTIC		
001	MISSILE REPLACEMENT EQ-BALLISTIC	36,786	36,786
002	TACTICAL JOINT AIR-SURFACE STANDOFF MISSILE	420 709	420.70
002	LRASM0	430,708 44,185	430,70 44,18
004	SIDEWINDER (AIM–9X)	121,253	121,25
005	AMRAAM	337,886	337,88
006	PREDATOR HELLFIRE MISSILE	113,765	113,76
007	SMALL DIAMETER BOMB	105,034	105,03
008	SMALL DIAMETER BOMB II	100,861	100,86
009	INDUSTRIAL FACILITIES INDUSTR'L PREPAREDNS/POL PREVENTION	787	78
005	CLASS IV	101	10
010	ICBM FUZE MOD	15,767	15,76
011	ADVANCE PROCUREMENT (CY)	4,100	4,10
012	MM III MODIFICATIONS	129,199	129,19
013	AGM-65D MAVERICK	288	28
014	AIR LAUNCH CRUISE MISSILE (ALCM)	47,632	47,633
016	MISSILE SPARES AND REPAIR PARTS REPLEN SPARES/REPAIR PARTS	97,481	97,48
010	SPECIAL PROGRAMS	57,401	51,40
018	SPECIAL UPDATE PROGRAMS	188,539	188,53
	CLASSIFIED PROGRAMS		
019	CLASSIFIED PROGRAMS	895,183	895,18
	TOTAL MISSILE PROCUREMENT, AIR FORCE	2,669,454	2,669,454
	SPACE PROCUREMENT, AIR FORCE		
	SPACE PROGRAMS		
001	ADVANCED EHF	29,829	29,82
002 003	AF SATELLITE COMM SYSTEM	35,400	35,40
003	COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS	1,121 27,867	1,12 27,86
005	WIDEBAND GAPFILLER SATELLITES(SPACE)	61,606	61,60
006	GENERAL INFORMATION TECH—SPACE	3,425	3,42
007	GPS III SPACE SEGMENT	69,386	74,38
	GPS backup technology demonstration		[5,00
008	GLOBAL POSTIONING (SPACE)	2,181	2,18
009 010	INTEG BROADCAST SERV SPACEBORNE EQUIP (COMSEC)	16,445 31,895	16,44 31,89
010	MILSATCOM	11,265	11,26
013	EVOLVED EXPENDABLE LAUNCH CAPABILITY	709,981	709,98
014	EVOLVED EXPENDABLE LAUNCH VEH(SPACE)	994,555	994,55
015	SBIR HIGH (SPACE)	138,397	138,39
017	NUDET DETECTION SYSTEM	7,705	7,70
018	ROCKET SYSTEMS LAUNCH PROGRAM	47,609	47,60
019 020	SPACE FENCE	51,361 148,065	51,36 148,06
020	SPACELIFT RANGE SYSTEM SPACE	143,005	143,00
	SSPARES		
022	SPARES AND REPAIR PARTS TOTAL SPACE PROCUREMENT, AIR FORCE	21,812 2,527,542	21,81 2,532,54
	PROCUREMENT OF AMMUNITION, AIR FORCE	-	·
001	ROCKETS	0.15 0.15	0.15 of
001	ROCKETS	345,911	345,91
002	CARTRIDGES	163,840	163,84
	BOMBS		
003	PRACTICE BOMBS	20,876	20,87
004	GENERAL PURPOSE BOMBS	259,308	259,30
005	MASSIVE ORDNANCE PENETRATOR (MOP)	38,111	38,11
006 007	JOINT DIRECT ATTACK MUNITION	234,198 109 292	234,19 109.29
007	ADVANCE PROCUREMENT (CY)	109,292 52,731	109,29 52,73
000	OTHER ITEMS	02,101	54,15
009	CAD/PAD	51,455	51,45
010	EXPLOSIVE ORDNANCE DISPOSAL (EOD)	6,038	6,03
011	SPARES AND REPAIR PARTS	524	52
011			
011 012 013	MODIFICATIONS ITEMS LESS THAN \$5,000,000	1,270 4,604	1,270

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorized
	FLARES		
015	FLARES	125,286	125,28
016	FUZES	109,358	109,35
017	SMALL ARMS SMALL ARMS	64,502	59,50
	Program decrease TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	1,587,304	[-5,00 1,582,30
		1,001,004	1,002,00
	OTHER PROCUREMENT, AIR FORCE PASSENGER CARRYING VEHICLES		
001	PASSENGER CARRYING VEHICLES	6,949	3,44
	Forward financed in the FY18 Omnibus		[-3, 50]
000	CARGO AND UTILITY VEHICLES	96.009	10.00
002	MEDIUM TACTICAL VEHICLE Forward financed in the FY18 Omnibus	36,002	18,00 [-18,00
003	CAP VEHICLES	1,022	1,02
004	CARGO AND UTILITY VEHICLES	42,696	21,69
	Forward financed in the FY18 Omnibus		[-21,00
	SPECIAL PURPOSE VEHICLES		
005	JOINT LIGHT TACTICAL VEHICLE	30,145	30,14
006 007	SECURITY AND TACTICAL VEHICLES	1,230 43,003	1,23
007	Forward financed in the FY18 Omnibus	45,005	22,00 [-21,00
	FIRE FIGHTING EQUIPMENT		[21,00
008	FIRE FIGHTING/CRASH RESCUE VEHICLES	23,328	23,32
	MATERIALS HANDLING EQUIPMENT		
009	MATERIALS HANDLING VEHICLES	11,537	11,53
	BASE MAINTENANCE SUPPORT		
010	RUNWAY SNOW REMOV AND CLEANING EQU BASE MAINTENANCE SUPPORT VEHICLES	37,600	37,60
011	Forward financed in the FY18 Omnibus	104,923	52,92 [-52,00
	COMM SECURITY EQUIPMENT(COMSEC)		[02,00
012	COMSEC EQUIPMENT	114,372	114,37
	INTELLIGENCE PROGRAMS		
013	INTERNATIONAL INTEL TECH & ARCHITECTURES	8,290	8,29
014	INTELLIGENCE TRAINING EQUIPMENT	2,099	2,09
015	INTELLIGENCE COMM EQUIPMENT ELECTRONICS PROGRAMS	37,415	37,41
016	AIR TRAFFIC CONTROL & LANDING SYS	57,937	14,38
	D-RAPCON Cost Growth	,	[-43,55
018	BATTLE CONTROL SYSTEM—FIXED	3,012	3,011
019	THEATER AIR CONTROL SYS IMPROVEMEN	19,989	19,98
020	WEATHER OBSERVATION FORECAST	45,020	45,02
021	STRATEGIC COMMAND AND CONTROL	32,836	32,83
022 023	CHEYENNE MOUNTAIN COMPLEX MISSION PLANNING SYSTEMS	12,454 14,263	12,45 14,26
025	INTEGRATED STRAT PLAN & ANALY NETWORK (ISPAN)	7,769	7,76
	SPCL COMM-ELECTRONICS PROJECTS	.,	.,
026	GENERAL INFORMATION TECHNOLOGY	40,450	40,45
027	AF GLOBAL COMMAND & CONTROL SYS	6,619	6,61
028	MOBILITY COMMAND AND CONTROL	10,192	10,19
029	AIR FORCE PHYSICAL SECURITY SYSTEM	159,313	143,41
030	Underexecution COMBAT TRAINING RANGES	132,675	[-15,90 132,67
031	MINIMUM ESSENTIAL EMERGENCY COMM N	140,875	140,87
032	WIDE AREA SURVEILLANCE (WAS)	92,104	92,10
033	C3 COUNTERMEASURES	45,152	45,15
034	GCSS-AF FOS	483	48
035	DEFENSE ENTERPRISE ACCOUNTING & MGT SYS	802	80
036	MAINTENANCE REPAIR & OVERHAUL INITIATIVE	12,207	12,20
037 038	THEATER BATTLE MGT C2 SYSTEM AIR & SPACE OPERATIONS CENTER (AOC)	7,644 40,066	7,64 40,06
050	AIR FORCE COMMUNICATIONS	40,000	40,00
041	BASE INFORMATION TRANSPT INFRAST (BITI) WIRED	22,357	22,35
042	AFNET	102,836	102,83
043	JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)	3,145	3,14
044	USCENTCOM ORGANIZATION AND BASE	13,194	13,19
045	TACTICAL C-E EQUIPMENT	161,231	161,23
045	RADIO EQUIPMENT	12,142	12,14
048	CCTV/AUDIOVISUAL EQUIPMENT	6,505	6,50
049	BASE COMM INFRASTRUCTURE MODIFICATIONS	169,404	169,40
050	COMM ELECT MODS	10,654	10,65
	PERSONAL SAFETY & RESCUE EQUIP	.,	.,
051	PERSONAL SAFETY AND RESCUE EQUIPMENT	51,906	51,90

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SEC. 4101. PROCUREMENT

Line	Item	FY 2019 Request	House Authorize
052	MECHANIZED MATERIAL HANDLING EQUIP	88,298	80,79
	Program reduction BASE SUPPORT EQUIPMENT		[-7,50
053	BASE PROCURED EQUIPMENT	17,031	22,03
	Civil Engineers Construction, Surveying, and Mapping Equipment		[5,00
054	ENGINEERING AND EOD EQUIPMENT	82,635	82,63
055	MOBILITY EQUIPMENT	9,549	6,54
050	Program reduction	94.005	[-3,00
056	BASE MAINTENANCE AND SUPPORT EQUIPMENT Program reduction	24,005	17,00
	SPECIAL SUPPORT PROJECTS		[1,00
058	DARP RC135	26,262	26,26
059	DCGS-AF	448,290	400,49
	Forward financed in the FY18 Omnibus		[-35,00
061	Program decrease SPECIAL UPDATE PROGRAM	913,813	[-12,80 913,81
001	CLASSIFIED PROGRAMS	515,615	515,6
062	CLASSIFIED PROGRAMS	17,258,069	17,258,00
	SPARES AND REPAIR PARTS		
063	SPARES AND REPAIR PARTS	86,365	86,30
	TOTAL OTHER PROCUREMENT, AIR FORCE	20,890,164	20,654,91
	PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, OSD		
043	MAJOR EQUIPMENT, OSD MAJOR EQUIPMENT, OSD	35,295	35,2
	MAJOR EQUIPMENT, NSA	,	,-
042	INFORMATION SYSTEMS SECURITY PROGRAM (ISSP)	5,403	5,4
	MAJOR EQUIPMENT, WHS		
046	MAJOR EQUIPMENT, WHS	497	4
007	MAJOR EQUIPMENT, DISA INFORMATION SYSTEMS SECURITY	21 500	21,5
008	TELEPORT PROGRAM	21,590 33,905	21,9
009	ITEMS LESS THAN \$5 MILLION	27,886	27,8
010	NET CENTRIC ENTERPRISE SERVICES (NCES)	1,017	1,0
011	DEFENSE INFORMATION SYSTEM NETWORK	150,674	150,6
013	WHITE HOUSE COMMUNICATION AGENCY	94,610	94,6
014 015	SENIOR LEADERSHIP ENTERPRISE	197,246 140,338	197,2 140,3
016	JOINT SERVICE PROVIDER	107,182	140,5
	MAJOR EQUIPMENT, DLA		,-
018	MAJOR EQUIPMENT	5,225	5,2
021	MAJOR EQUIPMENT	1,196	1,1
001	MAJOR EQUIPMENT, DCAA ITEMS LESS THAN \$5 MILLION	9 5 4 9	9.5
001	MAJOR EQUIPMENT, TJS	2,542	2,5
044	MAJOR EQUIPMENT, TJS	4,360	4,3
045	MAJOR EQUIPMENT, TJS—CE2T2	904	9
	MAJOR EQUIPMENT, MISSILE DEFENSE AGENCY		
026	THAAD	874,068	874,0
027	GROUND BASED MIDCOURSE	409,000	409,0
028 029	ADVANCE PROCUREMENT (CY) AEGIS BMD	115,000 593,488	115,0 593,4
030	ADVANCE PROCUREMENT (CY)	115,206	115,2
031	BMDS AN/TPY-2 RADARS	13,185	13,1
032	ISRAELI PROGRAMS	80,000	80,0
033	SHORT RANGE BALLISTIC MISSILE DEFENSE (SRBMD)	50,000	50,0
034 035	AEGIS ASHORE PHASE III IRON DOME	15,000 70,000	15,0 70,0
036	AEGIS BMD HARDWARE AND SOFTWARE	97,057	10,0 97,0
000	MAJOR EQUIPMENT, DHRA	01,001	01,0
003	PERSONNEL ADMINISTRATION	10,630	10,6
	MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY		
023	VEHICLES	207	2
024	OTHER MAJOR EQUIPMENT MAJOR EQUIPMENT, DODEA	5,592	5,5
020	AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS	1,723	1,7
	MAJOR EQUIPMENT, DCMA	,	, , ,
002	MAJOR EQUIPMENT	3,873	3,8
	MAJOR EQUIPMENT, DMACT	10100	
019	MAJOR EQUIPMENT	13,106	13,1
046A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS	589,691	589,6
oron	AVIATION PROGRAMS	303,031	565,0
050	ROTARY WING UPGRADES AND SUSTAINMENT	148,351	148,3
051	UNMANNED ISR	57,708	57,7
052	NON-STANDARD AVIATION	18,731	18,7
053	U-28	32,301	32,3

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SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2019 Request	House Authorized
054	MH-47 CHINOOK	131,033	131,033
055	CV-22 MODIFICATION	32,529	32,529
056	MQ–9 UNMANNED AERIAL VEHICLE	24,621	24,621
057	PRECISION STRIKE PACKAGE	226,965	226,965
058	AC/MC-130J	165,813	165,813
059	C-130 MODIFICATIONS	80,274	80,274
	SHIPBUILDING		
060	UNDERWATER SYSTEMS	136,723	136,723
	AMMUNITION PROGRAMS		
061	ORDNANCE ITEMS <\$5M	357,742	357,742
	OTHER PROCUREMENT PROGRAMS		
062	INTELLIGENCE SYSTEMS	85,699	85,699
063	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	17,863	17,863
064	OTHER ITEMS <\$5M	112,117	112,117
065	COMBATANT CRAFT SYSTEMS	7,313	7,313
066	SPECIAL PROGRAMS	14,026	14,026
067	TACTICAL VEHICLES	88,608	88,608
068	WARRIOR SYSTEMS <\$5M	438,590	433,390
	Link 16 handheld radios for USSOCOM		[12,800
	SAT Deployable Node		[-18,000]
069	COMBAT MISSION REQUIREMENTS	19,408	19,408
070	GLOBAL VIDEO SURVEILLANCE ACTIVITIES	6,281	6,281
071	OPERATIONAL ENHANCEMENTS INTELLIGENCE	18,509	18,509
073	OPERATIONAL ENHANCEMENTS	367,433	367,433
	CBDP		
074	CHEMICAL BIOLOGICAL SITUATIONAL AWARENESS	166,418	153,618
	Program decrease		[-12,800]
075	CB PROTECTION & HAZARD MITIGATION	144,519	144,519
	TOTAL PROCUREMENT, DEFENSE-WIDE	6,786,271	6,768,271
	JOINT URGENT OPERATIONAL NEEDS FUND		
	JOINT URGENT OPERATIONAL NEEDS FUND		
001	JOINT URGENT OPERATIONAL NEEDS FUND	100,025	0
	Program decrease		[-100,025
	TOTAL JOINT URGENT OPERATIONAL NEEDS FUND	100,025	0
	TOTAL PROCUREMENT	130,526,043	133,587,892

1 SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY

2

OPERATIONS.

SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)

Line	Item	FY 2019 Request	House Authorized
	AIRCRAFT PROCUREMENT, ARMY		
	FIXED WING		
003	MQ-1 UAV	60,000	60,000
	ROTARY		
011	UH-60 BLACKHAWK M MODEL (MYP)	21,246	21,246
014	CH-47 HELICOPTER	25,000	25,000
	MODIFICATION OF AIRCRAFT		
017	MQ-1 PAYLOAD (MIP)	11,400	11,400
019	GRAY EAGLE MODS2	32,000	32,000
020	MULTI SENSOR ABN RECON (MIP)	51,000	51,000
032	RQ-7 UAV MODS	50,868	0
	Realignment of EDI APS Unit Set from OCO to Base		[-50,868]
033	UAS MODS	3,402	0
	Realignment of EDI APS Unit Set from OCO to Base		[-3, 402]
	GROUND SUPPORT AVIONICS		
036	CMWS	84,387	84,387
037	COMMON INFRARED COUNTERMEASURES (CIRCM)	24,060	24,060
	TOTAL AIRCRAFT PROCUREMENT, ARMY	363,363	309,093
	MISSILE PROCUREMENT, ARMY		
	SURFACE-TO-AIR MISSILE SYSTEM		
002	MSE MISSILE	260,000	0
	Realignment of EDI APS Unit Set from OCO to Base		[-260,000]
	AIR-TO-SURFACE MISSILE SYSTEM		
005	HELLFIRE SYS SUMMARY	255,040	255,040
	ANTI-TANK/ASSAULT MISSILE SYS		
008	JAVELIN (AAWS-M) SYSTEM SUMMARY	31,120	17,320
	Realignment of EDI APS Unit Set from OCO to Base		[-13,800

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SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars) FY 2019 Request House Line Item Authorized GUIDED MLRS ROCKET (GMLRS) 624.500 624,500011 HIGH MOBILITY ARTILLERY ROCKET SYSTEM (HIMARS 013 171,138 0 Realignment of EDI APS Unit Set from OCO to Base [-171.138]014 LETHAL MINIATURE AERIAL MISSILE SYSTEM (LMAMS 112,973 112,973 MODIFICATIONS 016 ATACMS MODS . 225,580 145,580 Realignment of EDI APS Unit Set from OCO to Base [-80,000]MLRS MODS 021 122.000 0 Realignment of EDI APS Unit Set from OCO to Base [-122,000]TOTAL MISSILE PROCUREMENT, ARMY 1,802,351 1,155,413 PROCUREMENT OF W&TCV. ARMY TRACKED COMBAT VEHICLES BRADLEY PROGRAM ... 001 205.000 0 Realignment of EDI APS Unit Set from OCO to Base [-205,000]ARMORED MULTI PURPOSE VEHICLE (AMPV) 002 230.359 Realignment of EDI APS Unit Set from OCO to Base [-230, 359]MODIFICATION OF TRACKED COMBAT VEHICLES BRADLEY PROGRAM (MOD) 006 50,000 0 Realignment of EDI APS Unit Set from OCO to Base [-50,000]PALADIN INTEGRATED MANAGEMENT (PIM) 008 67.000 0 Realignment of EDI APS Unit Set from OCO to Base [-67,000]IMPROVED RECOVERY VEHICLE (M88A2 HERCULES) 009 42.354 0 Realignment of EDI APS Unit Set from OCO to Base [-42,354]014 M1 ABRAMS TANK (MOD) 34.000 - 0 Realignment of EDI APS Unit Set from OCO to Base [-34,000]ABRAMS UPGRADE PROGRAM 455.000 015 - 0 Realignment of EDI APS Unit Set from OCO to Base [-455,000]WEAPONS & OTHER COMBAT VEHICLES M240 MEDIUM MACHINE GUN (7.62MM) 018 126 0 Realignment of EDI APS Unit Set from OCO to Base [-126]MORTAR SYSTEMS 022 11.84211.662Realignment of EDI APS Unit Set from OCO to Base [-180]025CARBINE 1.800 0 Realignment of EDI APS Unit Set from OCO to Base [-1,800]COMMON REMOTELY OPERATED WEAPONS STATION 027 3 378 - 0 Realignment of EDI APS Unit Set from OCO to Base [-3,378]MOD OF WEAPONS AND OTHER COMBAT VEH M2 50 CAL MACHINE GUN MODS 032 4.9200 Realignment of EDI APS Unit Set from OCO to Base [-4,920]034 M240 MEDIUM MACHINE GUN MODS 7 0 Realignment of EDI APS Unit Set from OCO to Base [-7]SUPPORT EQUIPMENT & FACILITIES 039 ITEMS LESS THAN \$5.0M (WOCV-WTCV) 1.3970 Realignment of EDI APS Unit Set from OCO to Base .. [-1, 397]TOTAL PROCUREMENT OF W&TCV, ARMY 1,107,183 11,662 PROCUREMENT OF AMMUNITION, ARMY SMALL/MEDIUM CAL AMMUNITION 001 CTG, 5.56MM, ALL TYPES 3.3920 Realignment of EDI APS Unit Set from OCO to Base [-3, 392]CTG, 7.62MM, ALL TYPES 002 40Realignment of EDI APS Unit Set from OCO to Base [-40]003 CTG, HANDGUN, ALL TYPES 17 Realignment of EDI APS Unit Set from OCO to Base [-17]004 CTG. .50 CAL. ALL TYPES 189 Realignment of EDI APS Unit Set from OCO to Base [-189]005 CTG, 20MM, ALL TYPES 1,605 1.605 CTG, 30MM, ALL TYPES 007 25,000 -0 Realignment of EDI APS Unit Set from OCO to Base [-25.000]MORTAR AMMUNITION 009 60MM MORTAR, ALL TYPES 2180 Realignment of EDI APS Unit Set from OCO to Base [-218]81MM MORTAR, ALL TYPES 010 4840 Realignment of EDI APS Unit Set from OCO to Base [-484]ARTILLERY AMMUNITION ARTILLERY PROJECTILE, 155MM, ALL TYPES 0 014 79.400 Realignment of EDI APS Unit Set from OCO to Base [-79, 400]PROJ 155MM EXTENDED RANGE M982 015 72.98521 285 Realignment of EDI APS Unit Set from OCO to Base ... [-51,700]ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL 016 63.900 15.000Realignment of EDI APS Unit Set from OCO to Base [-48,900]ROCKETS SHOULDER LAUNCHED MUNITIONS, ALL TYPES 018 22 242 20.000 Realignment of EDI APS Unit Set from OCO to Base [-2,242]019 ROCKET, HYDRA 70, ALL TYPES 39.974 39,974OTHER AMMUNITION DEMOLITION MUNITIONS, ALL TYPES 021 5 0

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Line	Item	FY 2019 Request	House Authorized
	Desligner of a DDI ADC Unit Set from OCO to Dese	nequest	[
022	Realignment of EDI APS Unit Set from OCO to Base GRENADES, ALL TYPES	8	. (
	Realignment of EDI APS Unit Set from OCO to Base MISCELLANEOUS		[—8
027	ITEMS LESS THAN \$5 MILLION (AMMO)	66	(
	Realignment of EDI APS Unit Set from OCO to Base	900 595	[-6
	TOTAL PROCUREMENT OF AMMUNITION, ARMY	309,525	97,864
	OTHER PROCUREMENT, ARMY TACTICAL VEHICLES		
002	SEMITRAILERS, FLATBED:	8,000	
	Realignment of EDI APS Unit Set from OCO to Base		[-8,00]
003	AMBULANCE, 4 LITTER, 5/4 TON, 4X4 Realignment of EDI APS Unit Set from OCO to Base	20,770	[-20,77
010	FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	115,400	[=0,
010	Realignment of EDI APS Unit Set from OCO to Base	0.000	[-115, 40]
012	HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV Realignment of EDI APS Unit Set from OCO to Base	6,682	[-6,68
013	TACTICAL WHEELED VEHICLE PROTECTION KITS	50,000	[0,00
014	Realignment of EDI APS Unit Set from OCO to Base	100.055	[-50,00
014	MODIFICATION OF IN SVC EQUIP Realignment of EDI APS Unit Set from OCO to Base	186,377	186,00 [-37
	COMM-SATELLITE COMMUNICATIONS		[
028	TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS COMM—COMBAT COMMUNICATIONS	7,100	7,10
037	JOINT TACTICAL RADIO SYSTEM	1,560	
	Realignment of EDI APS Unit Set from OCO to Base	,	[-1, 56]
042	TRACTOR RIDE TACTICAL COMMUNICATIONS AND PROTECTIVE SYSTEM	13,190	13,19
045 047	COTS COMMUNICATIONS EQUIPMENT	9,549 22,000	9,54
	Realignment of EDI APS Unit Set from OCO to Base	,	[-22,00]
050	COMM—INTELLIGENCE COMM	0.000	0.00
050	CI AUTOMATION ARCHITECTURE (MIP) INFORMATION SECURITY	9,800	9,80
055	COMMUNICATIONS SECURITY (COMSEC)	3	
	Realignment of EDI APS Unit Set from OCO to Base COMM—LONG HAUL COMMUNICATIONS		[;
059	BASE SUPPORT COMMUNICATIONS	690	69
	COMM—BASE COMMUNICATIONS		
060 063	INFORMATION SYSTEMS INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM	8,750 60,337	8,75 51,28
000	Realignment of EDI APS Unit Set from OCO to Base	00,001	[-9,05]
0.00	ELECT EQUIP-TACT INT REL ACT (TIARA)	25.004	07.00
068 070	DCGS-A (MIP) TROJAN (MIP)	37,806 6,926	37,80 6,32
	Realignment of EDI APS Unit Set from OCO to Base	.,	[-60
071	MOD OF IN-SVC EQUIP (INTEL SPT) (MIP) BIOMETRIC TACTICAL COLLECTION DEVICES (MIP)	2,011	2,01
075	ELECT EQUIP—ELECTRONIC WARFARE (EW)	5,370	5,37
080	CREW	42,651	42,65
081	FAMILY OF PERSISTENT SURVEILLANCE CAP. (MIP) SOUTHCOM UFR: CENTAM Maritime Sensor	20,050	25,45
	SOUTHCOM UFR: CENTAM Maritime Sensor		[3,60 [1,80
082	COUNTERINTELLIGENCE/SECURITY COUNTERMEASURES	12,974	12,97
085	ELECT EQUIP—TACTICAL SURV. (TAC SURV) NIGHT VISION DEVICES	463	37
005	Realignment of EDI APS Unit Set from OCO to Base	405	[-8
086	LONG RANGE ADVANCED SCOUT SURVEILLANCE SYSTEM	2,861	
087	Realignment of EDI APS Unit Set from OCO to Base SMALL TACTICAL OPTICAL RIFLE MOUNTED MLRF	60	[-2,86
088	RADIATION MONITORING SYSTEMS	11	0
	Realignment of EDI APS Unit Set from OCO to Base		[-1
090	INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS Realignment of EDI APS Unit Set from OCO to Base	251,062	250,80 [-26]
091	FAMILY OF WEAPON SIGHTS (FWS)	525	[_0
004	Realignment of EDI APS Unit Set from OCO to Base		[-52
094	JOINT BATTLE COMMAND—PLATFORM (JBC-P) Realignment of EDI APS Unit Set from OCO to Base	26,146	[-26,14
096	MOD OF IN-SVC EQUIP (LLDR)	4,050	[-20,14
00-	Realignment of EDI APS Unit Set from OCO to Base		[-4,05
097 098	COMPUTER BALLISTICS: LHMBC XM32 MORTAR FIRE CONTROL SYSTEM	960 7,660	96 7,66
098	COUNTERFIRE RADARS	165,200	165,20
	ELECT EQUIP-AUTOMATION		
112	AUTOMATED DATA PROCESSING EQUIP CHEMICAL DEFENSIVE EQUIPMENT	28,475	28,47
	CHEMICHE DEFENDENT PROFILE		

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SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY OPERATIONS

Line	Item	FY 2019 Request	House Authorized
122	FAMILY OF NON-LETHAL EQUIPMENT (FNLE)	20,200	20,20
123	BASE DEFENSE SYSTEMS (BDS)	39,200	39,20
124	CBRN DEFENSE	2,317	2,00
	Realignment of EDI APS Unit Set from OCO to Base		[-31]
	ENGINEER (NON-CONSTRUCTION) EQUIPMENT		
129	GRND STANDOFF MINE DETECTN SYSM (GSTAMIDS)	16,000	16,00
130	AREA MINE DETECTION SYSTEM (AMDS)	1	
	Realignment of EDI APS Unit Set from OCO to Base	1.070	[-
132	ROBOTIC COMBAT SUPPORT SYSTEM (RCSS)	4,850	4,85
136	REMOTE DEMOLITION SYSTEMS Realignment of EDI APS Unit Set from OCO to Base	1	r
	COMBAT SERVICE SUPPORT EQUIPMENT		[
190	HEATERS AND ECU'S	970	97
139 141	PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS)	270 4,300	27 4,30
141	GROUND SOLDIER SYSTEM	4,500	4,30
144	FORCE PROVIDER	55,800	55,80
145	FIELD FEEDING EQUIPMENT	1,035	1,03
146	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	1,980	1,98
110	MEDICAL EQUIPMENT	1,000	1,00
151	COMBAT SUPPORT MEDICAL	17,527	17,52
	MAINTENANCE EQUIPMENT		,
153	ITEMS LESS THAN \$5.0M (MAINT EQ)	268	
	Realignment of EDI APS Unit Set from OCO to Base		[-26
	CONSTRUCTION EQUIPMENT		
159	HIGH MOBILITY ENGINEER EXCAVATOR (HMEE)	25,700	25,70
	GENERATORS	, .	,
165	GENERATORS AND ASSOCIATED EQUIP	569	56
	TEST MEASURE AND DIG EQUIPMENT (TMD)		
174	INTEGRATED FAMILY OF TEST EQUIPMENT (IFTE)	9,495	
	Realignment of EDI APS Unit Set from OCO to Base		[-9,49
	OTHER SUPPORT EQUIPMENT		
176	M25 STABILIZED BINOCULAR	33	
	Realignment of EDI APS Unit Set from OCO to Base		[-3
177	RAPID EQUIPPING SOLDIER SUPPORT EQUIPMENT	18,000	18,00
178	PHYSICAL SECURITY SYSTEMS (OPA3)	6,000	6,00
179	BASE LEVEL COMMON EQUIPMENT	2,080	2,08
180	MODIFICATION OF IN-SVC EQUIPMENT (OPA-3) TOTAL OTHER PROCUREMENT, ARMY	19,200	19,20 1,108,92
025	AIRCRAFT PROCUREMENT, NAVY OTHER AIRCRAFT STUASLO UAV	35,065	35,06
	MODIFICATION OF AIRCRAFT		
032	SH-60 SERIES	4,858	4,85
034	EP-3 SERIES	5,380	5,38
044	SPECIAL PROJECT AIRCRAFT	2,165	2,16
049	COMMON ECM EQUIPMENT	9,820	9,82
051	COMMON DEFENSIVE WEAPON SYSTEM	3,206	3,20
061 063	QRC RQ-21 SERIES	2,410	2,41 17,21
005	TOTAL AIRCRAFT PROCUREMENT, NAVY	17,215 80,119	80,11
		80,119	80,11
	WEAPONS PROCUREMENT, NAVY TACTICAL MISSILES		
004	AMRAAM	1,183	1,18
005	SIDEWINDER	381	38
012	HELLFIRE	1,530	1,53
015	AERIAL TARGETS	6,500	6,50
	GUNS AND GUN MOUNTS		
	SMALL ARMS AND WEAPONS	1,540	1,54
035			
035	MODIFICATION OF GUNS AND GUN MOUNTS		3,00
$035 \\ 038$	MODIFICATION OF GUNS AND GUN MOUNTS GUN MOUNT MODS	3,000	.,
		3,000 14,134	
	GUN MOUNT MODS		
	GUN MOUNT MODS		14,13
038	GUN MOUNT MODS	14,134	14,13 62,53
038 001	GUN MOUNT MODS	14,134 62,530	14,13 62,53 93,01
038 001 002 003 004	GUN MOUNT MODS	14,134 62,530 93,019 2,163 5,000	14,13 62,53 93,01 2,16 5,00
038 001 002 003 004 006	GUN MOUNT MODS TOTAL WEAPONS PROCUREMENT, NAVY PROCUREMENT OF AMMO, NAVY & MC NAVY AMMUNITION GENERAL PURPOSE BOMBS JDAM AIRBORNE ROCKETS, ALL TYPES MACHINE GUN AMMUNITION CARTRIDGES & CART ACTUATED DEVICES	14,134 62,530 93,019 2,163 5,000 5,334	14,13 62,53 93,01 2,16 5,00 5,33
038 001 002 003 004 006 007	GUN MOUNT MODS	14,134 62,530 93,019 2,163 5,000 5,334 36,580	14,13 62,53 93,01 2,16 5,00 5,33 36,58
038 001 002 003 004 006 007 008	GUN MOUNT MODS	14,134 62,530 93,019 2,163 5,000 5,334 36,580 747	$\begin{array}{c} 62,53\\ 93,01\\ 2,16\\ 5,00\\ 5,33\\ 36,58\\ 74\end{array}$
038 001 002 003 004 006 007 008 011	GUN MOUNT MODS	14,134 62,530 93,019 2,163 5,000 5,334 36,580 747 2,538	$\begin{array}{c} 62,53\\ 93,01\\ 2,16\\ 5,00\\ 5,33\\ 36,58\\ 74\\ 2,53\end{array}$
038 001 002 003 004 006 007 008 011 013	GUN MOUNT MODS TOTAL WEAPONS PROCUREMENT, NAVY PROCUREMENT OF AMMO, NAVY & MC NAVY AMMUNITION GENERAL PURPOSE BOMBS JDAM AIRBORNE ROCKETS, ALL TYPES MACHINE GUN AMMUNITION CARTRIDGES & CART ACTUATED DEVICES AIR EXPENDABLE COUNTERMEASURES JATOS OTHER SHIP GUN AMMUNITION PYROTECHNIC AND DEMOLITION	14,134 62,530 93,019 2,163 5,000 5,334 36,580 747 2,538 1,807	$\begin{array}{c} 14,13 \\ 62,53 \\ 93,01 \\ 2,16 \\ 5,000 \\ 5,333 \\ 36,588 \\ 74 \\ 2,533 \\ 1,800 \end{array}$
038 001 002 003 004 006 007 008 011 013	GUN MOUNT MODS TOTAL WEAPONS PROCUREMENT, NAVY PROCUREMENT OF AMMO, NAVY & MC NAVY AMMUNITION GENERAL PURPOSE BOMBS JDAM AIRBORNE ROCKETS, ALL TYPES MACHINE GUN AMMUNITION CARTRIDGES & CART ACTUATED DEVICES AIR EXPENDABLE COUNTERMEASURES JATOS OTHER SHIP GUN AMMUNITION PYROTECHNIC AND DEMOLITION AMMUNITION LESS THAN \$5 MILLION	14,134 62,530 93,019 2,163 5,000 5,334 36,580 747 2,538	$\begin{array}{c} 62,53\\ 93,01\\ 2,16\\ 5,00\\ 5,33\\ 36,58\\ 74\\ 2,53\\ 1,80\\ 2,22\end{array}$
038 001 002 003 004 006 007 008 011	GUN MOUNT MODS TOTAL WEAPONS PROCUREMENT, NAVY PROCUREMENT OF AMMO, NAVY & MC NAVY AMMUNITION GENERAL PURPOSE BOMBS JDAM AIRBORNE ROCKETS, ALL TYPES MACHINE GUN AMMUNITION CARTRIDGES & CART ACTUATED DEVICES AIR EXPENDABLE COUNTERMEASURES JATOS OTHER SHIP GUN AMMUNITION PYROTECHNIC AND DEMOLITION	14,134 62,530 93,019 2,163 5,000 5,334 36,580 747 2,538 1,807	$\begin{array}{c} 14,13 \\ 62,53 \\ 93,01 \\ 2,16 \\ 5,000 \\ 5,333 \\ 36,588 \\ 74 \\ 2,533 \\ 1,800 \end{array}$

(In Thousands of Dollars)				
Line	Item	FY 2019 Request	House Authorize	
021	DIRECT SUPPORT MUNITIONS	632	6	
022	INFANTRY WEAPONS AMMUNITION	779	7	
026	COMBAT SUPPORT MUNITIONS	164	1	
029	ARTILLERY MUNITIONS	31,001	31,0	
	TOTAL PROCUREMENT OF AMMO, NAVY & MC	246,541	246,54	
	OTHER PROCUREMENT, NAVY OTHER SHIPBOARD EQUIPMENT			
021	UNDERWATER EOD PROGRAMS	9,200	9,2	
028	STANDARD BOATS	19,060	19,0	
043	ASW ELECTRONIC EQUIPMENT FIXED SURVEILLANCE SYSTEM	56,950	56,9	
077	SATELLITE COMMUNICATIONS SATELLITE COMMUNICATIONS SYSTEMS	3,200	3,2	
082	CRYPTOLOGIC EQUIPMENT CRYPTOLOGIC COMMUNICATIONS EQUIP	2,000	2,0	
	SONOBUOYS			
088	SONOBUOYS—ALL TYPES OTHER ORDNANCE SUPPORT EQUIPMENT	21,156	21,1	
104	EXPLOSIVE ORDNANCE DISPOSAL EQUIP CIVIL ENGINEERING SUPPORT EQUIPMENT	33,580	33,5	
108	PASSENGER CARRYING VEHICLES	170	1	
109	GENERAL PURPOSE TRUCKS	400	4	
111	FIRE FIGHTING EQUIPMENT	770	7	
112	TACTICAL VEHICLES	7,298	7,2	
118	SUPPLY SUPPORT EQUIPMENT FIRST DESTINATION TRANSPORTATION	500	Ş	
	COMMAND SUPPORT EQUIPMENT			
123	MEDICAL SUPPORT EQUIPMENT	6,500	6,5	
128	ENVIRONMENTAL SUPPORT EQUIPMENT PHYSICAL SECURITY EQUIPMENT	2,200	2,2	
129	CLASSIFIED PROGRAMS	19,389	19,3	
133A	CLASSIFIED PROGRAMS TOTAL OTHER PROCUREMENT, NAVY	4,800 187,173	4,8 187,1	
022	PROCUREMENT, MARINE CORPS INTELL/COMM EQUIPMENT (NON-TEL) FIRE SUPPORT SYSTEM	5,583	5,5	
037	TACTICAL VEHICLES MOTOR TRANSPORT MODIFICATIONS ENCINEED AND OTHER FOUNDMENT	44,440	44,4	
045	ENGINEER AND OTHER EQUIPMENT EOD SYSTEMS	8,000	8,0	
	TOTAL PROCUREMENT, MARINE CORPS	58,023	58,0	
007	OTHER AIRLIFT HC-130J	100,000	100 (
007	OTHER AIRCRAFT	100,000	100,0	
018	MQ-9	339,740	147,0	
019	Excess attrition aircraft RQ–20B PUMA	13,500	[-192,7 13,5	
010	STRATEGIC AIRCRAFT	10,000	10,0	
021	B-1B	4,000	4,0	
023	LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT	149,778	149,7	
024	A-10 OTHER AIRCRAFT	10,350	10,5	
047	U-2 MOD8	7,900	7,9	
056	COMPASS CALL MODS	36,400	36,4	
061	E-8	13,000	13,0	
065	H-60	40,560	40,5	
067 068	HC/MC-130 MODIFICATIONS OTHER AIRCRAFT	87,900 52,721	87,9 53,7	
070	MQ-9 UAS PAYLOADS	53,731 16,000	16,0	
	AIRCRAFT SPARES AND REPAIR PARTS		,	
072	INITIAL SPARES/REPAIR PARTS COMMON SUPPORT EQUIPMENT	91,500	91,5	
073	AIRCRAFT REPLACEMENT SUPPORT EQUIP	32,529	32,5	
074	OTHER PRODUCTION CHARGES TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	22,000 1,018,888	22,0 826,1	
	MISSILE PROCUREMENT, AIR FORCE	·	,	
002	TACTICAL JOINT AIR-SURFACE STANDOFF MISSILE	61,600	61,6	
002	AMRAAM	2,600	2,6	
			255,0	
006	PREDATOR HELLFIRE MISSILE	255,000	200,t	

(In Thousands of Dollars)					
Line	Item	Request	Authorize		
	CLASS IV	22.002	22.00		
013	AGM-65D MAVERICK TOTAL MISSILE PROCUREMENT, AIR FORCE	33,602 493,526	33,60 493,52		
	PROCUREMENT OF AMMUNITION, AIR FORCE				
	CARTRIDGES				
002	CARTRIDGESBOMBS	29,587	29,58		
004	GENERAL PURPOSE BOMBS	551,862	551,86		
006	JOINT DIRECT ATTACK MUNITION FLARES	738,451	738,43		
015	FLARES	12,116	12,11		
016	FUZES FUZES	81,000	81,00		
017	SMALL ARMS SMALL ARMS	8,500	8,50		
011	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	1,421,516	1,421,5 1		
	OTHER PROCUREMENT, AIR FORCE				
0.01	PASSENGER CARRYING VEHICLES	0.000	0.6		
001	PASSENGER CARRYING VEHICLES	9,680	9,6		
002	MEDIUM TACTICAL VEHICLE	9,680	9,68		
004	CARGO AND UTILITY VEHICLES	19,680	19,68		
006 007	SECURITY AND TACTICAL VEHICLES SPECIAL PURPOSE VEHICLES	24,880	24,88		
007	FIRE FIGHTING EQUIPMENT	34,680	34,6		
008	FIRE FIGHTING/CRASH RESCUE VEHICLES MATERIALS HANDLING EQUIPMENT	9,736	9,7		
009	MATERIALS HANDLING VEHICLES	24,680	24,6		
010	BASE MAINTENANCE SUPPORT RUNWAY SNOW REMOV AND CLEANING EQU	9,680	9,6		
011	BASE MAINTENANCE SUPPORT VEHICLES	9,680	9,6		
015	INTELLIGENCE PROGRAMS INTELLIGENCE COMM EQUIPMENT	6,156	6,1		
	ELECTRONICS PROGRAMS				
016	AIR TRAFFIC CONTROL & LANDING SYS SPCL COMM-ELECTRONICS PROJECTS	56,884	56,8		
029	AIR FORCE PHYSICAL SECURITY SYSTEM	46,236	46,2		
037	THEATER BATTLE MGT C2 SYSTEM ORGANIZATION AND BASE	2,500	2,50		
045	TACTICAL C-E EQUIPMENT PERSONAL SAFETY & RESCUE EQUIP	27,911	27,9		
051	PERSONAL SAFETY AND RESCUE EQUIPMENT	13,600	13,6		
053	BASE SUPPORT EQUIPMENT BASE PROCURED EQUIPMENT	28,800	28,8		
054	ENGINEERING AND EOD EQUIPMENT	53,500	53,50		
$055 \\ 056$	MOBILITY EQUIPMENT BASE MAINTENANCE AND SUPPORT EQUIPMENT	78,562 28,055	78,5 28,0		
	SPECIAL SUPPORT PROJECTS				
059	DCGS-AF CLASSIFIED PROGRAMS	2,000	2,0		
062	CLASSIFIED PROGRAMS	3,229,364	3,229,3		
	TOTAL OTHER PROCUREMENT, AIR FORCE	3,725,944	3,725,94		
	PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, DISA				
008	TELEPORT PROGRAM	3,800	3,8		
017	DEFENSE INFORMATION SYSTEMS NETWORK MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY	12,000	12,0		
025	COUNTER IED & IMPROVISED THREAT TECHNOLOGIES	5,534	5,53		
046A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS	41,559	41,5		
	AVIATION PROGRAMS	-	, 		
047 048	MANNED ISR	5,000 5,000	5,0 5,0		
049	MH-60 BLACKHAWK	27,600	27,6		
051	UNMANNED ISR	17,000	17,00		
052	NON-STANDARD AVIATION U–28	13,000	13,0		
053 054	0-28	51,722 36,500	51,73 36,59		
061	AMMUNITION PROGRAMS ORDNANCE ITEMS <\$5M	100,850	100,8		
	OTHER PROCUREMENT PROGRAMS				
062 064	INTELLIGENCE SYSTEMS OTHER ITEMS <\$5M	16,500 7,700	16,5 7,7		
064	TACTICAL VEHICLES	59,891	59,8		

Line	Item	FY 2019 Request	House Authorized
068	WARRIOR SYSTEMS <\$5M	21,135	21,135
069	COMBAT MISSION REQUIREMENTS	10,000	10,000
071	OPERATIONAL ENHANCEMENTS INTELLIGENCE	10,805	10,80
073	OPERATIONAL ENHANCEMENTS	126,539	126,53
	TOTAL PROCUREMENT, DEFENSE-WIDE	572,135	572,13
	NATIONAL GUARD AND RESERVE EQUIPMENT		
	UNDISTRIBUTED		
007	UNDISTRIBUTED		150,00
	Program increase		[150,00
	TOTAL NATIONAL GUARD AND RESERVE EQUIPMENT		150,00

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TITLE XLII—RESEARCH, DEVEL OPMENT, TEST, AND EVALUA TION

4 SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-

TION.

Line	Program Element	Item	FY 2019 Request	House Authorized
		RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY BASIC RESEARCH		
001	0601101A	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	11.585	11.585
002	0601101A 0601102A	DEFENSE RESEARCH SCIENCES	276,912	276,912
003	0601102A	UNIVERSITY RESEARCH INITIATIVES	65,283	65,283
004	0601104A	UNIVERSITY AND INDUSTRY RESEARCH CENTERS	92,115	92,115
001	000110111	SUBTOTAL BASIC RESEARCH	445,895	445,895
		APPLIED RESEARCH		
005	0602105A	MATERIALS TECHNOLOGY	28,600	29,600
		Conformal batteries and composite armor		[1,000
006	0602120A	SENSORS AND ELECTRONIC SURVIVABILITY	32,366	36,366
		Expand Army Research lab Open Campus project		[4,000
007	0602122A	TRACTOR HIP	8,674	8,674
008	0602126A	TRACTOR JACK	400	400
009	0602211A	AVIATION TECHNOLOGY	64,847	64,847
010	0602270A	ELECTRONIC WARFARE TECHNOLOGY	25,571	25,571
011	0602303A	MISSILE TECHNOLOGY	50,183	50,183
012	0602307A	ADVANCED WEAPONS TECHNOLOGY	29,502	29,502
013	0602308A	ADVANCED CONCEPTS AND SIMULATION	28,500	28,500
014	0602601A	COMBAT VEHICLE AND AUTOMOTIVE TECHNOLOGY	70,450	70,450
015	0602618A	BALLISTICS TECHNOLOGY	75,541	75,541
016	0602622A	CHEMICAL, SMOKE AND EQUIPMENT DEFEATING TECH- NOLOGY.	5,032	5,032
017	0602623A	JOINT SERVICE SMALL ARMS PROGRAM	12,394	12,394
018	0602624A	WEAPONS AND MUNITIONS TECHNOLOGY	40,444	50,444
		Accelerate Army railgun development and prototyping		[10,000
019	0602705A	ELECTRONICS AND ELECTRONIC DEVICES	58,283	58,283
020	0602709A	NIGHT VISION TECHNOLOGY	29,582	29,582
021	0602712A	COUNTERMINE SYSTEMS	21,244	21,244
022	0602716A	HUMAN FACTORS ENGINEERING TECHNOLOGY	24,131	24,131
023	0602720A	ENVIRONMENTAL QUALITY TECHNOLOGY	13,242	13,242
024	0602782A	COMMAND, CONTROL, COMMUNICATIONS TECHNOLOGY	55,003	55,003
025	0602783A	COMPUTER AND SOFTWARE TECHNOLOGY	14,958	14,958
026	0602784A	MILITARY ENGINEERING TECHNOLOGY	78,159	78,159
027	0602785A	MANPOWER/PERSONNEL/TRAINING TECHNOLOGY	21,862	21,862
028	0602786A	WARFIGHTER TECHNOLOGY	40,566	45,566
		Program increase		[5,000]
029	0602787A	MEDICAL TECHNOLOGY	90,075	90,075
		SUBTOTAL APPLIED RESEARCH	919,609	939,609

ADVANCED TECHNOLOGY DEVELOPMENT

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

(In Thousands of Dollars)	Ľ

Line	Program Element	Item	FY 2019 Request	House Authorized
030	0603001A	WARFIGHTER ADVANCED TECHNOLOGY	39,338	39,338
031	0603002A	MEDICAL ADVANCED TECHNOLOGY	62,496	62,496
032	0603003A	AVIATION ADVANCED TECHNOLOGY	124,958	124,958
033	0603004A	WEAPONS AND MUNITIONS ADVANCED TECHNOLOGY	102,686	102,686
034	0603005A	COMBAT VEHICLE AND AUTOMOTIVE ADVANCED TECH- NOLOGY.	119,739	119,739
035	0603006A	SPACE APPLICATION ADVANCED TECHNOLOGY	13,000	13,000
036	0603007 A	MANPOWER, PERSONNEL AND TRAINING ADVANCED TECH- NOLOGY.	8,044	8,044
037	0603009A	TRACTOR HIKE	22,631	22,631
038	0603015A	NEXT GENERATION TRAINING & SIMULATION SYSTEMS	25,682	25,682
040	0603125A	COMBATING TERRORISM—TECHNOLOGY DEVELOPMENT	3,762	3,762
041	0603130A	TRACTOR NAIL	4,896	4,896
042	0603131A	TRACTOR EGGS	6,041	6,041
043	0603270A	ELECTRONIC WARFARE TECHNOLOGY	31,491	31,491
044	0603313A	MISSILE AND ROCKET ADVANCED TECHNOLOGY Shoot-on-the-Move Technology Development for SHORAD plat- forms.	61,132	71,132 [10,000
045	0603322A	TRACTOR CAGE	16,845	16,845
046	0603461A	HIGH PERFORMANCE COMPUTING MODERNIZATION PRO- GRAM.	183,322	188,322
0.47	0603606A	Enhance and accelerate Army artificial intelligence and machine learning.	11 104	[5,000
047 048	0603606A 0603607A	LANDMINE WARFARE AND BARRIER ADVANCED TECH- NOLOGY. JOINT SERVICE SMALL ARMS PROGRAM	5 995	5 895
			5,885	5,885
049	0603710A	NIGHT VISION ADVANCED TECHNOLOGY	61,376	58,876
050	0603728A	Program decrease ENVIRONMENTAL QUALITY TECHNOLOGY DEMONSTRA- TIONS.	9,136	[-2,500 9,136
051	0603734A	MILITARY ENGINEERING ADVANCED TECHNOLOGY	25,864	25,864
052	0603772A	ADVANCED TACTICAL COMPUTER SCIENCE AND SENSOR TECHNOLOGY.	34,883	39,883
053	0603794A	Program increase C3 ADVANCED TECHNOLOGY	52,387	[5,000 49,887
		Program decrease	1,026,698	[-2,500 1,041,698
054	0603305 A	TYPES ARMY MISSLE DEFENSE SYSTEMS INTEGRATION	10,777	10,777
056	0603327A	AIR AND MISSILE DEFENSE SYSTEMS ENGINEERING Realignment of EDI APS Unit Set from OCO to Base	42,802	43,802 [1,000
057	0603619A	LANDMINE WARFARE AND BARRIER—ADV DEV	45,254	45,254
058	0603627A	SMOKE, OBSCURANT AND TARGET DEFEATING SYS-ADV DEV.	22,700	22,700
059	0603639A	TANK AND MEDIUM CALIBER AMMUNITION Army UFR: test and evaluation of the M999 155mm Anti-Per- sonnel Improved Conventional Munition.	41,974	55,974 [14,000
060	0603645A	ARMORED SYSTEM MODERNIZATION—ADV DEV	119,395	119,395
061	0603747A	SOLDIER SUPPORT AND SURVIVABILITY	8,746	8,746
062	0603766A	TACTICAL ELECTRONIC SURVEILLANCE SYSTEM—ADV DEV	35,667	35,667
063	0603774A	NIGHT VISION SYSTEMS ADVANCED DEVELOPMENT	7,350	7,350
064	0603779A	ENVIRONMENTAL QUALITY TECHNOLOGY—DEM/VAL	14,749	14,749
065	0603790A	NATO RESEARCH AND DEVELOPMENT	3,687	3,687
066	0603801A	AVIATION—ADV DEV	10,793	10,793
067	0603804A	LOGISTICS AND ENGINEER EQUIPMENT—ADV DEV	14,248	14,248
068	0603807A	MEDICAL SYSTEMS—ADV DEV	34,284	34,284
069	0603827A	SOLDIER SYSTEMS—ADVANCED DEVELOPMENT Advanced materials research for personal protective equipment	18,044	28,044 [10,000
070	00040171	(PPE).	0= 000	0= 000
070 071	0604017A 0604020A	ROBOTICS DEVELOPMENT CROSS FUNCTIONAL TEAM (CFT) ADVANCED DEVELOP- MENT & PROTOTYPING.	95,660 38,000	95,660 68,000
		Iron Dome short range air defense experimentation		[30,000
072 073	0604100A 0604113A	ANALYSIS OF ALTERNATIVES FUTURE TACTICAL UNMANNED AIRCRAFT SYSTEM (FTUAS).	9,765 12,393	9,765 12,393
	0604114A	(FTUAS). LOWER TIER AIR MISSILE DEFENSE (LTAMD) SENSOR	120,374	120,374
074	0604114A 0604115A	TECHNOLOGY MATURATION INITIATIVES	95,347	95,347
074 075		MANEUVER—SHORT RANGE AIR DEFENSE (M-SHORAD)	95,085	118,085
075	06041174		55,065	
	0604117A	Realignment of EDI APS Unit Set from OCO to Base		[25,000
075	0604117A 0604118A		52,894	
075 076		Realignment of EDI APS Unit Set from OCO to Base	52,894 77,939 51,030	[23,000 52,894 77,939 51,030

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(In Thousands of Dollars)					
Line	Element	Item	Request	Authorized	
081	0305251A	CYBERSPACE OPERATIONS FORCES AND FORCE SUPPORT	65,817	65,81	
082 083	1206120A 1206308A	ASSURED POSITIONING, NAVIGATION AND TIMING (PNT) ARMY SPACE SYSTEMS INTEGRATION	146,300 38,319	146,30 38,31	
005	1200508A	SUBTOTAL ADVANCED COMPONENT DEVELOP- MENT & PROTOTYPES.	1,329,393	1,407,39	
		SYSTEM DEVELOPMENT & DEMONSTRATION			
084	0604201A	AIRCRAFT AVIONICS	32,293	32,29	
085 088	0604270A 0604328A	ELECTRONIC WARFARE DEVELOPMENT TRACTOR CAGE	78,699 17,050	78,69 17,05	
089	0604523A 0604601A	INFANTRY SUPPORT WEAPONS	83,155	83,15	
090	0604604A	MEDIUM TACTICAL VEHICLES	3,704	3,70	
091	0604611A	JAVELIN	10,623	10,62	
092	0604622A	FAMILY OF HEAVY TACTICAL VEHICLES	11,950	11,95	
093	0604633A	AIR TRAFFIC CONTROL	12,347	12,34	
095 096	0604642A 0604645A	LIGHT TACTICAL WHEELED VEHICLES ARMORED SYSTEMS MODERNIZATION (ASM)—ENG DEV	8,212	8,21 393,61	
096	0604645A 0604710A	NIGHT VISION SYSTEMS—ENG DEV	393,613 139,614	595,61 139,61	
098	0604713A	COMBAT FEEDING, CLOTHING, AND EQUIPMENT	4,507	4,50	
099	0604715A	NON-SYSTEM TRAINING DEVICES—ENG DEV	49,436	49,43	
100	0604741A	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE— ENG DEV.	95,172	95,17	
101	0604742A	CONSTRUCTIVE SIMULATION SYSTEMS DEVELOPMENT	22,628	22,62	
$102 \\ 103$	0604746A 0604760A	AUTOMATIC TEST EQUIPMENT DEVELOPMENT DISTRIBUTIVE INTERACTIVE SIMULATIONS (DIS)—ENG	13,297 9,145	13,29 9,14	
104	0.00 17.00 1	DEV.	0.004	0.00	
104 105	0604768A 0604780A	BRILLIANT ANTI-ARMOR SUBMUNITION (BAT) COMBINED ARMS TACTICAL TRAINER (CATT) CORE	9,894 21.064	9,89	
105	0604780A 0604798A	BRIGADE ANALYSIS, INTEGRATION AND EVALUATION	21,964 49,288	21,96 49,28	
107	0604802A	WEAPONS AND MUNITIONS—ENG DEV	183,100	183,10	
108	$0604804 \mathrm{A}$	LOGISTICS AND ENGINEER EQUIPMENT—ENG DEV Late MSV-L contract award and concurrency	79,706	75,90 [-3,80	
109	$0604805 \mathrm{A}$	COMMAND, CONTROL, COMMUNICATIONS SYSTEMS—ENG DEV.	15,970	15,97	
110	0604807A	MEDICAL MATERIEL/MEDICAL BIOLOGICAL DEFENSE EQUIPMENT—ENG DEV.	44,542	44,54	
111 112	0604808A 0604818A	LANDMINE WARFARE/BARRIER—ENG DEV ARMY TACTICAL COMMAND & CONTROL HARDWARE & SOFTWARE.	50,817 178,693	50,81 178,69	
113	0604820A	RADAR DEVELOPMENT	39,338	39,33	
114	0604822A	GENERAL FUND ENTERPRISE BUSINESS SYSTEM (GFEBS)	37,851	37,85	
115	0604823A	FIREFINDER	45,473	45,47	
116	0604827A	SOLDIER SYSTEMS—WARRIOR DEM/VAL	10,395	10,39	
117	0604852A	SUITE OF SURVIVABILITY ENHANCEMENT SYSTEMS—EMD Program reduction	69,204	55,80 [-13,40	
118	0604854A	ARTILLERY SYSTEMS—EMD	1,781	1,78	
119	0605013A	INFORMATION TECHNOLOGY DEVELOPMENT	113,758	113,75	
120	0605018A	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPPS-A)	166,603	166,60	
121 122	0605028A 0605029A	ARMORED MULTI-PURPOSE VEHICLE (AMPV) INTEGRATED GROUND SECURITY SURVEILLANCE RE-	$ \begin{array}{r} 118,239 \\ 3,211 \end{array} $	118,23 3,21	
123	0605030A	SPONSE CAPABILITY (IGSSR-C). JOINT TACTICAL NETWORK CENTER (JTNC)	15,889	15,88	
123	0605031A	JOINT TACTICAL NETWORK (JTN)	41,972	41,97	
125	0605032A	TRACTOR TIRE	41,166	41,10	
126	0605033A	GROUND-BASED OPERATIONAL SURVEILLANCE SYSTEM— EXPEDITIONARY (GBOSS-E).	5,175	5,17	
127	0605034A	TACTICAL SECURITY SYSTEM (TSS)	4,496	4,49	
128	0605035A	COMMON INFRARED COUNTERMEASURES (CIRCM)	51,178	51,17	
129 131	0605036A 0605038A	COMBATING WEAPONS OF MASS DESTRUCTION (CWMD) NUCLEAR BIOLOGICAL CHEMICAL RECONNAISSANCE VEHI- CLE (NBCRV) SENSOR SUITE.	$11,311 \\ 17,154$	11,31 17,15	
132	0605041A	DEFENSIVE CYBER TOOL DEVELOPMENT	36,626	36,62	
133	0605042A	TACTICAL NETWORK RADIO SYSTEMS (LOW-TIER)	3,829	3,82	
134	$0605047 \mathrm{A}$	CONTRACT WRITING SYSTEM	41,928	41,92	
135	$0605049 \mathrm{A}$	MISSILE WARNING SYSTEM MODERNIZATION (MWSM)	$28,\!276$	28,27	
136	0605051A	AIRCRAFT SURVIVABILITY DEVELOPMENT	21,965	21,96	
137 138	0605052A 0605053A	INDIRECT FIRE PROTECTION CAPABILITY INC 2—BLOCK 1 GROUND ROBOTICS	157,710 86,167	157,71 86,16	
138 139	0605053A 0605054A	EMERGING TECHNOLOGY INITIATIVES	42,866	68,26	
140	06052004	Army UFR: program increase	15.004	[25,40	
140 141	0605380A 0605450A	AMF JOINT TACTICAL RADIO SYSTEM (JTRS) JOINT AIR-TO-GROUND MISSILE (JAGM)	15,984 11 773	15,98 11,77	
141 142	0605450A 0605457A	ARMY INTEGRATED AIR AND MISSILE DEFENSE (AIAMD)	11,773 277,607	277,60	
143	0605766A	NATIONAL CAPABILITIES INTEGRATION (MIP)	12,340	12,34	
144	0605812A	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING	2,686	2,68	
		AND MANUFACTURING DEVELOPMENT PH.			

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Line	Program Element	Item	FY 2019 Request	House Authorized
150	0304270A	ELECTRONIC WARFARE DEVELOPMENT	8,922	8,922
151	1205117A	TRACTOR BEARS	23,170	23,170
		SUBTOTAL SYSTEM DEVELOPMENT & DEM- ONSTRATION.	3,192,689	3,200,889
		RDT&E MANAGEMENT SUPPORT		
152	0604256A	THREAT SIMULATOR DEVELOPMENT	12,835	12,833
153	0604258A	TARGET SYSTEMS DEVELOPMENT	12,135	12,13
154	0604759A	MAJOR T&E INVESTMENT	82,996	82,99
155	0605103A	RAND ARROYO CENTER	19,821	19,82
156	0605301A	ARMY KWAJALEIN ATOLL	246,574	246,574
157	0605326A	CONCEPTS EXPERIMENTATION PROGRAM	30,430	30,43
159	0605601A	ARMY TEST RANGES AND FACILITIES	305,759	305,75
160	0605602A	ARMY TECHNICAL TEST INSTRUMENTATION AND TARGETS	62,379	62,37
161	0605604A	SURVIVABILITY/LETHALITY ANALYSIS	40,496	40,49
162	0605606A	AIRCRAFT CERTIFICATION	3,941	3,94
163	0605702A	METEOROLOGICAL SUPPORT TO RDT&E ACTIVITIES	9,767	9,76
164	0605706A	MATERIEL SYSTEMS ANALYSIS	21,226	21,22
165	0605709A	EXPLOITATION OF FOREIGN ITEMS	13,026	13,02
166	0605712A	SUPPORT OF OPERATIONAL TESTING	52,718	52,71
167	0605716A	ARMY EVALUATION CENTER	57.049	57,049
168	0605718A	ARMY MODELING & SIM X-CMD COLLABORATION & INTEG	2,801	2,80
168 169	0605718A 0605801A			
		PROGRAMWIDE ACTIVITIES	60,942	60,942
170	0605803A	TECHNICAL INFORMATION ACTIVITIES	29,050	29,050
171	0605805A	MUNITIONS STANDARDIZATION, EFFECTIVENESS AND SAFETY.	42,332	42,335
172	0605857A	ENVIRONMENTAL QUALITY TECHNOLOGY MGMT SUPPORT	3,216	3,216
173	0605898A	ARMY DIRECT REPORT HEADQUARTERS—R&D - MHA	54,145	54,14
174	0606001A	MILITARY GROUND-BASED CREW TECHNOLOGY	4,896	4,890
175	0606002A	RONALD REAGAN BALLISTIC MISSILE DEFENSE TEST SITE	63,011	63,01
176	0606003A	COUNTERINTEL AND HUMAN INTEL MODERNIZATION	2,636	2,630
177	0606942A	ASSESSMENTS AND EVALUATIONS CYBER	88,300	88,300
		VULNERABILITIES. SUBTOTAL RDT&E MANAGEMENT SUPPORT	1,322,481	1,322,481
		OPERATIONAL SYSTEMS DEVELOPMENT	1,022,101	1,022,101
181	0603778A	MLRS PRODUCT IMPROVEMENT PROGRAM	8,886	8,880
182	0603813A	TRACTOR PULL	4,067	4,06
183	0605024A	ANTI-TAMPER TECHNOLOGY SUPPORT	4,254	4,25
184	$0607131 \mathrm{A}$	WEAPONS AND MUNITIONS PRODUCT IMPROVEMENT PRO- GRAMS.	16,022	16,022
185	0607133A	TRACTOR SMOKE	4,577	4,577
186	0607134A	LONG RANGE PRECISION FIRES (LRPF)	186,475	186,475
187	0607135A	APACHE PRODUCT IMPROVEMENT PROGRAM	31,049	31,049
188	0607136A	BLACKHAWK PRODUCT IMPROVEMENT PROGRAM	35,240	35,240
189	0607137A	CHINOOK PRODUCT IMPROVEMENT PROGRAM	157,822	157,822
190	0607138A	FIXED WING PRODUCT IMPROVEMENT PROGRAM	4,189	4,189
191	0607139A	IMPROVED TURBINE ENGINE PROGRAM	,	
191	0607139A 0607142A	AVIATION ROCKET SYSTEM PRODUCT IMPROVEMENT AND	192,637 60,860	192,63′ 60,860
	0.00 - 10 1	DEVELOPMENT.	*****	
195	0607143A	UNMANNED AIRCRAFT SYSTEM UNIVERSAL PRODUCTS	52,019	52,019
196	0607665A	FAMILY OF BIOMETRICS	2,400	2,400
197	0607865A	PATRIOT PRODUCT IMPROVEMENT	65,369	90,369
		Increase PATRIOT improvement efforts		[25,000
198 199	0202429A 0203728A	AEROSTAT JOINT PROJECT—COCOM EXERCISE JOINT AUTOMATED DEEP OPERATION COORDINATION SYS-	1 30,954	30,954
		TEM (JADOCS).	,	,
200	0203735A	COMBAT VEHICLE IMPROVEMENT PROGRAMS	411,927	411,927
202	0203743A	155MM SELF-PROPELLED HOWITZER IMPROVEMENTS	40,676	40,67
203	0203744A	AIRCRAFT MODIFICATIONS/PRODUCT IMPROVEMENT PRO-	17,706	17,700
204	09097594	GRAMS. AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	140	4.4.
	0203752A		146	14 6 91
205	0203758A	DIGITIZATION	6,316	6,31
206	0203801A	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	1,643	3,64
		Realignment of EDI APS Unit Set from OCO to Base		[2,000
207	0203802A	OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS	4,947	4,947
208	0203808A	TRACTOR CARD	34,050	34,050
$210 \\ 211$	0205410A 0205412A	MATERIALS HANDLING EQUIPMENT ENVIRONMENTAL QUALITY TECHNOLOGY—OPERATIONAL	1,464 249	1,464 249
		SYSTEM DEV.		
212	0205456A	LOWER TIER AIR AND MISSILE DEFENSE (AMD) SYSTEM	79,283	79,283
213	0205778A	GUIDED MULTIPLE-LAUNCH ROCKET SYSTEM (GMLRS)	154,102	154,10
216	0303028A	SECURITY AND INTELLIGENCE ACTIVITIES	12,280	12,280
217	0303140A	INFORMATION SYSTEMS SECURITY PROGRAM	68,533	68,53
218	0303141A	GLOBAL COMBAT SUPPORT SYSTEM	68,619	68,61
220	0303150A	WWMCCS/GLOBAL COMMAND AND CONTROL SYSTEM	2,034	2,034
		COMBINED ADVANCED APPLICATIONS	1,500	1,500
223	0305172A	COMDINED ADVANCED AFFLICATIONS		

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Line	Program Element	Item	FY 2019 Request	House Authorized
225	0305204A	TACTICAL UNMANNED AERIAL VEHICLES	6,000	6,000
226	0305206A	AIRBORNE RECONNAISSANCE SYSTEMS	12,416	26,416
		Realignment of EDI APS Unit Set from OCO to Base		[14,000
227 229	0305208A 0305232A	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	38,667	38,667
229 230	0305232A 0305233A	RQ-11 UAV RQ-7 UAV	6,180 12,863	6,180 12,863
230	0307665A	BIOMETRICS ENABLED INTELLIGENCE	4,310	4,310
233	0708045A	END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES	53,958	53,958
234	1203142A	SATCOM GROUND ENVIRONMENT (SPACE)	12,119	12,119
235	1208053A	JOINT TACTICAL GROUND SYSTEM	7,400	7,400
235A	99999999999	CLASSIFIED PROGRAMS	5,955	5,955
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOP- MENT.	1,922,614	1,963,614
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY.	10,159,379	10,321,579
		RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY		
		BASIC RESEARCH		
001	0601103N	UNIVERSITY RESEARCH INITIATIVES	119,433	129,433
		Defense University Research Instrumentation Program		[10,000
002	0601152N	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	19,237	19,237
003	0601153N	DEFENSE RESEARCH SCIENCES	458,708	458,708
		SUBTOTAL BASIC RESEARCH	597,378	607,378
		APPLIED RESEARCH		
004	0602114N	POWER PROJECTION APPLIED RESEARCH	14,643	14,643
005	0602123N	FORCE PROTECTION APPLIED RESEARCH	124,049	124,049
006	0602131M	MARINE CORPS LANDING FORCE TECHNOLOGY	59,607	59,607
007	0602235N	COMMON PICTURE APPLIED RESEARCH	36,348	41,348
000	0.00000.001	Enhance and accelerate Navy artificial intelligence research	50.105	[5,000
008	0602236N	WARFIGHTER SUSTAINMENT APPLIED RESEARCH	56,197	56,197
009	0602271N	ELECTROMAGNETIC SYSTEMS APPLIED RESEARCH	83,800	83,800
010	0602435N	OCEAN WARFIGHTING ENVIRONMENT APPLIED RESEARCH	42,998	42,998
011	0602651M	JOINT NON-LETHAL WEAPONS APPLIED RESEARCH	6,349	6,349
012	0602747N	UNDERSEA WARFARE APPLIED RESEARCH Academic partnerships for undersea unmanned warfare research and energy technology.	58,049	78,049 [20,000
013	0602750N	FUTURE NAVAL CAPABILITIES APPLIED RESEARCH	147,771	147,771
014	0602782N	MINE AND EXPEDITIONARY WARFARE APPLIED RESEARCH Program increase-one sensor plus integration	37,545	61,045 [23,500
015	0602792N	INNOVATIVE NAVAL PROTOTYPES (INP) APPLIED RE- SEARCH.	159,697	169,697
016	0602861N	Accelerate Navy railgun development and prototyping SCIENCE AND TECHNOLOGY MANAGEMENT—ONR FIELD ACITIVITIES.	64,418	[10,000 64,418
		SUBTOTAL APPLIED RESEARCH	891,471	949,971
		ADVANCED TECHNOLOGY DEVELOPMENT		
019	0603123N	FORCE PROTECTION ADVANCED TECHNOLOGY	2,423	2,423
021	0603640M	USMC ADVANCED TECHNOLOGY DEMONSTRATION (ATD)	150,245	150,245
022	0603651M	JOINT NON-LETHAL WEAPONS TECHNOLOGY DEVELOP- MENT.	13,313	13,313
023	0603671N	NAVY ADVANCED TECHNOLOGY DEVELOPMENT (ATD)	131,502	131,502
024	0603673N	FUTURE NAVAL CAPABILITIES ADVANCED TECHNOLOGY DEVELOPMENT.	232,996	232,996
025	0603680N	MANUFACTURING TECHNOLOGY PROGRAM	58,657	58,657
	0603801N	INNOVATIVE NAVAL PROTOTYPES (INP) ADVANCED TECH- NOLOGY DEVELOPMENT.	161,859	181,859
030				[20,000
030		Accelerate Navy railgun development and prototyping SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT	750,995	770,995
030		SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO-	750,995	
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES	·	770,995
031	0603207N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS	29,747	770,995 29,747
031 032	0603216N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY	29,747 7,050	770,995 29,747 7,050
031 032 033	0603216N 0603251N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS	29,747 7,050 793	770,995 29,747 7,050 793
031 032 033	0603216N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS ASW SYSTEMS DEVELOPMENT	29,747 7,050	770,995 29,747 7,050 793 12,058
031 032 033 034	0603216N 0603251N 0603254N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS ASW SYSTEMS DEVELOPMENT Prototyping fiber deployment sonobuoy systems	29,747 7,050 793 7,058	29,747 7,050 795 12,058 [5,000
031 032 033 034 035	0603216N 0603251N 0603254N 0603261N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS ASW SYSTEMS DEVELOPMENT Prototyping fiber deployment sonobuoy systems TACTICAL AIRBORNE RECONNAISSANCE	29,747 7,050 793 7,058 3,540	29,747 7,050 799 12,058 [5,000 3,540
031 032 033 034 035 036	0603216N 0603251N 0603254N 0603261N 0603382N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS ASW SYSTEMS DEVELOPMENT Prototyping fiber deployment sonobuoy systems TACTICAL AIRBORNE RECONNAISSANCE ADVANCED COMBAT SYSTEMS TECHNOLOGY	29,747 7,050 793 7,058 3,540 59,741	$\begin{array}{c} 29,747\\ 7,050\\ 793\\ 12,058\\ [5,000\\ 3,540\\ 59,741\end{array}$
031 032 033 034 035 036 037	0603216N 0603251N 0603254N 0603261N 0603382N 06033502N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS ASW SYSTEMS DEVELOPMENT Prototyping fiber deployment sonobuoy systems TACTICAL AIRBORNE RECONNAISSANCE ADVANCED COMBAT SYSTEMS TECHNOLOGY SURFACE AND SHALLOW WATER MINE COUNTER- MEASURES.	29,747 7,050 793 7,058 3,540	29,747 7,050 799 12,058 [5,000 3,540 59,741 62,727
031 032 033 034 035 036 037	0603216N 0603251N 0603254N 0603261N 0603382N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS ASW SYSTEMS DEVELOPMENT Prototyping fiber deployment sonobuoy systems TACTICAL AIRBORNE RECONNAISSANCE ADVANCED COMBAT SYSTEMS TECHNOLOGY SURFACE AND SHALLOW WATER MINE COUNTER- MEASURES. SURFACE SHIP TORPEDO DEFENSE	29,747 7,050 793 7,058 3,540 59,741	$\begin{array}{c} 29,747\\ 7,056\\ 793\\ 12,058\\ [5,000\\ 3,540\\ 59,741\\ 62,727\\ 18,570\end{array}$
030 031 032 033 034 035 036 037 038 039	0603216N 0603251N 0603254N 0603261N 0603382N 06033502N	SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT. ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES AIR/OCEAN TACTICAL APPLICATIONS AVIATION SURVIVABILITY AIRCRAFT SYSTEMS ASW SYSTEMS DEVELOPMENT Prototyping fiber deployment sonobuoy systems TACTICAL AIRBORNE RECONNAISSANCE ADVANCED COMBAT SYSTEMS TECHNOLOGY SURFACE AND SHALLOW WATER MINE COUNTER- MEASURES.	$\begin{array}{c} 29,747\\ 7,050\\ 793\\ 7,058\\ 3,540\\ 59,741\\ 62,727\end{array}$	29,747 7,050 799 12,058 [5,000 3,540 59,741 62,727

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Line	Program Element	Item	FY 2019 Request	House Authorized
041	0603527N	RETRACT LARCH	11,745	11,745
042	0603536N	RETRACT JUNIPER	114,265	114,265
043	0603542N	RADIOLOGICAL CONTROL	740	740
044	0603553N	SURFACE ASW	1,122	1,122
)45	0603561N	ADVANCED SUBMARINE SYSTEM DEVELOPMENT	109,086	89,086
		Excessive cost growth		[-7,000
		Prior year inefficiencies impact		[-13,000
)46	0603562N	SUBMARINE TACTICAL WARFARE SYSTEMS	9,374	9,374
)47	0603563N	SUBJILITION SUBJECT SU	89,419	89,419
)48	0603564N	SHIP PRELIMINARY DESIGN & FEASIBILITY STUDIES		
			13,348	13,348
)49	0603570N	ADVANCED NUCLEAR POWER SYSTEMS	256,137	256,137
)50	0603573N	ADVANCED SURFACE MACHINERY SYSTEMS	22,109	22,109
)51	0603576N	CHALK EAGLE	29,744	29,744
)52	0603581N	LITTORAL COMBAT SHIP (LCS)	27,997	27,997
)53	0603582N	COMBAT SYSTEM INTEGRATION	16,351	16,351
)54	0603595N	OHIO REPLACEMENT	514,846	526,846
		Advanced Submarines Control and Precision Propulsion Module Integration.		[12,000
	0.00050.001	0	100.000	100.000
)55	0603596N	LCS MISSION MODULES	103,633	103,633
)56	0603597N	AUTOMATED TEST AND ANALYSIS	7,931	7,931
)57	0603599N	FRIGATE DEVELOPMENT	134,772	134,772
58	0603609N	CONVENTIONAL MUNITIONS	9,307	9,307
060	0603635 M	MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM	1,828	1,828
61	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	43,148	43,148
)62	0603713N	OCEAN ENGINEERING TECHNOLOGY DEVELOPMENT	5,915	5,915
)63	0603721N	ENVIRONMENTAL PROTECTION	19,811	24,811
/05	00031211	High-Pressure Waterjet Explosive Ordnance Disposal Technology	15,011	[5,000
		development.		
)64	0603724N	NAVY ENERGY PROGRAM	25,656	25,656
65	0603725N	FACILITIES IMPROVEMENT	5,301	5,301
966	0603734N	CHALK CORAL	267,985	267,985
67	0603739N	NAVY LOGISTIC PRODUCTIVITY	4,059	4,059
068	0603746N	RETRACT MAPLE	377,878	377,878
69	0603748N	LINK PLUMERIA	381,770	381,770
070	0603751N	RETRACT ELM	60,535	60,535
073	0603790N	NATO RESEARCH AND DEVELOPMENT	9,652	9,652
074	0603795N	LAND ATTACK TECHNOLOGY	15,529	15,529
075	0603851M	JOINT NON-LETHAL WEAPONS TESTING Joint service adoption of non-lethal weapon technologies	27,581	32,581 [5,000
076	0603860N	JOINT PRECISION APPROACH AND LANDING SYSTEMS— DEM/VAL.	101,566	101,566
077	0603925N	DIRECTED ENERGY AND ELECTRIC WEAPON SYSTEMS Program decrease	223,344	171,344 [-52,000
078	0604014N	F/A –18 INFRARED SEARCH AND TRACK (IRST)	108,700	108,700
079	0604027N	DIGITAL WARFARE OFFICE	26,691	26,691
080	0604028N	SMALL AND MEDIUM UNMANNED UNDERSEA VEHICLES	16,717	16,717
081	0604029N	UNMANNED UNDERSEA VEHICLE CORE TECHNOLOGIES	30,187	30,187
082	0604030N	RAPID PROTOTYPING, EXPERIMENTATION AND DEM-		
162	00040301	ONSTRATION	48,796	48,796
83	0604031N	LARGE UNMANNED UNDERSEA VEHICLES Excessive Snakehead LDUUV growth	92,613	71,413 [-21,200
084	0604112N	GERALD R. FORD CLASS NUCLEAR AIRCRAFT CARRIER	58,121	73,121
		(CVN 78—80).		
		EMALS software support activity		[15,000
086	0604126N	LITTORAL AIRBORNE MCM	17,622	17,622
087	0604127N	SURFACE MINE COUNTERMEASURES	18,154	18,154
088	0604272N	TACTICAL AIR DIRECTIONAL INFRARED COUNTER- MEASURES (TADIRCM).	47,278	47,278
90	0604289M	NEXT GENERATION LOGISTICS	11,081	11,081
92	0604320M	RAPID TECHNOLOGY CAPABILITY PROTOTYPE	7,107	7,107
93	0604454N	LX (R)	5,549	5,549
94	0604536N	ADVANCED UNDERSEA PROTOTYPING	87,669	87,669
)95)96	0604659N 0604707N	PRECISION STRIKE WEAPONS DEVELOPMENT PROGRAM SPACE AND ELECTRONIC WARFARE (SEW) ARCHITECTURE/	132,818 7,230	132,818 7,230
)97	0604786N	ENGINEERING SUPPORT. OFFENSIVE ANTI-SURFACE WARFARE WEAPON DEVELOP-	143,062	143,062
		MENT.		
999	0303354N	ASW SYSTEMS DEVELOPMENT—MIP	8,889	8,889
00	0304240M	ADVANCED TACTICAL UNMANNED AIRCRAFT SYSTEM	25,291	10,341
		Unjustified cost growth		[-14,950
101	0304240N	ADVANCED TACTICAL UNMANNED AIRCRAFT SYSTEM	9,300	9,300
102	0304270N	ELECTRONIC WARFARE DEVELOPMENT—MIP SUBTOTAL ADVANCED COMPONENT DEVELOP-	466 4,293,713	466 4,237,563
		MENT & PROTOTYPES.	,,10	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		SYSTEM DEVELOPMENT & DEMONSTRATION		
103	0603208N	TRAINING SYSTEM AIRCRAFT	12,798	13,798

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Line	Program Element	Item	FY 2019 Request	House Authorized
104	0604212N	OTHER HELO DEVELOPMENT	32,128	32,128
105	0604214M	AV-8B AIRCRAFT—ENG DEV	46,363	46,365
107	0604215N	STANDARDS DEVELOPMENT	3,771	3,771
108	0604216N	MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT	16,611	16,611
109	0604218N	AIR/OCEAN EQUIPMENT ENGINEERING	17,368	17,368
110	0604221N	P-3 MODERNIZATION PROGRAM	2,134	2,134
111	0604230N	WARFARE SUPPORT SYSTEM	9,729	9,729
112	0604231N	TACTICAL COMMAND SYSTEM	57,688	57,688
113	0604234N	ADVANCED HAWKEYE	223,565	215,565
		Forward financed in the FY18 Omnibus	,	[-10,000
		Program increaseIFF range improvement		[2,000
114	0604245M	H–1 UPGRADES	58,097	58,097
116	0604245M 0604261N	ACOUSTIC SEARCH SENSORS	42,485	42,485
117	0604261N 0604262N	V-22A	143,079	143,079
			,	,
118	0604264N	AIR CREW SYSTEMS DEVELOPMENT	20,980	20,980
119	0604269N	EA-18	147,419	147,419
120	0604270N	ELECTRONIC WARFARE DEVELOPMENT	89,824	121,424
		Navy UFR: EA-18G offensive airborne electronic attack special		[31,600
		mission pods.		
121	0604273M	EXECUTIVE HELO DEVELOPMENT	245,064	245,064
123	0604274N	NEXT GENERATION JAMMER (NGJ)	459,529	459,529
124	0604280N	JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY)	3,272	3,272
125	0604280N 0604282N	NEXT GENERATION JAMMER (NGJ) INCREMENT II	115,253	115,255
126	0604307N	SURFACE COMBATANT COMBAT SYSTEM ENGINEERING	397,403	377,403
		ACB 20 unexecutable growth		[-20,000]
127	0604311N	LPD-17 CLASS SYSTEMS INTEGRATION	939	939
128	0604329N	SMALL DIAMETER BOMB (SDB)	104,448	104,448
129	0604366N	STANDARD MISSILE IMPROVEMENTS	165,881	180,881
		XFU electronics unit integration		[15,000
130	0604373N	AIRBORNE MCM	10,831	10,831
131	0604378N	NAVAL INTEGRATED FIRE CONTROL—COUNTER AIR SYS- TEMS ENGINEERING.	33,429	26,529
		Excess overhead		[-6,900
132	0604501N	ADVANCED ABOVE WATER SENSORS	35,635	35,635
133	0604503N	SSN-688 AND TRIDENT MODERNIZATION	126,932	126,932
134	0604504N	AIR CONTROL	62,448	62,448
135	0604512N	SHIPBOARD AVIATION SYSTEMS	9,710	9,710
136	0604518N	COMBAT INFORMATION CENTER CONVERSION	19,303	19,303
137	0604522N	AIR AND MISSILE DEFENSE RADAR (AMDR) SYSTEM	27,059	27,059
138	0604530N	ADVANCED ARRESTING GEAR (AAG)	184,106	184,106
139	0604558N	NEW DESIGN SSN	148,233	126,833
		Excess cost growth		[-21, 400]
140	0604562N	SUBMARINE TACTICAL WARFARE SYSTEM	60,824	60,824
141	0604567N	SHIP CONTRACT DESIGN/ LIVE FIRE T&E	60,062	60,062
142	0604574N	NAVY TACTICAL COMPUTER RESOURCES	4,642	4,642
144	0604601N	MINE DEVELOPMENT		
			25,756	25,756
145	0604610N	LIGHTWEIGHT TORPEDO DEVELOPMENT	95,147	95,147
146	0604654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	7,107	7,107
147	0604703N	PERSONNEL, TRAINING, SIMULATION, AND HUMAN FAC- TORS.	6,539	6,539
148	0604727N	JOINT STANDOFF WEAPON SYSTEMS	441	441
149	0604755N	SHIP SELF DEFENSE (DETECT & CONTROL)	180,391	180,391
150	0604756N	SHIP SELF DEFENSE (ENGAGE: HARD KILL)	178,538	178,538
151	0604757N	SHIP SELF DEFENSE (ENGAGE: SOFT KILL/EW)	120,507	120,507
152	0604761N	INTELLIGENCE ENGINEERING	29,715	29,715
153	0604771N	MEDICAL DEVELOPMENT	8,095	8,095
155	0604777N	NAVIGATION/ID SYSTEM	121,026	121,026
155	0604800M	JOINT STRIKE FIGHTER (JSF)—EMD	66,566	66,560
156	0604800N	JOINT STRIKE FIGHTER (JSF)—EMD	65,494	65,49
159	0605013M	INFORMATION TECHNOLOGY DEVELOPMENT	14,005	14,003
160	0605013N	INFORMATION TECHNOLOGY DEVELOPMENT	268,567	268,56'
161	0605024N	ANTI-TAMPER TECHNOLOGY SUPPORT	5,618	5,618
162	0605212M	CH-53K RDTE	326,945	326,945
164	0605215N	MISSION PLANNING	32,714	32,714
165	0605217N	COMMON AVIONICS	51,486	51,480
166	0605220N	SHIP TO SHORE CONNECTOR (SSC)	1,444	1,444
		T-AO 205 CLASS		
167	0605327N		1,298	1,298
168	0605414N	UNMANNED CARRIER AVIATION (UCA)	718,942	602,042
169	0605450 M	Insufficient Air Vehicle budget justification	6,759	[-116,900 11,759
	0.000	JAGM-F for USN and USMC		[5,000
171	0605500N	MULTI-MISSION MARITIME AIRCRAFT (MMA)	37,296	37,290
172	0605504N	MULTI-MISSION MARITIME (MMA) INCREMENT III	160,389	160,389
173	$0605611 {\rm M}$	MARINE CORPS ASSAULT VEHICLES SYSTEM DEVELOP- MENT & DEMONSTRATION.	98,223	98,223
174	0605813M	JOINT LIGHT TACTICAL VEHICLE (JLTV) SYSTEM DEVEL- OPMENT & DEMONSTRATION.	2,260	2,260
	0204202N	DDG-1000	161,264	161,26

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	Program Element	Item	FY 2019 Request	House Authorized
180	0304785N	TACTICAL CRYPTOLOGIC SYSTEMS	44,098	44,098
182	0306250M	CYBER OPERATIONS TECHNOLOGY DEVELOPMENT SUBTOTAL SYSTEM DEVELOPMENT & DEM- ONSTRATION.	6,808 6,042,480	6,808 5,921,880
183	0604256N	MANAGEMENT SUPPORT THREAT SIMULATOR DEVELOPMENT	94,576	04 57
185	0604258N 0604258N	TARGET SYSTEMS DEVELOPMENT	94,576 10,981	94,576 10,981
185	0604759N	MAJOR T&E INVESTMENT	77,014	83,014
		Program increase		[6,000
186	0605126N	JOINT THEATER AIR AND MISSILE DEFENSE ORGANIZA- TION.	48	48
187	0605152N	STUDIES AND ANALYSIS SUPPORT—NAVY	3,942	3,942
188	0605154N	CENTER FOR NAVAL ANALYSES	48,797	48,797
$189 \\ 191$	0605285N 0605804N	NEXT GENERATION FIGHTER TECHNICAL INFORMATION SERVICES	5,000	5,000
191 192	0605853N	MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT	1,029 87,565	1,029 87,565
192	0605855N 0605856N	STRATEGIC TECHNICAL SUPPORT	4,231	4,231
193	06058561N	RDT&E SCIENCE AND TECHNOLOGY MANAGEMENT	1,072	1,072
195	0605863N	RDT&E SHIP AND AIRCRAFT SUPPORT	97,471	97,471
196	0605864N	TEST AND EVALUATION SUPPORT	373,834	373,834
197	0605865N	OPERATIONAL TEST AND EVALUATION CAPABILITY	21,554	21,554
198	0605866N	NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT	16,227	16,227
200	0605873M	MARINE CORPS PROGRAM WIDE SUPPORT	24,303	24,303
201	0605898N	MANAGEMENT HQ—R&D	43,262	43,262
202	0606355N	WARFARE INNOVATION MANAGEMENT	41,918	41,918
203	0606942M	ASSESSMENTS AND EVALUATIONS CYBER VULNERABILITIES.	7,000	7,000
204	0606942N	ASSESSMENTS AND EVALUATIONS CYBER VULNERABILITIES.	48,800	48,800
205	0305327N	INSIDER THREAT	1,682	1,682
206 208	0902498N	MANAGEMENT HEADQUARTERS (DEPARTMENTAL SUP- PORT ACTIVITIES). SPW SUPURI LANGE RECONNAISS ANCE SUBDOPT	1,579	1,579
208	1206867N	SEW SURVEILLANCE/RECONNAISSANCE SUPPORT SUBTOTAL MANAGEMENT SUPPORT	8,684 1,020,569	8,684 1 ,026,569
		OPERATIONAL SYSTEMS DEVELOPMENT		
210	0604227N	HARPOON MODIFICATIONS	5,426	5,426
211	0604840M	F-35 C2D2	259,122	259,122
212	0604840N	F-35 C2D2	252,360	252,360
213	0607658N	COOPERATIVE ENGAGEMENT CAPABILITY (CEC)	130,515	119,315
		Excess cost growth		[-11,200
214	0607700N	DEPLOYABLE JOINT COMMAND AND CONTROL	3,127	3,127
215	0101221N	STRATEGIC SUB & WEAPONS SYSTEM SUPPORT		
			157,679	166,679
		Project 2228, technical applications, systems engineering modeling and simulation capability and tool development.	157,679	166,679
216	0101224N		157,679 43,198	166,679 [9,000
216	0101224N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth		166,679 [9,000 39,198
217	0101226N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT	43,198 11,311	166,679 [9,000 39,198 [-4,000 11,311
217 218	0101226N 0101402N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS	43,198 11,311 39,313	166,675 [9,000 39,198 [-4,000 11,311 39,315
217 218	0101226N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS	43,198 11,311	$166,679 \\ [9,000 \\ 39,198 \\ [-4,000 \\ 11,311 \\ 39,318 \\ 200,586 \\ \end{tabular}$
217 218	0101226N 0101402N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering	43,198 11,311 39,313	$166,679 \\ [9,000 \\ 39,198 \\ [-4,000 \\ 11,311 \\ 39,311 \\ 200,586 \\ [2,500]$
217 218 219	0101226N 0101402N 0204136N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC	43,198 11,311 39,313 193,086	166,679 [9,000 39,198 [$-4,000$ 11,311 39,313 200,588 [2,500 [5,000]
217 218 219 220	0101226N 0101402N 0204136N 0204163N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL)	43,198 11,311 39,313 193,086 25,014	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ \end{array}$
 216 217 218 219 220 221 222 	0101226N 0101402N 0204136N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC	43,198 11,311 39,313 193,086	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\end{array}$
217 218 219 220 221 222	0101226N 0101402N 0204136N 0204163N 0204228N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER	43,198 11,311 39,313 193,086 25,014 11,661	$\begin{array}{c} 166,679\\ [9,000\\ 39,199\\ [-4,000\\ 11,311\\ 30,318\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,395\end{array}$
 217 218 219 220 221 222 223 	0101226N 0101402N 0204136N 0204163N 0204228N 0204229N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC).	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,318\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,399\\ 36,959\end{array}$
217 218 219 220 221	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204313N 0204413N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT).	43,198 11,311 39,313 193,086 25,014 11,661 282,395 36,959	$\begin{array}{c} 166.679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,312\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,392\\ 36,956\\ 15,454\end{array}$
 217 218 219 220 221 222 223 224 225 226 	0101226N 0101402N 0204136N 0204136N 0204228N 0204229N 0204229N 0204311N 0204313N 0204413N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR)	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,395\\ 36,958\\ 15,454\\ 6,075\\ \end{array}$
 217 218 219 220 221 222 223 224 225 226 227 	0101226N 0101402N 0204136N 0204228N 0204228N 0204229N 0204311N 0204313N 0204413N 0204413N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\end{array}$	$\begin{array}{c} 166.679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,312\\ 200,586\\ [2,500\\ (5,000\\ 25,014\\ 11,661\\ 282,392\\ 36,959\\ 15,455\\ 6,073\\ 36,959\\ 15,455\\ 45,029\\ 104,902\\ 104,902\\ \end{array}$
217 218 219 220 221 222 223 224 225 226 227 228	0101226N 0101402N 0204136N 0204228N 0204228N 0204229N 0204311N 0204313N 0204413N 0204413N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,31i\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,39;\\ 36,956\\ 15,454\\ 6,07;\\ 36,956\\ 15,454\\ 6,07;\\ 45,029\\ 104,90;\\ 4,544\end{array}$
217 218 219 220 221 222 223 224 225 226 227 228 229	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204229N 0204311N 0204313N 0204413N 0204413N 0204460M 0204571N 0204574N 0204575N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 45,544\\ 66,889\end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,392\\ 36,959\\ 15,454\\ 6,077\\ 45,029\\ 104,903\\ 4,544\\ 66,889\end{array}$
217 218 219 220 221 222 223 224 225 226 227 228 229 230	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204313N 0204413N 0204413N 0204460M 0204571N 0204574N 0204575N 0204575N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ \end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,199\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,392\\ 36,955\\ 15,455\\ 6,077\\ 36,955\\ 15,455\\ 6,077\\ 45,029\\ 104,900\\ 4,544\\ 66,888\\ 120,762\\ \end{array}$
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204313N 0204413N 0204413N 02044571N 0204571N 0204575N 0205601N 0205601N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,882\\ 120,762\\ 104,696\\ \end{array}$
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232	0101226N 0101402N 0204136N 0204228N 0204228N 0204229N 0204311N 0204313N 0204413N 0204413N 02044571N 0204571N 0204575N 0205601N 0205604N 0205620N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\\ 104,696\\ 28,421\\ \end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,318\\ 200,586\\ [2,500\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,888\\ 120,762\\ 104,696\\ 128,421\\ 104,696\\ 28,422\\ 104,696\\ 28,422\\ 104,696\\ 28,422\\ 104,696\\ 28,422\\ 104,69$
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204313N 0204413N 0204413N 02044571N 0204571N 0204575N 0205601N 0205601N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION MK-48 ADCAP	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,318\\ 200,586\\ [2,500\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,075\\ 36,959\\ 15,454\\ 6,075\\ 45,029\\ 104,903\\ 4,544\\ 66,888\\ 120,762\\ 104,696\\ 28,421\\ 68,555\\ \end{array}$
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204413N 0204413N 0204413N 0204413N 02044571N 0204574N 0204575N 0204575N 0205601N 0205602N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRAFTD. GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION MK-48 ADCAP Excessive TI-1 cost growth	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 45,544\\ 66,889\\ 120,762\\ 104,696\\ 28,421\\ 94,155\\ \end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,199\\ [-4,000\\ 11,311\\ 30,311\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,392\\ 36,959\\ 15,455\\ 6,077\\ 45,029\\ 104,900\\ 4,544\\ 66,888\\ 120,762\\ 104,690\\ 28,421\\ 104,690\\ 28,421\\ 68,555\\ [-25,600\\ [-2$
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233	0101226N 0101402N 0204136N 0204228N 0204228N 0204229N 0204311N 0204313N 0204413N 0204413N 02044571N 0204571N 0204575N 0205601N 0205604N 0205620N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION MK-48 ADCAP Excessive TI-1 cost growth AVIATION IMPROVEMENTS	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\\ 104,696\\ 28,421\\ \end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ 25,014\\ 11,661\\ 282,395\\ 36,955\\ 15,454\\ 6,075\\ 36,955\\ 15,454\\ 6,075\\ 45,029\\ 104,903\\ 4,544\\ 66,888\\ 120,762\\ 104,696\\ 28,421\\ 68,555\\ [-25,600\\ 136,805\\ \end{array}$
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 233 234	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204413N 0204413N 0204413N 0204413N 02044571N 0204574N 0204575N 0204575N 0205601N 0205602N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRAFTD. GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION MK-48 ADCAP Excessive TI-1 cost growth	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 45,544\\ 66,889\\ 120,762\\ 104,696\\ 28,421\\ 94,155\\ \end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,311\\ 200,586\\ [2,500\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,883\\ 120,762\\ 104,696\\ 28,421\\ 66,855\\ [-25,600\\ 136,803\\ [15,000\\ 15,000\\ [15,000\\ 15,000\\ [15,000\\ 136,803\\ [15,000\\ $
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 233 234 234	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204313N 0204413N 0204413N 02044571N 0204571N 0204574N 0204575N 0205601N 0205601N 0205632N 0205633N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION MK-48 ADCAP Excessive TI-1 cost growth AVIATION IMPROVEMENTS Navy UFR: F/A-18E/F Super Hornet engine enhancements Navy UFR: F/A-18E/F Super Hornet engine enhancements	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\\ 28,421\\ 94,155\\ 121,805\\ \end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,313\\ 200,586\\ [2,500\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\\ 28,421\\ 68,555\\ [-25,600\\ 136,805\\ [15,000\\ 117,028\\ \end{array}$
 217 218 219 220 221 222 223 224 225 	0101226N 0101402N 0204136N 0204228N 0204228N 0204229N 0204311N 0204313N 0204413N 0204413N 02044571N 0204571N 0204571N 0205601N 0205601N 0205632N 0205633N 0205675N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION MK-48 ADCAP Excessive TI-1 cost growth AVIATION IMPROVEMENTS Navy UFR: F/A-18E/F Super Hornet engine enhancements Navy UFR: F/A-18E/F Super Hornet engine enhancements OPERATIONAL NUCLEAR POWER SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\\ 28,421\\ 194,155\\ 121,805\\ 121,805\\ 117,028\end{array}$	$\begin{array}{c} 166,679\\ 19,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,313\\ 200,586\\ [2,500\\ 25,014\\ 11,661\\ 282,395\\ 36,958\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,888\\ 120,762\\ 104,696\\ 28,421\\ 168,555\\ [-25,600\\ 136,805\\ [1-25,600\\ 136,805\\ [15,000\\ 17,028\\ 174,779\\ 4,826\\ \end{array}$
217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 234 235 236	0101226N 0101402N 0204136N 0204228N 0204229N 0204229N 0204311N 0204313N 0204413N 0204413N 0204413N 0204471N 0204571N 0204574N 0204575N 0205601N 0205620N 0205632N 0205633N 0205675N 0205675N	and simulation capability and tool development. SSBN SECURITY TECHNOLOGY PROGRAM Excess program growth SUBMARINE ACOUSTIC WARFARE DEVELOPMENT NAVY STRATEGIC COMMUNICATIONS F/A-18 SQUADRONS Engine noise reduction engineering JAGM-F for USN and USMC FLEET TELECOMMUNICATIONS (TACTICAL) SURFACE SUPPORT TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC). INTEGRATED SURVEILLANCE SYSTEM SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT (CAFT). GROUND/AIR TASK ORIENTED RADAR (G/ATOR) CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT CRYPTOLOGIC DIRECT SUPPORT ELECTRONIC WARFARE (EW) READINESS SUPPORT HARM IMPROVEMENT TACTICAL DATA LINKS SURFACE ASW COMBAT SYSTEM INTEGRATION MK-48 ADCAP Excessive TI-1 cost growth AVIATION IMPROVEMENTS Navy UFR: F/A-18E/F Super Hornet engine enhancements MARINE CORPS COMMUNICATIONS SYSTEMS	$\begin{array}{c} 43,198\\ 11,311\\ 39,313\\ 193,086\\ 25,014\\ 11,661\\ 282,395\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\\ 28,421\\ 94,155\\ 121,805\\ 121,805\\ 117,028\\ 174,779\\ \end{array}$	$\begin{array}{c} 166,679\\ [9,000\\ 39,198\\ [-4,000\\ 11,311\\ 39,313\\ 200,586\\ [2,500\\ [5,000\\ 25,014\\ 11,661\\ 282,395\\ 15,454\\ 6,073\\ 36,959\\ 15,454\\ 6,073\\ 45,029\\ 104,903\\ 4,544\\ 66,889\\ 120,762\\ 104,696\\ 28,421\\ 68,555\\ [-25,600\\ 136,855\\ [-25,600\\ 136,855\\ [15,000\\ 117,028\\ 174,779\\ 174,77$

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		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALU. (In Thousands of Dollars)		
Line	Program Element	Item	FY 2019 Request	House Authorized
239	0206624M	MARINE CORPS COMBAT SERVICES SUPPORT	30,156	30,156
240	0206625M	USMC INTELLIGENCE/ELECTRONIC WARFARE SYSTEMS (MIP).	39,976	39,976
241	0206629M	AMPHIBIOUS ASSAULT VEHICLE	22,637	22,637
242	0207161N	TACTICAL AIM MISSILES	40,121	40,121
243	0207163N	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	32,473	32,473
249	0303138N	CONSOLIDATED AFLOAT NETWORK ENTERPRISE SERVICES (CANES).	23,697	23,697
250	0303140N	INFORMATION SYSTEMS SECURITY PROGRAM	44,228	44,228
252	0305192N	MILITARY INTELLIGENCE PROGRAM (MIP) ACTIVITIES	6,081	6,081
253	0305204N	TACTICAL UNMANNED AERIAL VEHICLES	8,529	8,529
254	0305205N	UAS INTEGRATION AND INTEROPERABILITY	41,212	41,212
255 95 c	0305208M	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	7,687	7,687
256	0305208N	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	42,846	42,846
257	0305220N	MQ-4C TRITON	14,395	14,395
258 259	0305231N	MQ-8 UAV RQ-11 UAV	9,843 524	9,843
	0305232M			524
260 261	0305234N	SMALL (LEVEL 0) TACTICAL UAS (STUASL0)	5,360	5,360
261 262	0305239M	RQ-21A	10,914	10,914
	0305241N	MULTI-INTELLIGENCE SENSOR DEVELOPMENT	81,231	81,231
263	0305242M	UNMANNED AERIAL SYSTEMS (UAS) PAYLOADS (MIP)	5,956	5,956
264	0305421N	RQ-4 MODERNIZATION	219,894	216,894
0.07	02000013	Program decrease	7.007	[-3,000
265 acc	0308601N	MODELING AND SIMULATION SUPPORT	7,097	7,097
266	0702207N 0708720N	DEPOT MAINTENANCE (NON-IF) MARITIME TECHNOLOGY (MARITECH)	36,560	36,560
267	0708730N		7,284	7,284
268	1203109N	SATELLITE COMMUNICATIONS (SPACE)	39,174	39,174
268A	99999999999	CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEMS DEVELOP- MENT.	1,549,503 4,885,060	1,549,503 4,872,760
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY.	18,481,666	18,387,116
		RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH		
001	0601102F	DEFENSE RESEARCH SCIENCES	348,322	348,322
002	0601103F	UNIVERSITY RESEARCH INITIATIVES	154,991	154,991
003	0601108F	HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH	14,506 517,819	14,506 517,819
		APPLIED RESEARCH		
004	0602102F	MATERIALS	125,373	144,373
		Additional facility engineering research and development		[3,000
		Structural Biology Techniques		[3,000
		Sub-atomic particle research		[3,000
		Thermal protecting systems for hypersonics		[10,000
005	0602201F	AEROSPACE VEHICLE TECHNOLOGIES	130,547	140,547
		Hypersonic vehicle structures		[10,000
006	0602202F	HUMAN EFFECTIVENESS APPLIED RESEARCH	112,518	112,518
007	0602203F	AEROSPACE PROPULSION	190,919	195,919
		Program increase		[5,000
008	0602204F	AEROSPACE SENSORS	166,534	166,534
009	0602298F	SCIENCE AND TECHNOLOGY MANAGEMENT— MAJOR HEADQUARTERS ACTIVITIES.	8,288	8,288
011	0602602F	CONVENTIONAL MUNITIONS	112,841	112,841
012	0602605F	DIRECTED ENERGY TECHNOLOGY	141,898	141,898
013	0602788F	DOMINANT INFORMATION SCIENCES AND METHODS	162,420	172,420
014	0.000000	Enhance and accelerate Air Force artificial intelligence research	10.050	[10,000
014	0602890F	HIGH ENERGY LASER RESEARCH SPACE TECHNOLOGY	43,359	43,359
015	1206601F	SUBTOTAL APPLIED RESEARCH	117,645 1,312,342	117,645 1,356,342
o		ADVANCED TECHNOLOGY DEVELOPMENT		
016	0603112F	ADVANCED MATERIALS FOR WEAPON SYSTEMS	34,426	44,426
015	0.0001.005	Metals Affordability Initiative		[10,000
017	0603199F	SUSTAINMENT SCIENCE AND TECHNOLOGY (S&T) Air Force artificial intelligence research and non-operational sup- contractivities.	15,150	20,150 [5,000
010	060990917	port activities.	00.020	00.000
018	0603203F 0603211F	ADVANCED AEROSPACE SENSORS AEROSPACE TECHNOLOGY DEV/DEMO	39,968 121.002	39,968
019 020	0603211F 0603216F	AEROSPACE TECHNOLOGY DEV/DEMO AEROSPACE PROPULSION AND POWER TECHNOLOGY	121,002 115,462	121,002 125,462
040	000002101			

AEROSPACE PROPULSION AND POWER TECHNOLOGY

Laser power system enhancement ELECTRONIC COMBAT TECHNOLOGY

115,462

55.319

54,89510,674

36,463

125,462

[10,000] 55,319

54,895

10,674

46,463

 $0603401\mathrm{F}$ ADVANCED SPACECRAFT TECHNOLOGY 022MAUI SPACE SURVEILLANCE SYSTEM (MSSS) 023 $0603444 \mathrm{F}$ 0240603456FHUMAN EFFECTIVENESS ADVANCED TECHNOLOGY DEVEL-OPMENT. g:\VHLC\051118\051118.302.xml (694536|4)

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Line	Program Element	Item	FY 2019 Request	House Authorized
		Autonomous life support system development		[10,000
025	0603601F	CONVENTIONAL WEAPONS TECHNOLOGY	194,981	194,981
026	0603605F	ADVANCED WEAPONS TECHNOLOGY	43,368	43,368
027	0603680F	MANUFACTURING TECHNOLOGY PROGRAM	42,025	47,025
		Academic and industrial partnerships for aerospace materials		[5,000
028	0603788F	BATTLESPACE KNOWLEDGE DEVELOPMENT AND DEM- ONSTRATION.	51,064	64,364
		Additional facility engineering research and development		[8,300
		Enhance and accelerate Air Force artificial intelligence research SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT.	814,797	[5,000 868,097
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
030	0603260F	INTELLIGENCE ADVANCED DEVELOPMENT	5,568	5,568
032	0603742F	COMBAT IDENTIFICATION TECHNOLOGY	18,194	18,194
033	0603790F	NATO RESEARCH AND DEVELOPMENT	2,305	2,305
035	0603851F	INTERCONTINENTAL BALLISTIC MISSILE—DEM/VAL	41,856	41,856
037	0604015F	LONG RANGE STRIKE—BOMBER	2,314,196	2,314,196
038	0604201F	INTEGRATED AVIONICS PLANNING AND DEVELOPMENT	14,894	14,894
039	0604257F	ADVANCED TECHNOLOGY AND SENSORS	34,585	34,585
040	0604288F	NATIONAL AIRBORNE OPS CENTER (NAOC) RECAP	9,740	9,740
041	0604317F	TECHNOLOGY TRANSFER	12,960	12,960
042	0604327F	HARD AND DEEPLY BURIED TARGET DEFEAT SYSTEM (HDBTDS) PROGRAM.	71,501	71,501
043	0604414F	CYBER RESILIENCY OF WEAPON SYSTEMS-ACS	62,618	62,618
046	0604776F	DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D	28,350	28,350
048	0604858F	TECH TRANSITION PROGRAM	1,186,075	1,201,075
		Competitively Awarded Transition Programs		[5,000
		Non-engine development technology		[10,000
049	0605230F	GROUND BASED STRATEGIC DETERRENT	345,041	414,441
		Accelerated execution of program	, .	[69,400
050	0207110F	NEXT GENERATION AIR DOMINANCE	503,997	413,997
		Ahead of need	,	[-90,000
051	0207455F	THREE DIMENSIONAL LONG-RANGE RADAR (3DELRR)	40,326	40,326
)52	0208099F	UNIFIED PLATFORM (UP)	29,800	29,800
054	0305236F	COMMON DATA LINK EXECUTIVE AGENT (CDL EA)	41,880	41,880
055	0305601F	MISSION PARTNER ENVIRONMENTS	10,074	10,074
056	0306250F	CYBER OPERATIONS TECHNOLOGY DEVELOPMENT	253,825	253,825
057	0306250F 0306415F	ENABLED CYBER ACTIVITIES	16,325	16,325
)59	0901410F	CONTRACTING INFORMATION TECHNOLOGY SYSTEM	17,577	17,577
060 060	1203164F	NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIP- MENT) (SPACE).	286,629	286,629
061	1203710F	EO/IR WEATHER SYSTEMS	7,940	7,940
062	1206422F	WEATHER SYSTEM FOLLOW-ON	138,052	148,052
		Commercial weather data pilot	,	[10,000
)63	1206425F	SPACE SITUATION AWARENESS SYSTEMS	39,338	39,338
064	1206434F	MIDTERM POLAR MILSATCOM SYSTEM	383,113	383,113
)65	1206438F	SPACE CONTROL TECHNOLOGY	91,018	106,018
,00	12001001	NTS-3 Pavload	01,010	[15,000
066	1206730F	SPACE SECURITY AND DEFENSE PROGRAM	45,542	49,542
00	12001301	Allied launch services	45,542	[4,000
067	1206760F	PROTECTED TACTICAL ENTERPRISE SERVICE (PTES)	51,419	
068	1206761F	PROTECTED TACTICAL ENTERPRISE SERVICE (FTES)	29,776	51,419 29,776
069	1206761F 1206855F	PROTECTED SATCOM SERVICES (PSCS)—AGGREGATED	29,170	29,170
070	1206855F 1206857F	OPERATIONALLY RESPONSIVE SPACE	25,575 366,050	247,050
010	12008571	Space RCO Advanced Solar Power—early to need	300,030	[-119,000
		SUBTOTAL ADVANCED COMPONENT DEVELOP- MENT & PROTOTYPES.	6,529,943	6,434,343
	0.0045-5-5	SYSTEM DEVELOPMENT & DEMONSTRATION		
071	0604200F	FUTURE ADVANCED WEAPON ANALYSIS & PROGRAMS	39,602	39,602
072	0604201F	INTEGRATED AVIONICS PLANNING AND DEVELOPMENT	58,531	58,531
073	0604222F	NUCLEAR WEAPONS SUPPORT	4,468	4,468
074	0604270F	ELECTRONIC WARFARE DEVELOPMENT	1,909	1,909
075	0604281F	TACTICAL DATA NETWORKS ENTERPRISE	207,746	207,746
076	0604287F	PHYSICAL SECURITY EQUIPMENT	14,421	14,421
)77	0604329F	SMALL DIAMETER BOMB (SDB)—EMD	73,158	93,158
	0.00 / / 0	SDB II cost reduction initiatives		[20,000
081	0604429F	AIRBORNE ELECTRONIC ATTACK	7,153	7,158
083	0604602F	ARMAMENT/ORDNANCE DEVELOPMENT	58,590	58,590
084	0604604F	SUBMUNITIONS	2,990	2,990
)85	0604617F	AGILE COMBAT SUPPORT	20,028	20,028
086	0604618F	JOINT DIRECT ATTACK MUNITION	15,787	15,787
087	0604706F	LIFE SUPPORT SYSTEMS	8,919	8,919
)88	0604735F	COMBAT TRAINING RANGES	35,895	62,895
		Advanced threat radar system		[27,000
	0604800F	F-35—EMD	69,001	69,001

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	Program	(In Thousands of Dollars)	FY 2019	House
Line	Program Element	Item	Request	Authorized
091	0604932F	LONG RANGE STANDOFF WEAPON	614,920	699,920
092	0604022E	Accelerated execution of program	179.009	[85,000
092 097	0604933F 0605221F	ICBM FUZE MODERNIZATION KC-46	172,902 88,170	172,902 88,170
098	0605223F	ADVANCED PILOT TRAINING	265,465	265,465
099	0605229F	COMBAT RESCUE HELICOPTER	457,652	457,652
105	0605830F	ACQ WORKFORCE- GLOBAL BATTLE MGMT	3,617	3,617
106	0605931F	B-2 DEFENSIVE MANAGEMENT SYSTEM	261,758	261,758
107	0101125F	NUCLEAR WEAPONS MODERNIZATION	91,907	91,907
108	0207171F	F-15 EPAWSS	137,095	137,095
109	0207328F	STAND IN ATTACK WEAPON	43,175	43,175
110	0207423F	ADVANCED COMMUNICATIONS SYSTEMS	14,888	14,888
111	0207701F	FULL COMBAT MISSION TRAINING	1,015	1,015
115	0307581F	JSTARS RECAP JSTARS recap EMD execution		623,000 [623,000
116	0401310F	C-32 EXECUTIVE TRANSPORT RECAPITALIZATION	7,943	7,948
117	0401310F 0401319F	PRESIDENTIAL AIRCRAFT RECAPITALIZATION (PAR)	673,032	673,032
118	0701212F	AUTOMATED TEST SYSTEMS	13,653	13,658
119	1203176F	COMBAT SURVIVOR EVADER LOCATOR	939	939
120	1203269F	GPS IIIC	451,889	451,889
121	1203940F	SPACE SITUATION AWARENESS OPERATIONS	46,668	46,668
121 122	1206421F	COUNTERSPACE SYSTEMS	20,676	20,676
122	1206425F	SPACE SITUATION AWARENESS SYSTEMS	134,463	134,465
124	1206426F	SPACE FENCE	20,215	20,215
124	1206420F 1206431F	ADVANCED EHF MILSATCOM (SPACE)	151,506	151,506
126	1206432F	POLAR MILSATCOM (SPACE)	27,337	27,337
127	1206433F	WIDEBAND GLOBAL SATCOM (SPACE)	3,970	3,970
128	1206441F	SPACE BASED INFRARED SYSTEM (SBIRS) HIGH EMD	60,565	60,565
129	1206442F	EVOLVED SBIRS	643,126	643,126
130	1206853F	EVOLVED EXPENDABLE LAUNCH VEHICLE PROGRAM (SPACE)—EMD.	245,447	245,447
		SUBTOTAL SYSTEM DEVELOPMENT & DEM- ONSTRATION.	5,272,191	6,027,191
		MANAGEMENT SUPPORT		
131	0604256F	THREAT SIMULATOR DEVELOPMENT	34,256	34,256
132	0604759F	MAJOR T&E INVESTMENT	91,844	91,844
133	0605101F	RAND PROJECT AIR FORCE	34,614	34,614
135	0605712F	INITIAL OPERATIONAL TEST & EVALUATION	18,043	18,043
136	0605807F	TEST AND EVALUATION SUPPORT	692,784	724,684
		Test range modernization		[31,900
137	0605826F	ACQ WORKFORCE- GLOBAL POWER	233,924	233,924
138	0605827F	ACQ WORKFORCE- GLOBAL VIG & COMBAT SYS	263,488	263,488
139	0605828F	ACQ WORKFORCE- GLOBAL REACH	153,591	153,591
140	0605829F	ACQ WORKFORCE- CYBER, NETWORK, & BUS SYS	232,315	232,315
141	0605830F	ACQ WORKFORCE- GLOBAL BATTLE MGMT	169,868	169,868
142	0605831F	ACQ WORKFORCE- CAPABILITY INTEGRATION	226,219	226,219
143	0605832F	ACQ WORKFORCE- ADVANCED PRGM TECHNOLOGY	38,400	38,400
144	0605833F	ACQ WORKFORCE- NUCLEAR SYSTEMS	125,761	125,761
147	0605898F	MANAGEMENT HQ—R&D	10,642	10,642
148	0605976F	FACILITIES RESTORATION AND MODERNIZATION—TEST	162,216	162,216
149	0605978F	AND EVALUATION SUPPORT. FACILITIES SUSTAINMENT—TEST AND EVALUATION SUP-	28,888	28,888
150	00000155	PORT.	a# 200	
150	0606017F	REQUIREMENTS ANALYSIS AND MATURATION	35,285	35,285
153	0308602F	ENTEPRISE INFORMATION SERVICES (EIS)	20,545	20,545
154	0702806F	ACQUISITION AND MANAGEMENT SUPPORT	12,367	12,367
155	0804731F	GENERAL SKILL TRAINING	1,448	1,448
157	1001004F	INTERNATIONAL ACTIVITIES	3,998	3,998
158	1206116F	SPACE TEST AND TRAINING RANGE DEVELOPMENT	23,254	23,254
159 160	1206392F	SPACE AND MISSILE CENTER (SMC) CIVILIAN WORKFORCE	169,912	169,912
160 161	1206398F	SPACE & MISSILE SYSTEMS CENTER—MHA POCKET SYSTEMS LAUNCH PROCRAM (SPACE)	10,508 10,721	10,508
	1206860F	ROCKET SYSTEMS LAUNCH PROGRAM (SPACE) Reduct systems launch program	19,721	29,721
101	1206864F	Rocket systems launch program SPACE TEST PROGRAM (STP)	95 690	[10,000
		Blackjack project	25,620	75,620 [50,000
	12000011	Diackjack project		
	12000011	SUBTOTAL MANAGEMENT SUPPORT	2,839,511	2,931,411
162		OPERATIONAL SYSTEMS DEVELOPMENT		2,931,411
162	0604233F	OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	11,344	11,344
162 165		OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS)	11,344 47,287	11,344 47,285
162 165 167 168	0604233F	OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	11,344 47,287 32,770	11,344 47,285
162 165 167 168 169	0604233F 0605018F	OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION	11,344 47,287	11,344 47,287 32,770
162 165 167 168 169 170	0604233F 0605018F 0605024F	OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E	11,344 47,287 32,770	11,344 47,287 32,770 68,368
162 165 167 168 169 170 171	0604233F 0605018F 0605024F 0605117F 0605278F 0606018F	OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	11,344 47,287 32,770 68,368 32,574 26,112	$11,344 \\ 47,287 \\ 32,770 \\ 68,368 \\ 32,574 \\ 26,112$
162 165 167 168 169 170	0604233F 0605018F 0605024F 0605117F 0605278F	OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E	11,344 47,287 32,770 68,368 32,574	

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)

Line	Program Element	Item	FY 2019 Request	House Authorized
		Technical adjustment		[14,700
174	0101122F	AIR-LAUNCHED CRUISE MISSILE (ALCM)	5,955	5,955
175	0101126F	B–1B SQUADRONS	76,030	76,030
176	0101127F	B-2 SQUADRONS	105,561	105,561
177	0101213F	MINUTEMAN SQUADRONS	156,047	156,047
179	0101316F	WORLDWIDE JOINT STRATEGIC COMMUNICATIONS	10,442	10,442
180	0101324F	INTEGRATED STRATEGIC PLANNING & ANALYSIS NET- WORK.	22,833	22,833
181	0101328F	ICBM REENTRY VEHICLES	18,412	18,412
183	0102110F	UH-1N REPLACEMENT PROGRAM	288,022	288,022
184	0102326F	REGION/SECTOR OPERATION CONTROL CENTER MOD- ERNIZATION PROGRAM.	9,252	9,252
186	0205219F	MQ-9 UAV	115,345	115,345
188	0207131F	A–10 SQUADRONS	26,738	26,738
189	0207133F	F-16 SQUADRONS	191,564	191,564
190 -	0207134F	F–15E SQUADRONS	192,883	242,883
		ALQ-128 EW suite for ANG units		[50,000]
191	0207136F	MANNED DESTRUCTIVE SUPPRESSION	15,238	15,238
192	0207138F	F–22A SQUADRONS	603,553	583,853
		Program reduction		[-19,700]
193	0207142F	F–35 SQUADRONS	549,501	549,501
194	0207161F	TACTICAL AIM MISSILES	37,230	37,230
195	0207163F	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	61,393	61,393
196	0207227F	COMBAT RESCUE—PARARESCUE	647	647
198	0207249F	PRECISION ATTACK SYSTEMS PROCUREMENT	14,891	14,891
199	0207253F	COMPASS CALL	13,901	13,901
200	0207268F	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	121,203	121,203
202	0207325F	JOINT AIR-TO-SURFACE STANDOFF MISSILE (JASSM)	60,062	60,062
203	0207410F	AIR & SPACE OPERATIONS CENTER (AOC)	106,102	79,602
		Unjustified request		[-26,500]
204	0207412F	CONTROL AND REPORTING CENTER (CRC)	6,413	6,413
205	0207417F	AIRBORNE WARNING AND CONTROL SYSTEM (AWACS)	120,664	78,864
		Program reduction	,	[-5,800]
		Radar controller program delay		[-36,000]
206	0207418F	TACTICAL AIRBORNE CONTROL SYSTEMS	2,659	2,659
208	0207431F	COMBAT AIR INTELLIGENCE SYSTEM ACTIVITIES	10,316	10,316
208	0207431F 0207444F	TACTICAL AIR CONTROL PARTY-MOD	6,149	6,149
210	0207448F	C2ISR TACTICAL DATA LINK	1,738	1,738
210		DCAPES		
	0207452F	NATIONAL TECHNICAL NUCLEAR FORENSICS	13,297	13,297
212 213	0207573F 0207581F	JOINT SURVEILLANCE/TARGET ATTACK RADAR SYSTEM (JSTARS).	1,788 14,888	1,788 14,888
214	0207590F	SEEK EAGLE	24,699	24,699
215	0207601F	USAF MODELING AND SIMULATION	17,078	17,078
216	0207605F	WARGAMING AND SIMULATION CENTERS	6,141	6,141
218	0207697F	DISTRIBUTED TRAINING AND EXERCISES	4,225	4,225
219	0208006F	MISSION PLANNING SYSTEMS	63,653	63,653
210		TACTICAL DECEPTION	6,949	
220	0208007F 0208087F	AF OFFENSIVE CYBERSPACE OPERATIONS		6,949 40 526
221	0208087F 0208088F	AF DEFENSIVE CIBERSPACE OPERATIONS	40,526	40,526
223	0208097F	JOINT CYBER COMMAND AND CONTROL (JCC2)	24,166	24,166
223 224	0208097F 0208099F	UNIFIED PLATFORM (UP)	13,000	13,000
			28,759	28,759
229	0301017F	GLOBAL SENSOR INTEGRATED ON NETWORK (GSIN)	3,579	3,579
230 237	0301112F 0301401F	NUCLEAR PLANNING AND EXECUTION SYSTEM (NPES) AIR FORCE SPACE AND CYBER NON-TRADITIONAL ISR FOR BATTLESPACE AWARENESS.	29,620 6,633	29,620 6,633
238	0302015F	E-4B NATIONAL AIRBORNE OPERATIONS CENTER (NAOC)	57,758	57,758
238 240	0303131F	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET- WORK (MEECN).	99,088	99,088
241	0303133F	HIGH FREQUENCY RADIO SYSTEMS	51,612	51,612
242	0303140F	INFORMATION SYSTEMS SECURITY PROGRAM	34,612	34,612
244	0303142F	GLOBAL FORCE MANAGEMENT—DATA INITIATIVE	2,170	2,170
246	0304260F	AIRBORNE SIGINT ENTERPRISE	106,873	109,873
247		SIGINT single-pod development	,	[3,000
	0304310F 0205015F	COMMERCIAL ECONOMIC ANALYSIS	3,472	3,472
250	0305015F	C2 AIR OPERATIONS SUITE—C2 INFO SERVICES	8,608	8,608
251	0305020F	CCMD INTELLIGENCE INFORMATION TECHNOLOGY	1,586	1,586
252	0305099F	GLOBAL AIR TRAFFIC MANAGEMENT (GATM)	4,492	4,492
254	0305111F 0305114F	WEATHER SERVICE	26,942 6,271	26,942 8,771
255		(ATCALS). Augmentation of air surveillance and early warning radar systems		[2,500
255				
	0305116F	AERIAL TARGETS	8,383	8,383
256	0305116F 0305128F	SECURITY AND INVESTIGATIVE ACTIVITIES	8,383 418	
256 259				418
256 259 261	0305128F	SECURITY AND INVESTIGATIVE ACTIVITIES DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES DRAGON U–2	418	418 3,845
255 256 259 261 268	0305128F 0305146F	SECURITY AND INVESTIGATIVE ACTIVITIES DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES	418 3,845	8,383 418 3,845 65,518 [17,000]

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)

Line	Program Element	Item	FY 2019 Request	House Authorized
		Gorgon Stare		[10,800]
		Program reduction		[-10,800]
271 272	0305207F	MANNED RECONNAISSANCE SYSTEMS DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	14,223 24,554	14,223
273	0305208F 0305220F	RQ-4 UAV	24,554 221,690	24,554 211,890
210	00002201	RQ-4 infrastructure unjustified request	221,000	[-9,800]
274	0305221F	NETWORK-CENTRIC COLLABORATIVE TARGETING	14,288	14,288
275	0305238F	NATO AGS	51,527	51,527
276	0305240F	SUPPORT TO DCGS ENTERPRISE	26,579	26,579
278	0305600F	INTERNATIONAL INTELLIGENCE TECHNOLOGY AND AR- CHITECTURES.	8,464	8,464
280	0305881F	RAPID CYBER ACQUISITION	4,303	4,303
284	0305984F	PERSONNEL RECOVERY COMMAND & CTRL (PRC2)	2,466	2,466
285	0307577F	INTELLIGENCE MISSION DATA (IMD)	4,117	4,117
287	0401115F	C-130 AIRLIFT SQUADRON	105,988	105,988
288	0401119F	C-5 AIRLIFT SQUADRONS (IF)	25,071	25,071
289 290	0401130F 0401132F	C–17 AIRCRAFT (IF) C–130J PROGRAM	48,299 15,409	48,299 15,409
290	0401132F 0401134F	LARGE AIRCRAFT IR COUNTERMEASURES (LAIRCM)	4,334	4,334
292	0401134F 0401218F	KC-1358	3,493	3,493
293	0401219F	KC-10S	6,569	6,569
294	0401314F	OPERATIONAL SUPPORT AIRLIFT	3,172	3,172
295	0401318F	CV-22	18,502	18,502
296	0401840F	AMC COMMAND AND CONTROL SYSTEM	1,688	1,688
297	0408011F	SPECIAL TACTICS / COMBAT CONTROL	2,541	2,541
298	0702207F	DEPOT MAINTENANCE (NON-IF)	1,897	1,897
299	0708055F	MAINTENANCE, REPAIR & OVERHAUL SYSTEM	50,933	50,933
300	0708610F	LOGISTICS INFORMATION TECHNOLOGY (LOGIT)	13,787	13,787
301	0708611F	SUPPORT SYSTEMS DEVELOPMENT	4,497	4,497
302	0804743F	OTHER FLIGHT TRAINING	2,022	2,022
303	0808716F	OTHER PERSONNEL ACTIVITIES	108	108
304	0901202F	JOINT PERSONNEL RECOVERY AGENCY	2,023	2,023
$305 \\ 306$	0901218F 0901220F	CIVILIAN COMPENSATION PROGRAM PERSONNEL ADMINISTRATION	3,772 6,358	3,772 6,358
307	0901220F 0901226F	AIR FORCE STUDIES AND ANALYSIS AGENCY	1,418	1,418
308	0901538F	FINANCIAL MANAGEMENT INFORMATION SYSTEMS DEVEL-	99,734	99,734
		OPMENT.		
309	1201921F	SERVICE SUPPORT TO STRATCOM—SPACE ACTIVITIES	14,161	14,161
310	1202247F	AF TENCAP	26,986	26,986
$311 \\ 312$	1203001F 1203110F	FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) SATELLITE CONTROL NETWORK (SPACE)	80,168 17,808	80,168 17,808
314	1203110F 1203165F	NAVSTAR GLOBAL POSITIONING SYSTEM (SPACE AND CON- TROL SEGMENTS).	8,937	8,937
315	1203173F	SPACE AND MISSILE TEST AND EVALUATION CENTER	59,935	59,935
316	$1203174\mathrm{F}$	SPACE INNOVATION, INTEGRATION AND RAPID TECH- NOLOGY DEVELOPMENT.	21,019	21,019
317	1203179F	INTEGRATED BROADCAST SERVICE (IBS)	8,568	8,568
318	1203182F	SPACELIFT RANGE SYSTEM (SPACE)	10,641	10,641
319	1203265F	GPS III SPACE SEGMENT	144,543	144,543
320	1203400F	SPACE SUPERIORITY INTELLIGENCE	16,278	16,278
321	1203614F	JSPOC MISSION SYSTEM	72,256	72,256
322	1203620F	NATIONAL SPACE DEFENSE CENTER	42,209	42,209
325	1203913F	NUDET DETECTION SYSTEM (SPACE)	19,778	19,778
326	1203940F	SPACE SITUATION AWARENESS OPERATIONS	19,572	19,572
327	1206423F	GLOBAL POSITIONING SYSTEM III—OPERATIONAL CON- TROL SEGMENT.	513,235	513,235
327A	99999999999	CLASSIFIED PROGRAMS	16,534,124	16,390,224
		Classifed adjustment		[-40,000]
		Forward financed in the FY18 Omnibus		[-89,900]
		PDSA staff reduction	22,891,740	[-14,000] 22,737,240
		MENT.	22,031,740	22,131,240
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF.	40,178,343	40,872,443
		RESEARCH, DEVELOPMENT, TEST & EVAL, DW BASIC RESEARCH		
001	0601000BR	DTRA BASIC RESEARCH	37,023	37,023
001	0601100BR 0601101E	DIRA BASIC RESEARCH CLENCES	422,130	416,130
004	500110112	Program decrease	T22,100	[-6,000]
003	0601110D8Z	BASIC RESEARCH INITIATIVES	42,702	42,702
003	0601110D02	BASIC OPERATIONAL MEDICAL RESEARCH SCIENCE	47,825	47,825
005	0601120D8Z	NATIONAL DEFENSE EDUCATION PROGRAM	85,919	85,919
006	0601228D8Z	HISTORICALLY BLACK COLLEGES AND UNIVERSITIES/MI- NORITY INSTITUTIONS.	30,412	40,412
		Program increase		[10,000]

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)

Line	Program Element	Item	FY 2019 Request	House Authorized
		SUBTOTAL BASIC RESEARCH	708,114	712,114
	0.000000000	APPLIED RESEARCH		10 1 -
008	0602000D8Z	JOINT MUNITIONS TECHNOLOGY BIOMEDICAL TECHNOLOGY	19,170	19,170
009 011	0602115E 0602234D8Z	LINCOLN LABORATORY RESEARCH PROGRAM	101,300 51,596	101,300 51,596
012	0602251D8Z	APPLIED RESEARCH FOR THE ADVANCEMENT OF S&T PRI- ORITIES.	60,688	60,688
013	0602303E	INFORMATION & COMMUNICATIONS TECHNOLOGY	395,317	395,317
014	0602383E	BIOLOGICAL WARFARE DEFENSE	38,640	38,640
015 016	0602384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM CYBER SECURITY RESEARCH	192,674	192,674
016	0602668D8Z 0602702E	TACTICAL TECHNOLOGY	14,969 335,466	14,969 335,466
018	0602715E	MATERIALS AND BIOLOGICAL TECHNOLOGY	226,898	226,898
019	0602716E	ELECTRONICS TECHNOLOGY	333,847	333,847
020	0602718BR	COUNTER WEAPONS OF MASS DESTRUCTION APPLIED RE- SEARCH.	161,151	161,151
021	0602751 D8Z	SOFTWARE ENGINEERING INSTITUTE (SEI) APPLIED RE- SEARCH.	9,300	9,300
022	1160401BB	SOF TECHNOLOGY DEVELOPMENT	35,921 1,976,937	35,921 1,976,937
		ADVANCED TECHNOLOGY DEVELOPMENT		
023	0603000D8Z	JOINT MUNITIONS ADVANCED TECHNOLOGY	25,598	25,598
024	0603122D8Z	COMBATING TERRORISM TECHNOLOGY SUPPORT FOREIGN COMPARATIVE TESTING	125,271	125,271
$025 \\ 027$	0603133D8Z 0603160BR	COUNTER WEAPONS OF MASS DESTRUCTION ADVANCED	24,532 299,858	24,532 299,858
028	0603176C	TECHNOLOGY DEVELOPMENT. ADVANCED CONCEPTS AND PERFORMANCE ASSESSMENT	13,017	13,017
029	0603178C	WEAPONS TECHNOLOGY		10,000
031	0603180C	Accelerate hypersonic defense capability ADVANCED RESEARCH	20,365	[10,000 40,365
051	00031000	Accelerate hypersonic defense capability	20,303	[20,000
032	0603225 D8Z	JOINT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT	18,644	18,644
034	0603286E	ADVANCED AEROSPACE SYSTEMS	277,603	277,603
035	0603287E	SPACE PROGRAMS AND TECHNOLOGY	254,671	254,671
$036 \\ 037$	0603288D8Z	ANALYTIC ASSESSMENTS ADVANCED INNOVATIVE ANALYSIS AND CONCEPTS	19,472	19,472
038	0603289D8Z 0603291D8Z	ADVANCED INNOVATIVE ANALYSIS AND CONCEPTS	37,263 13,621	37,263 13,621
039	0603294C	COMMON KILL VEHICLE TECHNOLOGY	189,753	100,753
		Early to need		[-89,000
040	0603342 D8W	DEFENSE INNOVATION UNIT EXPERIMENTAL (DIUX)	29,364	29,364
041 042	0603375D8Z 0603384BP	TECHNOLOGY INNOVATION CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—AD- VANCED DEVELOPMENT.	83,143 142,826	83,143 142,826
043	0603527D8Z	RETRACT LARCH	161,128	161,128
044	0603618D8Z	JOINT ELECTRONIC ADVANCED TECHNOLOGY	12,918	12,918
045	0603648 D8 Z	JOINT CAPABILITY TECHNOLOGY DEMONSTRATIONS	106,049	106,049
046	$0603662\mathrm{D8Z}$	NETWORKED COMMUNICATIONS CAPABILITIES	12,696	12,696
047	0603680D8Z	DEFENSE-WIDE MANUFACTURING SCIENCE AND TECH- NOLOGY PROGRAM.	114,637	114,637
048	0603680S	MANUFACTURING TECHNOLOGY PROGRAM	49,667	49,667
$049 \\ 050$	0603699D8Z 0603712S	EMERGING CAPABILITIES TECHNOLOGY DEVELOPMENT GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS	48,338 11,778	48,338 11,778
050	06037128 0603716D8Z	STRATEGIC ENVIRONMENTAL RESEARCH PROGRAM	76,514	76,514
053	06037208	MICROELECTRONICS TECHNOLOGY DEVELOPMENT AND SUPPORT.	168,931	168,931
054	0603727 D8Z	JOINT WARFIGHTING PROGRAM	5,992	5,992
055	0603739E	ADVANCED ELECTRONICS TECHNOLOGIES	111,099	111,099
056	0603760E	COMMAND, CONTROL AND COMMUNICATIONS SYSTEMS	185,984	185,984
057	0603766E	NETWORK-CENTRIC WARFARE TECHNOLOGY	438,569	438,569
$058 \\ 059$	0603767E 0603769D8Z	SENSOR TECHNOLOGY DISTRIBUTED LEARNING ADVANCED TECHNOLOGY DE- VELOPMENT.	190,128 13,564	190,128 13,564
060	0603781 D8Z	VELOPMENT. SOFTWARE ENGINEERING INSTITUTE	15,050	15,050
061	0603826D8Z	QUICK REACTION SPECIAL PROJECTS	69,626	69,626
062	$0603833\mathrm{D8Z}$	ENGINEERING SCIENCE & TECHNOLOGY	19,415	19,415
063	0603924D8Z	HIGH ENERGY LASER ADVANCED TECHNOLOGY PROGRAM	69,533	69,533
064	0603941D8Z	TEST & EVALUATION SCIENCE & TECHNOLOGY	96,389 40,589	96,389
$065 \\ 066$	0604055D8Z 0303310D8Z	OPERATIONAL ENERGY CAPABILITY IMPROVEMENT CWMD SYSTEMS	40,582 26,644	40,582 26,644
067	1160402BB	SOF ADVANCED TECHNOLOGY DEVELOPMENT SUBTOTAL ADVANCED TECHNOLOGY DEVELOP-	79,380 3,699,612	79,380 3,640,612
		MENT. ADVANCED COMPONENT DEVELOPMENT AND PRO-		
068	0603161D8Z	TOTYPES NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY	28,140	28,140
		EQUIPMENT RDT&E ADC&P.		,-10

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		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALU. (In Thousands of Dollars)		
Line	Program Element	Item	FY 2019 Request	House Authorized
069 070	0603600 D8Z 0603821 D8Z	WALKOFF ACQUISITION ENTERPRISE DATA & INFORMATION SERV- ICES.	92,222 2,506	92,222 2,506
071	$0603851\mathrm{D8Z}$	ENVIRONMENTAL SECURITY TECHNICAL CERTIFICATION PROGRAM.	40,016	40,016
072	$0603881\mathrm{C}$	PADORAM. BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEG- MENT.	214,173	359,173
		Accelerate USFK JEON delivery		[100,000] [45,000]
073	$0603882\mathrm{C}$	Address cyber direats BALLISTIC MISSILE DEFENSE MIDCOURSE DEFENSE SEG- MENT. Address cyber threats	926,359	[45,000 726,359 [8,000
074	0603884BP	Forward financed in the FY18 Omnibus CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEM/	129,886	[-208,000 129,886
075	$0603884\mathrm{C}$	VAL. BALLISTIC MISSILE DEFENSE SENSORS	220,876	245,876
		Accelerate USFK JEON delivery		[20,000
076	0603890C	Address cyber threats BMD ENABLING PROGRAMS	540,926	[5,000 540,926
077	0603891C	SPECIAL PROGRAMS—MDA	422,348	422,348
078	0603892C	AEGIS BMD	767,539	767,539
081	0603896C	BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BATTLE MANAGEMENT AND COMMUNICATI. Address cyber threats	475,168	483,168
082	0603898C	BALLIST CONTRACT DEFENSE JOINT WARFIGHTER SUP- PORT.	48,767	48,767
083	$0603904\mathrm{C}$	MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER (MDIOC).	54,925	54,925
084	0603906C	REGARDING TRENCH	16,916	16,916
085	0603907C	SEA BASED X-BAND RADAR (SBX)	149,715	116,715
		Forward financed in the FY18 Omnibus	200.000	[-33,000
086	0603913C	ISRAELI COOPERATIVE PROGRAMS	300,000	300,000
087	0603914C	BALLISTIC MISSILE DEFENSE TEST	365,681	430,681
		Accelerate USFK JEON delivery Address cyber threats		[50,000 [15,000
088	0603915C	BALLISTIC MISSILE DEFENSE TARGETS	517,852	491,352
000	00003180	Accelerate USFK JEON delivery Address cyber threats	011,002	[4,500 [5,000
		Forward financed in the FY18 Omnibus		[-36,000
089	0603920D8Z	HUMANITARIAN DEMINING	11,347	11,347
090	$0603923\mathrm{D8Z}$	COALITION WARFARE	8,528	8,528
091	0604016D8Z	DEPARTMENT OF DEFENSE CORROSION PROGRAM	3,477	3,477
092	0604115C	TECHNOLOGY MATURATION INITIATIVES Address cyber threats Continue directed energy and boost phase intercept efforts	148,822	203,822 [5,000
093	0604132D8Z	MISSILE DEFEAT PROJECT	58,607	[50,000 58,607
094	0604132D8Z	COUNTER IMPROVISED THREAT DEMONSTRATION, PROTO- TYPE DEVELOPMENT, AND TESTING.	12,993	12,993
095	0604181C	HYPERSONIC DEFENSE	120,444	130,444
		Accelerate hypersonic defense capability		[10,000
096	$0604250\mathrm{D8Z}$	ADVANCED INNOVATIVE TECHNOLOGIES	1,431,702	1,381,702
		Program reduction		[-50,000
097	0604294D8Z	TRUSTED & ASSURED MICROELECTRONICS	233,142	233,142
098 098A	0604331D8Z 0604342D8Z	RAPID PROTOTYPING PROGRAM DEFENSE TECHNOLOGY OFFSET	99,333	99,333 100,000
098A 099	0604342D8Z	Directed energy DEPARTMENT OF DEFENSE (DOD) UNMANNED SYSTEM	3,781	[100,000 [100,000 3,781
		COMMON DEVELOPMENT.		
$\begin{array}{c} 100 \\ 101 \end{array}$	0604673C 0604682D8Z	PACIFIC DISCRIMINATING RADAR WARGAMING AND SUPPORT FOR STRATEGIC ANALYSIS	95,765 3,768	95,765 3,768
103	0604826J	(SSA). JOINT C5 CAPABILITY DEVELOPMENT, INTEGRATION AND INTEROPERABILITY ASSESSMENTS.	22,435	22,435
104	0604873C	LONG RANGE DISCRIMINATION RADAR (LRDR)	164,562	164,562
105	0604874C	IMPROVED HOMELAND DEFENSE INTERCEPTORS	561,220	421,820
106	0604876C	Forward financed in the FY18 Omnibus BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEG-	61,017	[-139,400 61,017
		MENT TEST.		
107	0604878C	AEGIS BMD TEST	95,756	95,756
108	0604879C	BALLISTIC MISSILE DEFENSE SENSOR TEST	81,001	81,001
109	0604880C	LAND-BASED SM-3 (LBSM3) Retain Poland CHUs	27,692	27,842 [150
111	$0604887\mathrm{C}$	Retain Found CHUS BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST Forward financed in the FY18 Omnibus	81,934	72,634 [-9,300
112	0604894C	MULTI-OBJECT KILL VEHICLE	8,256	8,256
113	0300206 R	ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS	2,600	2,600
114	$0303191\mathrm{D8Z}$	JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM	3,104	3,104
115	0305103C	CYBER SECURITY INITIATIVE	985	985

Line	Program	Item	FY 2019	House
	Element		Request	Authorized
$116 \\ 117$	1206893C 1206895C	SPACE TRACKING & SURVEILLANCE SYSTEM BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS	36,955 16,484	36,955 74,484
		Address cyber threats	,	[8,000]
		Develop space sensor architecture		[50,000]
		SUBTOTAL ADVANCED COMPONENT DEVELOP- MENT AND PROTOTYPES.	8,709,725	8,717,675
110	0604161D8Z	SYSTEM DEVELOPMENT AND DEMONSTRATION NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY	8.333	8,333
118		EQUIPMENT RDT&E SDD.	.,	.,
119	0604165D8Z	PROMPT GLOBAL STRIKE CAPABILITY DEVELOPMENT Accelerate program	263,414	413,414 [150,000]
120 121	0604384BP 0604771D8Z	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—EMD JOINT TACTICAL INFORMATION DISTRIBUTION SYSTEM	388,701 19,503	388,701 19,503
122	0605000 BR	(JTIDS). COUNTER WEAPONS OF MASS DESTRUCTION SYSTEMS DE-	6,163	6,163
123	0605013BL	VELOPMENT. INFORMATION TECHNOLOGY DEVELOPMENT	11,988	11,988
123	0605013BL 0605021SE	HOMELAND PERSONNEL SECURITY INITIATIVE	296	296
125	0605022 D8 Z	DEFENSE EXPORTABILITY PROGRAM	1,489	1,489
126	0605027 D8Z	OUSD(C) IT DEVELOPMENT INITIATIVES	9,590	9,590
127	0605070S	DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEM- ONSTRATION.	3,173	3,173
128 129	0605075D8Z 0605080S	DCMO POLICY AND INTEGRATION DEFENSE AGENCY INITIATIVES (DAI)—FINANCIAL SYSTEM	2,105 21,156	2,105 21,156
130	06050908	DEFENSE RETIRED AND ANNUITANT PAY SYSTEM (DRAS)	10,731	10,731
132	0605210D8Z	DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILI- TES.	6,374	6,374
133	$0605294\mathrm{D8Z}$	TRUSTED & ASSURED MICROELECTRONICS	56,178	56,178
134 135	0303141K 0305304D8Z	GLOBAL COMBAT SUPPORT SYSTEM DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT	2,512 2,425	2,512
135	0305310D8Z	(EEIM). (WMD SYSTEMS: SYSTEM DEVELOPMENT AND DEM-	2,435 17,048	2,435 17,048
150	0303310132	ONSTRATION. SUBTOTAL SYSTEM DEVELOPMENT AND DEM-	831,189	981,189
		ONSTRATION.	001,100	001,100
		MANAGEMENT SUPPORT		
137	0604774D8Z	DEFENSE READINESS REPORTING SYSTEM (DRRS)	6,661	6,661
$138 \\ 139$	0604875D8Z 0604940D8Z	JOINT SYSTEMS ARCHITECTURE DEVELOPMENT CENTRAL TEST AND EVALUATION INVESTMENT DEVELOP- MENT (CTEIP).	4,088 258,796	4,088 258,796
140	0604942D8Z	ASSESSMENTS AND EVALUATIONS	31,356	31,356
141	0605001E	MISSION SUPPORT	65,646	65,646
142	0605100 D8Z	JOINT MISSION ENVIRONMENT TEST CAPABILITY (JMETC)	84,184	84,184
143	0605104D8Z	TECHNICAL STUDIES, SUPPORT AND ANALYSIS	22,576	22,576
144	0605126J	JOINT INTEGRATED AIR AND MISSILE DEFENSE ORGANI- ZATION (JIAMDO). Unjustified program growth	52,565	42,565 [-10,000]
146	0605142D8Z	SYSTEMS ENGINEERING	38,872	38,872
147	0605151D8Z	STUDIES AND ANALYSIS SUPPORT—OSD	3,534	3,534
148	$0605161\mathrm{D8Z}$	NUCLEAR MATTERS-PHYSICAL SECURITY	5,050	5,050
149	0605170D8Z	SUPPORT TO NETWORKS AND INFORMATION INTEGRATION	11,450	11,450
$150 \\ 151$	0605200D8Z 0605384BP	GENERAL SUPPORT TO USD (INTELLIGENCE) CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	1,693 102,883	1,693 102,883
151	0605384BF 0605790D8Z	SMALL BUSINESS INNOVATION RESEARCH (SBIR)/ SMALL BUSINESS TECHNOLOGY TRANSFER.	2,545	2,545
160	0605798D8Z	DEFENSE TECHNOLOGY ANALYSIS	24,487	24,487
161	0605801KA	DEFENSE TECHNICAL INFORMATION CENTER (DTIC)	56,853	56,853
162	0605803SE	R&D IN SUPPORT OF DOD ENLISTMENT, TESTING AND EVALUATION.	24,914	24,914
$163 \\ 164$	0605804D8Z 0605898E	DEVELOPMENT TEST AND EVALUATION MANAGEMENT HQ—R&D	20,179 13,643	20,179 13,643
164 165	0605998E 0605998KA	MANAGEMENT HQ—ACD MANAGEMENT HQ—DEFENSE TECHNICAL INFORMATION CENTER (DTIC).	4,124	4,124
166	$0606100 \mathrm{D8Z}$	BUDGET AND PROGRAM ASSESSMENTS	5,768	5,768
$167 \\ 168$	0606225D8Z 0606589D8W	ODNA TECHNOLOGY AND RESOURCE ANALYSIS DEFENSE DIGITAL SERVICE (DDS) DEVELOPMENT SUP-	$1,030 \\ 1,000$	1,030 1,000
169	0606942C	PORT. ASSESSMENTS AND EVALUATIONS CYBER	3,400	3,400
170	0606942S	VULNERABILITIES. ASSESSMENTS AND EVALUATIONS CYBER NULVERABLINES	4,000	4,000
171	0203345D8Z	VULNERABILITIES. DEFENSE OPERATIONS SECURITY INITIATIVE (DOSI)	3,008	3,008
171	0204571J	JOINT STAFF ANALYTICAL SUPPORT	5,008 6,658	5,008 6,658
175	0303166J	SUPPORT TO INFORMATION OPERATIONS (IO) CAPABILI-	652	652
176	0303260D8Z	TIES. DEFENSE MILITARY DECEPTION PROGRAM OFFICE	1,005	1,005

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(DMDPO).

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Line	Program Element	Item	FY 2019 Request	House Authorized
177 180	0305172K 0305245D8Z	COMBINED ADVANCED APPLICATIONS INTELLIGENCE CAPABILITIES AND INNOVATION INVEST- MENTS.	21,363 109,529	21,363 109,529
181 184	0306310D8Z 0804768J	OWID SYSTEMS: RDT&E MANAGEMENT SUPPORT COCOM EXERCISE ENGAGEMENT AND TRAINING TRANS-	$1,244 \\ 42,940$	1,244 42,940
185	00015080	FORMATION (CE2T2)—NON-MHA. MANAGEMENT HQ—MDA	28,626	28,626
185	0901598C 0903235K	JOINT SERVICE PROVIDER (JSP)	28,626 5,104	28,626
188A	99999999999	CLASSIFIED PROGRAMS	45,604 1,117,030	45,604 1,107,030
		OPERATIONAL SYSTEM DEVELOPMENT		
189	0604130V	ENTERPRISE SECURITY SYSTEM (ESS)	9,750	9,750
190	0605127T	REGIONAL INTERNATIONAL OUTREACH (RIO) AND PART- NERSHIP FOR PEACE INFORMATION MANA.	1,855	1,855
191	0605147T	OVERSEAS HUMANITARIAN ASSISTANCE SHARED INFOR- MATION SYSTEM (OHASIS).	304	304
192	0607210D8Z	INDUSTRIAL BASE ANALYSIS AND SUSTAINMENT SUPPORT	10,376	10,376
193 194	0607310D8Z 0607327T	CWMD SYSTEMS: OPERATIONAL SYSTEMS DEVELOPMENT GLOBAL THEATER SECURITY COOPERATION MANAGEMENT	5,915 5,869	5,915 5,869
195	0607384BP	INFORMATION SYSTEMS (G-TSCMIS). CHEMICAL AND BIOLOGICAL DEFENSE (OPERATIONAL	48,741	48,741
		SYSTEMS DEVELOPMENT).		
$196 \\ 197$	0208043J 0208045K	PLANNING AND DECISION AID SYSTEM (PDAS) C4I INTEROPERABILITY	3,037 62,814	3,037 62,814
203	0302019K	DEFENSE INFO INFRASTRUCTURE ENGINEERING AND IN- TEGRATION.	16,561	16,561
204	0303126K	LONG-HAUL COMMUNICATIONS—DCS	14,769	14,769
205	0303131K	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET- WORK (MEECN).	17,579	17,579
207	0303136G	KEY MANAGEMENT INFRASTRUCTURE (KMI)	31,737	31,737
208	0303140D8Z	INFORMATION SYSTEMS SECURITY PROGRAM Expand cyber scholarship program	7,940	17,940 [10,000
209	0303140G	INFORMATION SYSTEMS SECURITY PROGRAM	229,252	229,252
210	0303140 K	INFORMATION SYSTEMS SECURITY PROGRAM	19,611	19,611
211	0303150K	GLOBAL COMMAND AND CONTROL SYSTEM	46,900	46,900
212 213	0303153K 0303228K	DEFENSE SPECTRUM ORGANIZATION JOINT INFORMATION ENVIRONMENT (JIE)	7,570 7,947	7,570 7,947
215	0303430K	FEDERAL INVESTIGATIVE SERVICES INFORMATION TECH- NOLOGY.	39,400	39,400
224	$0305186\mathrm{D8Z}$	POLICY R&D PROGRAMS	6,262	6,262
225	0305199D8Z	NET CENTRICITY	16,780	16,780
227 230	0305208BB 0305208K	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	6,286 2,970	6,286 2,970
$\frac{230}{233}$	0305327V	INSIDER THREAT	2,970 5,954	2,970
234	0305387D8Z	HOMELAND DEFENSE TECHNOLOGY TRANSFER PROGRAM	2,198	2,198
240	$0307577\mathrm{D8Z}$	INTELLIGENCE MISSION DATA (IMD)	6,889	6,889
242	0708012K	LOGISTICS SUPPORT ACTIVITIES	1,317	1,317
243 244	0708012S 0708047S	PACIFIC DISASTER CENTERS DEFENSE PROPERTY ACCOUNTABILITY SYSTEM	1,770 1,805	1,770
246	1105219BB	MQ-9 UAV	18,403	18,403
248	1160403BB	AVIATION SYSTEMS	184,993	179,993
		Realignment of funds		[-5,000]
249	1160405BB	INTELLIGENCE SYSTEMS DEVELOPMENT OPERATIONAL ENHANCEMENTS	10,625	10,625
$250 \\ 251$	1160408BB 1160431BB	WARRIOR SYSTEMS	102,307 46,942	102,307 46,942
252	1160432BB	SPECIAL PROGRAMS	2,479	2,479
253	$1160434 \mathrm{BB}$	UNMANNED ISR	27,270	27,270
254	$1160480 \mathrm{BB}$	SOF TACTICAL VEHICLES	1,121	1,121
255 956	1160483BB	MARITIME SYSTEMS GLOBAL VIDEO SURVEILLANCE ACTIVITIES	42,471	42,471
$256 \\ 257$	1160489BB 1160490BB	OPERATIONAL ENHANCEMENTS INTELLIGENCE	4,780 12,176	4,780 12,176
258	1203610K	TELEPORT PROGRAM	2,323	2,323
258A	99999999999	CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	3,877,898 4,973,946	3,877,898 4,978,946
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, DW.	22,016,553	22,114,503
		OPERATIONAL TEST & EVAL, DEFENSE		
0.01	0605110070	MANAGEMENT SUPPORT	05 005	08.00
001 002	06051180TE 06051310TE	OPERATIONAL TEST AND EVALUATION LIVE FIRE TEST AND EVALUATION	85,685 64,332	85,685 64,332
002	060515101E 0605814OTE	OPERATIONAL TEST ACTIVITIES AND ANALYSES	64,552 70,992	64,552 70,992
		SUBTOTAL MANAGEMENT SUPPORT	221,009	221,009
		TOTAL OPERATIONAL TEST & EVAL, DEFENSE	221,009	221,009

		ATION		
Line	Program Element	Item		House Authorized
		TOTAL RDT&E	91,056,950	91,916,650

1 SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-

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TION FOR OVERSEAS CONTINGENCY OPER-

ATIONS.

SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION FOR OVERSEAS CONTINGENCY OP-ERATIONS (In Thousands of Dollars)

Line	Program Element	Item	FY 2019 Request	House Authorized
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
056	$0603327 \mathrm{A}$	AIR AND MISSILE DEFENSE SYSTEMS ENGINEERING Realignment of EDI APS Unit Set from OCO to Base	1,000	0 [-1,000]
058	0603627A	SMOKE, OBSCURANT AND TARGET DEFEATING SYS-ADV DEV	1,500	1,500
061	0603747A	SOLDIER SUPPORT AND SURVIVABILITY	3,000	3,000
076	0604117A	MANEUVER—SHORT RANGE AIR DEFENSE (M-SHORAD)	23,000	0
		Realignment of EDI APS Unit Set from OCO to Base	.,	[-23,000]
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	28,500	4,500
		SYSTEM DEVELOPMENT & DEMONSTRATION		
088	0604328A	TRACTOR CAGE	12,000	12,000
100	0604741A	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE— ENG DEV.	119,300	119,300
125	0605032A	TRACTOR TIRE	66,760	66,760
128	0605035A	COMMON INFRARED COUNTERMEASURES (CIRCM)	2,670	2,670
136	0605051A	AIRCRAFT SURVIVABILITY DEVELOPMENT	34,933	34,933
147	0303032A	TROJAN—RH12	1,200	1,200
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	236,863	236,863
		OPERATIONAL SYSTEMS DEVELOPMENT		
184	0607131A	WEAPONS AND MUNITIONS PRODUCT IMPROVEMENT PRO- GRAMS.	2,548	2,548
185	0607133A	TRACTOR SMOKE	7,780	7,780
206	0203801A	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	2,000	0
		Realignment of EDI APS Unit Set from OCO to Base		[-2,000]
209	0205402A	INTEGRATED BASE DEFENSE—OPERATIONAL SYSTEM DEV	8,000	8,000
216	0303028A	SECURITY AND INTELLIGENCE ACTIVITIES	23,199	23,199
226	0305206A	AIRBORNE RECONNAISSANCE SYSTEMS	14,000	0
		Realignment of EDI APS Unit Set from OCO to Base		[-14,000]
231	0307665A	BIOMETRICS ENABLED INTELLIGENCE	2,214 59,741	2,214 43,741
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY.	325,104	285,104
		ADVANCED COMPONENT DEVELOPMENT & PROTO-		
		TYPES		
041	0603527N	RETRACT LARCH	18,000	18,000
061	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	13,900	13,900
074	0603795N	LAND ATTACK TECHNOLOGY	1,400 33,300	1,400 33,300
		SYSTEM DEVELOPMENT & DEMONSTRATION		
149	0604755N	SHIP SELF DEFENSE (DETECT & CONTROL)	1,100	1,100
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	1,100	1,100
112	090691934	OPERATIONAL SYSTEMS DEVELOPMENT	10 100	10.100
236	0206313M	MARINE CORPS COMMUNICATIONS SYSTEMS	16,130	16,130
268A	99999999999	CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	117,282 133,412	117,282 133,412
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY.	167,812	167,812

SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION FOR OVERSEAS CONTINGENCY OP-ERATIONS (In Thousands of Dollars)

Line	Program Element	Item	FY 2019 Request	House Authorized
		ADVANCED COMPONENT DEVELOPMENT & PROTO-		
		TYPES		
065	1206438F	SPACE CONTROL TECHNOLOGY	1,100	1,100
070	1206857F	OPERATIONALLY RESPONSIVE SPACE	12,395	12,395
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	13,495	13,495
		OPERATIONAL SYSTEMS DEVELOPMENT		
186	0205219F	MQ-9 UAV	4,500	4,500
187	0205671F	JOINT COUNTER RCIED ELECTRONIC WARFARE	4,000	4,000
188	0207131F	A-10 SQUADRONS	1,000	1,000
217	0207610F	BATTLEFIELD ABN COMM NODE (BACN)	42,349	42,349
228	0208288F	INTEL DATA APPLICATIONS	1,200	1,200
254	0305111F	WEATHER SERVICE	3,000	3,000
268	0305202F	DRAGON U–2	22,100	22,100
272	0305208F	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	29,500	29,500
310	1202247F	AF TENCAP	5,000	5,000
327A	99999999999	CLASSIFIED PROGRAMS	188,127	188,127
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	300,776	300,776
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF.	314,271	314,271
		ADVANCED TECHNOLOGY DEVELOPMENT		
024	0603122D8Z	COMBATING TERRORISM TECHNOLOGY SUPPORT	25,000	25,000
026	0603134BR	COUNTER IMPROVISED-THREAT SIMULATION	13,648	13,648
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT.	38,648	38,648
		ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES		
094	0604134BR	COUNTER IMPROVISED-THREAT DEMONSTRATION, PROTO-	242,668	242,668
034	0004134DA	TYPE DEVELOPMENT, AND TESTING.	242,000	242,000
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT	242,668	242,668
		AND PROTOTYPES.	242,000	242,000
		OPERATIONAL SYSTEM DEVELOPMENT		
250	1160408BB	OPERATIONAL ENHANCEMENTS	3,632	3,632
251	1160431BB	WARRIOR SYSTEMS	11,040	11,040
253	1160434BB	UNMANNED ISR	11,700	11,700
254	1160480BB	SOF TACTICAL VEHICLES	725	725
258A	99999999999	CLASSIFIED PROGRAMS	192,131	192,131
		SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	219,228	219,228
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, DW.	500,544	500,544
		TOTAL RDT&E	1,307,731	1,267,731

TITLE XLIII—OPERATION AND MAINTENANCE

3 SEC. 4301. OPERATION AND MAINTENANCE.

Line	Item	FY 2019 Request	House Authorized
	OPERATION & MAINTENANCE, ARMY OPERATING FORCES		
010	MANEUVER UNITS	2,076,360	1,631,060
	Readiness restoration		[9,400]
	Realign OCO requirements from Base to OCO		[-454,700]
020	MODULAR SUPPORT BRIGADES	107,946	109,746
	Readiness restoration		[1,800]
030	ECHELONS ABOVE BRIGADE	732,485	588,515
	Readiness restoration		[7,600]
	Realign OCO requirements from Base to OCO		[-151, 570]
040	THEATER LEVEL ASSETS	1,169,508	945,308
	Readiness restoration		[18,300]

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SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2019 Request	House Authorized
	Realign OCO requirements from Base to OCO		[-242, 50]
050	LAND FORCES OPERATIONS SUPPORT	1,180,460	1,197,96
	Readiness restoration		[17,50
060	AVIATION ASSETS	1,467,500	1,485,30
	Readiness restoration		[17,80
070	FORCE READINESS OPERATIONS SUPPORT	4,285,211	3,680,95
	Female personal protective equipment		[2,00
	Realign OCO requirements from Base to OCO		[-606, 26
080	LAND FORCES SYSTEMS READINESS	482,201	482,20
090	LAND FORCES DEPOT MAINTENANCE	1,536,851	1,375,23
	Readiness restoration		[111,20
	Realign OCO requirements from Base to OCO		[-272, 82]
100	BASE OPERATIONS SUPPORT	$8,\!274,\!299$	7,668,03
	Realign OCO requirements from Base to OCO		[-606, 26
110	FACILITIES SUSTAINMENT	3,516,859	2,497,97
	85% Sustainment		[175, 46]
	Capability Output Level 3 Funding		[25,00
	Realignment of FSRM funds to new RM and Demo lines		[-1, 219, 35]
111	FACILITIES RESTORATION & MODERNIZATION		1,054,14
	Realignment of FSRM funds to new RM and Demo lines		[1,054,14
112	FACILITIES DEMOLITION		215,21
	Program increase		[50,00
	Realignment of FSRM funds to new RM and Demo lines		[165, 21]
120	MANAGEMENT AND OPERATIONAL HEADQUARTERS	438,733	438,73
180	US AFRICA COMMAND	231,518	231,51
190	US EUROPEAN COMMAND	150,268	150,26
200	US SOUTHERN COMMAND	195,964	195,96
210	US FORCES KOREA	59,625	59,62
	SUBTOTAL OPERATING FORCES	25,905,788	24,007,74
	MOBILIZATION		
220	STRATEGIC MOBILITY	370,941	370,94
230	ARMY PREPOSITIONED STOCKS	573,560	732,31
0.40	Realignment of EDI APS Unit Set from OCO to Base	5.050	[158,75
240	INDUSTRIAL PREPAREDNESS SUBTOTAL MOBILIZATION	7,678 952,179	7,67 1,110,93
	TRAINING AND RECRUITING		
250	OFFICER ACQUISITION	135,832	135,83
260	RECRUIT TRAINING	54,819	54,81
270	ONE STATION UNIT TRAINING	69,599	69,59
280	SENIOR RESERVE OFFICERS TRAINING CORPS	518,998	518,99
290	SPECIALIZED SKILL TRAINING	1,020,073	1,020,07
300	FLIGHT TRAINING	1,082,190	1,082,19
310	PROFESSIONAL DEVELOPMENT EDUCATION	220,399	220,39
320	TRAINING SUPPORT	611,482	611,48
330	RECRUITING AND ADVERTISING	698,962	698,96
340	EXAMINING	162,049	162,04
350	OFF-DUTY AND VOLUNTARY EDUCATION	215,622	215,62
360	CIVILIAN EDUCATION AND TRAINING	176,914	176,91
370	JUNIOR RESERVE OFFICER TRAINING CORPS	174,430	174,43
	SUBTOTAL TRAINING AND RECRUITING	5,141,369	5,141,36
	ADMIN & SRVWIDE ACTIVITIES		
390	SERVICEWIDE TRANSPORTATION	588,047	436,44
	Realign OCO requirements from Base to OCO		[-151,60
400	CENTRAL SUPPLY ACTIVITIES	931,462	931,46
410	LOGISTIC SUPPORT ACTIVITIES	696,114	696,11
420	AMMUNITION MANAGEMENT	461,637	461,63
430	ADMINISTRATION	447,564	447,56
440	SERVICEWIDE COMMUNICATIONS	2,069,127	2,069,12
450	MANPOWER MANAGEMENT	261,021	261,02
460	OTHER PERSONNEL SUPPORT	379,541	379,54
470	OTHER SERVICE SUPPORT	1,699,767	1,699,76
480	ARMY CLAIMS ACTIVITIES	192,686	192,68
490	REAL ESTATE MANAGEMENT	240,917	240,91
500	FINANCIAL MANAGEMENT AND AUDIT READINESS	291,569	291,56
510	INTERNATIONAL MILITARY HEADQUARTERS	442,656	442,65
590	MISC. SUPPORT OF OTHER NATIONS	48,251	58,25
520	NATO Cooperative Cyber Defense Center of Excellence		[5,00

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Line	Item	FY 2019 Request	House Authorized
		nequest	
565	NATO Strategic Communications Center of Excellence CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	1,259,622 10,009,981	[5,000] 1,259,622 9,868,381
	UNDISTRIBUTED		
570	UNDISTRIBUTED		-894,500
	Foreign Currency adjustments Historical unobligated balances		[-210,300] [-694,200]
	Simulators and other technologies to reduce the use of live		[001,200]
	animal tissue for medical training		[10,000] -894,500
			-054,000
	TOTAL OPERATION & MAINTENANCE, ARMY	42,009,317	39,233,929
	OPERATION & MAINTENANCE, ARMY RES		
010	OPERATING FORCES MODULAR SUPPORT BRIGADES	19.967	19.967
010 020	ECHELONS ABOVE BRIGADE	13,867 536,438	13,867 536,438
020	THEATER LEVEL ASSETS	113,225	113,225
040	LAND FORCES OPERATIONS SUPPORT	551,141	551,141
050	AVIATION ASSETS	89,073	89,073
060	FORCE READINESS OPERATIONS SUPPORT	409,531	409,531
070	LAND FORCES SYSTEMS READINESS	101,411	101,411
080	LAND FORCES DEPOT MAINTENANCE	60,114	60,114
$\begin{array}{c} 090 \\ 100 \end{array}$	BASE OPERATIONS SUPPORT FACILITIES SUSTAINMENT	595,728	595,728
100	Realignment of FSRM funds to new RM and Demo lines	304,658	263,065 [-71,593]
	Sustainment recovery		[30,000]
101	FACILITIES RESTORATION & MODERNIZATION		49,176
	Realignment of FSRM funds to new RM and Demo lines		[49, 176]
102	FACILITIES DEMOLITION		22,417
	Realignment of FSRM funds to new RM and Demo lines	00.455	[22,417]
110	MANAGEMENT AND OPERATIONAL HEADQUARTERS SUBTOTAL OPERATING FORCES	22,175 2,797,361	22,175 2,827,361
	ADMIN & SRVWD ACTIVITIES		
120	SERVICEWIDE TRANSPORTATION	11,832	11,832
130	ADMINISTRATION	18,218	18,218
$140 \\ 150$	SERVICEWIDE COMMUNICATIONS MANPOWER MANAGEMENT	$25,069 \\ 6,248$	$25,069 \\ 6,248$
160	RECRUITING AND ADVERTISING	58,181	58,181
100	SUBTOTAL ADMIN & SRVWD ACTIVITIES	119,548	119,548
	TOTAL OPERATION & MAINTENANCE, ARMY RES	2,916,909	2,946,909
	OPERATION & MAINTENANCE, ARNG	2,910,909	2,940,909
	OPERATING FORCES		
010	MANEUVER UNITS	810,269	810,269
020	MODULAR SUPPORT BRIGADES	193,402	193,402
030	ECHELONS ABOVE BRIGADE	753,815	753,815
040	THEATER LEVEL ASSETS LAND FORCES OPERATIONS SUPPORT	84,124	84,124
$\begin{array}{c} 050 \\ 060 \end{array}$	AVIATION ASSETS	31,881 973,874	31,881 973,874
070	FORCE READINESS OPERATIONS SUPPORT	784,086	784,086
080	LAND FORCES SYSTEMS READINESS	51,353	51,353
090	LAND FORCES DEPOT MAINTENANCE	221,633	221,633
100	BASE OPERATIONS SUPPORT	1,129,942	1,129,942
110	FACILITIES SUSTAINMENT Realignment of FSRM funds to new RM and Demo lines	919,947	888,760 [-101,187]
	Sustainment recovery		[70,000]
111	FACILITIES RESTORATION & MODERNIZATION		85,859
110	Realignment of FSRM funds to new RM and Demo lines		[85,859]
112	FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines		15,328 [15,328]
120	MANAGEMENT AND OPERATIONAL HEADQUARTERS	1,010,524	1,010,524

ADMIN & SRVWD ACTIVITIES

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SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2019 Request	House Authorized
130	SERVICEWIDE TRANSPORTATION	10,017	10,01
140	ADMINISTRATION	72,746	72,74
150	SERVICEWIDE COMMUNICATIONS	83,105	83,10
160	MANPOWER MANAGEMENT	10,678	10,67
170	OTHER PERSONNEL SUPPORT	254,753	254,75
180	REAL ESTATE MANAGEMENT	3,146	3,14
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	434,445	434,44
	TOTAL OPERATION & MAINTENANCE, ARNG	7,399,295	7,469,29
	OPERATION & MAINTENANCE, NAVY OPERATING FORCES		
010	MISSION AND OTHER FLIGHT OPERATIONS	5,372,399	5,372,39
020	FLEET AIR TRAINING	2,023,351	2,014,59
	Advanced skills management		[-8,75
030	AVIATION TECHNICAL DATA & ENGINEERING SERV- ICES	56 995	- /
040	AIR OPERATIONS AND SAFETY SUPPORT	56,225	56,22 156.03
	AIR OFERATIONS AND SAFETT SUFFORT	156,081	156,08
050 060	AIR SYSTEMS SUPPORT	682,379 1,253,756	682,37 1 201 1
000	Readiness restoration	1,200,700	1,291,15 [37,40
070	AIRCRAFT DEPOT OPERATIONS SUPPORT	66,649	66,64
080	AVIATION LOGISTICS	939,368	945,70
000	Readiness restoration	555,500	[6,40
090	MISSION AND OTHER SHIP OPERATIONS	4,439,566	4,439,56
100	SHIP OPERATIONS SUPPORT & TRAINING	997,663	997,60
110	SHIP DEPOT MAINTENANCE	8,751,526	8,900,12
	Readiness restoration	~,,	[116,60
	Western Pacific Dry Dock capability		[32,0
120	SHIP DEPOT OPERATIONS SUPPORT	2,168,876	2,168,8
130	COMBAT COMMUNICATIONS AND ELECTRONIC WAR-	, ,	, , .
	FARE	1,349,593	1,349,5
150	SPACE SYSTEMS AND SURVEILLANCE	215,255	215,2
160	WARFARE TACTICS	632,446	632,4
170	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	373,046	373,0
180	COMBAT SUPPORT FORCES	1,452,075	1,452,0
190	EQUIPMENT MAINTENANCE AND DEPOT OPERATIONS		
	SUPPORT	153,719	153,7
210	COMBATANT COMMANDERS CORE OPERATIONS	63,039	63,03
220	COMBATANT COMMANDERS DIRECT MISSION SUP-		
	PORT	89,339	89,3
230	MILITARY INFORMATION SUPPORT OPERATIONS	8,475	8,4
240	CYBERSPACE ACTIVITIES	424,088	424,0
260	FLEET BALLISTIC MISSILE	1,361,947	1,361,9
280	WEAPONS MAINTENANCE	823,952	819,4
	Insufficient budget justification for submarine acoustic sys- tame		[4 5)
290	tems OTHER WEAPON SYSTEMS SUPPORT	404 101	[-4,5] 494,1
290 300	ENTERPRISE INFORMATION	494,101 921,936	
310		2,040,389	921,93
510	FACILITIES SUSTAINMENT	2,040,589	1,712,22 [101,0
	Capability Output Level 3 Funding		[20,0
	Project oversight (Unjustified Growth)		[-85,42
	Realignment of FSRM funds to new RM and Demo lines		[-363,74
311	FACILITIES RESTORATION & MODERNIZATION		243,74
	Realignment of FSRM funds to new RM and Demo lines		[243,7
312	FACILITIES DEMOLITION		160,0
	Program increase		[40,00
	Realignment of FSRM funds to new RM and Demo lines		[120,00
320	BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES	4,414,753	4,414,7
		41,725,992	41,980,71
990	MOBILIZATION	F 40 4 40	100 -
330	SHIP PREPOSITIONING AND SURGE	549,142	400,54
	Realign DoD Mobilization Alternation to NDSF		[-20,8]
	Poplian I.C. Mod S-J DO/DO Mainter C. NDSE		E 107 75
940	Realign LG Med Spd RO/RO Maintenance to NDSF	910 005	[-127,73
340	Realign LG Med Spd RO/RO Maintenance to NDSF READY RESERVE FORCE Realign Ready Reserve Forces to NDSF	310,805	[-127,78

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Line	Item	FY 2019 Request	House Authorized
370	EXPEDITIONARY HEALTH SERVICES SYSTEMS	120,338	47,98
	Realign T-AH Maintenance to NDSF	.,	[-72, 35]
390	COAST GUARD SUPPORT	24,097	24,09
	SUBTOTAL MOBILIZATION	1,165,532	633,78
	TRAINING AND RECRUITING		
400	OFFICER ACQUISITION	145,481	145,48
410	RECRUIT TRAINING	9,637	9,63
420	RESERVE OFFICERS TRAINING CORPS	149,687	149,68
430	SPECIALIZED SKILL TRAINING	879,557	879,55
450	PROFESSIONAL DEVELOPMENT EDUCATION	184,436	186, 13
	Naval Sea Cadets		[1,70
460	TRAINING SUPPORT	223,159	223,15
470	RECRUITING AND ADVERTISING	181,086	181,08
480	OFF-DUTY AND VOLUNTARY EDUCATION	96,006	96,00 79,00
490	CIVILIAN EDUCATION AND TRAINING	72,083	72,08
500	JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	54,156 1 ,995,288	54,15 1,996,98
	ADMIN & SRVWD ACTIVITIES		
510	ADMIN & SRV WD ACTIVITIES ADMINISTRATION	1,089,964	1,089,96
530	CIVILIAN MANPOWER AND PERSONNEL MANAGE-		
540	MENT MILITARY MANPOWER AND PERSONNEL MANAGE-	164,074	164,07
	MENT	418,350	418,35
580	SERVICEWIDE TRANSPORTATION	167,106	167,10
600	PLANNING, ENGINEERING, AND PROGRAM SUPPORT	333,556	333,55
610	ACQUISITION, LOGISTICS, AND OVERSIGHT	663,690	663,69
650	INVESTIGATIVE AND SECURITY SERVICES	705,087	705,08
765	CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	574,994 4,116,821	574,99 4,116,82
770	UNDISTRIBUTED UNDISTRIBUTED Foreign Currency adjustments Historical unobligated balances		-398,10 [-55,10 [-343,00
	0		
	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE,		-398,10
	SUBTOTAL UNDISTRIBUTED	49,003,633	·
	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS	49,003,633	·
010	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES		48,330,20
010	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES	49,003,633 873,320	48,330,20
010	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organi-		48,330,20 885,72
010	SUBTOTAL UNDISTRIBUTED		48,330,20 885,72 [8,20
010	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organi-	873,320	48,330,20 885,72 [8,20 [4,20
	SUBTOTAL UNDISTRIBUTED		48,330,20 885,72 [8,20 [4,20 1,094,18
020	SUBTOTAL UNDISTRIBUTED	873,320 1,094,187	48,330,20 885,72 [8,20 [4,20 [4,20 1,094,18 341,08
020	SUBTOTAL UNDISTRIBUTED	873,320 1,094,187	48,330,20 885,72 [8,20 [4,20 [4,20 [4,20 [4,20 [4,20 [4,20 [4,20 [4,20 [4,20][4,20
020 030 040	SUBTOTAL UNDISTRIBUTED	873,320 1,094,187 314,182	$\begin{array}{c} \textbf{48,330,20} \\ \textbf{885,72} \\ \textbf{[8,20]} \\ \textbf{[4,20]} \\ \textbf{[4,20]} \\ \textbf{1,094,18} \\ \textbf{341,08} \\ \textbf{[26,90]} \\ \textbf{98,18} \end{array}$
020 030	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATIONAL FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT	873,320 1,094,187 314,182 98,136	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54
020 030 040 050	SUBTOTAL UNDISTRIBUTED	873,320 1,094,187 314,182 98,136 183,546	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35
020 030 040 050	SUBTOTAL UNDISTRIBUTED	873,320 1,094,187 314,182 98,136 183,546	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,40 [10,00
020 030 040 050 060	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATIONAL FORCES OPERATIONAL FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines	873,320 1,094,187 314,182 98,136 183,546	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,40 [10,00 [-138,68
020 030 040 050	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATIONAL FORCES OPERATIONAL FORCES OPERATION aparts & spares to support intermediate & organizational maintenance Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION	873,320 1,094,187 314,182 98,136 183,546	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,15 183,54 746,35 [42,44 [10,00 [-138,68 61,46
020 030 040 050 060	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES OPERATION and parts & spares to support intermediate & organizational maintenance Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines	873,320 1,094,187 314,182 98,136 183,546	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,40 [10,00 [-138,68 61,46 [61,46
020 030 040 050 060	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION	873,320 1,094,187 314,182 98,136 183,546	$\begin{array}{c} \textbf{48,330,20} \\ \textbf{885,72} \\ \textbf{[8,20]} \\ \textbf{[4,20]} \\ \textbf{1,094,18} \\ \textbf{341,08} \\ \textbf{[26,90]} \\ \textbf{98,13} \\ \textbf{183,54} \\ \textbf{746,35} \\ \textbf{[42,40]} \\ \textbf{[10,00]} \\ \textbf{[-138,68]} \\ \textbf{-61,46} \\ \textbf{[61,46]} \\ \textbf{[61,46]} \\ \textbf{[07,21]} \end{array}$
020 030 040 050 060	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES OPERATION and parts & spares to support intermediate & organizational maintenance Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Program increase	873,320 1,094,187 314,182 98,136 183,546	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,40 [10,00 [-138,68 61,46 [61,46 [61,46 [61,46] [10,721] [30,00
020 030 040 050 060 061 062	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines	873,320 1,094,187 314,182 98,136 183,546 832,636	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,11 188,52 746,33 [42,40 [10,00 [-138,68 61,44 [61,44 [07,21] [30,00 [77,21]
020 030 040 050 060	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES OPERATION and parts & spares to support intermediate & organizational maintenance Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Program increase	873,320 1,094,187 314,182 98,136 183,546	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,18 183,54 746,35 [42,40 [10,00 [-138,68 61,46 [61,46 107,21]30,00 [77,21 2,151,35
020 030 040 050 060 061 062	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES	873,320 1,094,187 314,182 98,136 183,546 832,636 2,151,390	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,11 183,5- 746,33 [42,40 [10,00 [-138,66 61,40 [61,44 107,21]30,00 [77,21] 2,151,33
020 030 040 050 060 061 062 070	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES	873,320 1,094,187 314,182 98,136 183,546 832,636 2,151,390 5,547,397	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,44 [10,00 [-138,68 61,46 [61,44 107,21 [30,00 [77,21 2,151,35 5,669,09
020 030 040 050 060 061 062	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES	873,320 1,094,187 314,182 98,136 183,546 832,636 2,151,390	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,40 [10,00 [-138,68 61,46 107,21 [30,00 [77,21 2,151,39 5,669,09 16,45
020 030 040 050 060 061 062 070 080 090	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATION & MAINTENANCE, MARINE CORPS OPERATIONAL FORCES Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING	873,320 1,094,187 314,182 98,136 183,546 832,636 2,151,390 5,547,397 16,453	48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,40 [10,00 [-138,68 61,46 [61,46 [61,46 [61,46] [30,00 [77,21 2,151,39 5,669,09 16,45 1,14
020 030 040 050 060 061 062 070 080	SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS OPERATION & Space Additional parts & spares to support intermediate & organizational maintenance Additional training requirements FIELD LOGISTICS DEPOT MAINTENANCE Readiness restoration MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES FACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines FACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines FACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING OFFICER ACQUISITION	873,320 1,094,187 314,182 98,136 183,546 832,636 2,151,390 5,547,397 16,453 1,144	-398,10 48,330,20 885,72 [8,20 [4,20 1,094,18 341,08 [26,90 98,13 183,54 746,35 [42,40 [10,00 [-138,68 61,46 [61,46 [107,21]30,00 [77,21 2,151,39 5,669,09 166,45 1,14 106,36 46,09

Line	Item	FY 2019 Request	House Authorized
130	RECRUITING AND ADVERTISING	201,662	201,66
140	OFF-DUTY AND VOLUNTARY EDUCATION	32,461	32,46
150	JUNIOR ROTC	24,217	24,21
150	SUBTOTAL TRAINING AND RECRUITING		
	SUBTOTAL TRAINING AND RECRUITING	818,144	818,14
	ADMIN & SRVWD ACTIVITIES		
160	SERVICEWIDE TRANSPORTATION	29,735	29,73
170	ADMINISTRATION	386, 375	386,37
225	CLASSIFIED PROGRAMS	50,859	50,85
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	466,969	466,96
	UNDISTRIBUTED		
230	UNDISTRIBUTED		-43,60
	Foreign Currency adjustments		[-13,60
	Historical unobligated balances		[-30,00
	SUBTOTAL UNDISTRIBUTED		-43,60
	TOTAL OPERATION & MAINTENANCE, MA-		
	RINE CORPS	6,832,510	6,910,61
	OPERATION & MAINTENANCE, NAVY RES OPERATING FORCES		
010	MISSION AND OTHER FLIGHT OPERATIONS	569,584	569,58
020	INTERMEDIATE MAINTENANCE	6,902	6,90
030	AIRCRAFT DEPOT MAINTENANCE	109,776	109,77
040	AIRCRAFT DEPOT OPERATIONS SUPPORT	538	53
050	AVIATION LOGISTICS	18,888	18,88
060	SHIP OPERATIONS SUPPORT & TRAINING	574	57
070	COMBAT COMMUNICATIONS	17,561	17,56
080	COMBAT SUPPORT FORCES	121,070	121,07
090	CYBERSPACE ACTIVITIES	337	33
100	ENTERPRISE INFORMATION	23,964	23,96
110	FACILITIES SUSTAINMENT	36,356	41,15
110	Realignment of FSRM funds to new RM and Demo lines	50,550	[-5,20
	Sustainment recovery		[10,00
111	FACILITIES RESTORATION & MODERNIZATION		3,20
111	Realignment of FSRM funds to new RM and Demo lines		
112	0		[3,20
112	FACILITIES DEMOLITION		2,00
100	Realignment of FSRM funds to new RM and Demo lines	100 500	[2,00
120	BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES	103,562 1,009,112	103,56 1,019,11
		1,000,112	1,010,11
130	ADMIN & SRVWD ACTIVITIES ADMINISTRATION	1,868	1,86
140	MILITARY MANPOWER AND PERSONNEL MANAGE-	1,000	1,00
	MENT	12,849	12,84
160	ACQUISITION AND PROGRAM MANAGEMENT	3,177	3,17
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	17,894	17,89
	TOTAL OPERATION & MAINTENANCE, NAVY RES	1,027,006	1,037,00
	OPERATION & MAINTENANCE, MC RESERVE		
	OPERATING FORCES		
010	OPERATING FORCES	99,173	107,87
	Additional training requirements	,	[8,70
020	DEPOT MAINTENANCE	19,430	19,43
030	FACILITIES SUSTAINMENT	39,962	25,66
	Realignment of FSRM funds to new RM and Demo lines	55,001	[-22,29
	Sustainment recovery		[8,00
031	FACILITIES RESTORATION & MODERNIZATION		22,29
001	Realignment of FSRM funds to new RM and Demo lines		[22,23
040	BASE OPERATING SUPPORT	101,829	101,82
040	SUBTOTAL OPERATING FORCES	101,829 260,394	101,82 277,09
	ADMIN & SRVWD ACTIVITIES		
	ADMIN & SRV WD ACTIVITIES ADMINISTRATION	11,176	11,17
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O O 010 P 020 CC 030 A 040 D 050 F 051 F 052 F 060 CC 070 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 SI 170 U 220 U 230 A 240 M S300 R 3300	TOTAL OPERATION & MAINTENANCE, MC RESERVE OPERATION & MAINTENANCE, AIR FORCE OPERATING FORCES RIMARY COMBAT FORCES OMBAT ENHANCEMENT FORCES IR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT PURCHASE EQUIPMENT MAINTENANCE Readiness restoration Restoration of U-2 Tail #80–1099 "ACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines "ACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines "ACILITIES DEMOLITION Program increase Readiness restoration Readiness restoration Readiness restoration "ACILITIES DEMOLITION Program increase Readiness restoration "ACILITIES DEMOLITION PROGRAM ASSE SUPPORT Readiness restoration "LYING HOUR PROGRAM AASE SUPPORT ALOBAL C31 AND EARLY WARNING THER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS	271,570 758,178 1,509,027 1,323,330 3,511,830 2,892,705 2,892,705 7,613,084 4,345,208 5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474 100,024	$\begin{array}{c} \textbf{288,27} \\ 758,17 \\ 1,509,02 \\ 1,323,33 \\ 3,596,33 \\ [46,50 \\ 38,00 \\ 2,621,82 \\ [152,00 \\ [23,00 \\ [23,00 \\ [24,20,86 \\ 67,02 \\ [420,86 \\ 67,02 \\ [420,86 \\ 67,02 \\ [420,86 \\ 67,02 \\ [420,86 \\ 67,02 \\ [42,00 \\ [25,02 \\ 7,687,88 \\ [74,80 \\ 4,345,20 \\ 5,989,21 \\ 928,02 \\ 1,080,95 \\ 879,03 \\ 183,77 \\ 404,07 \\ 187,37 \\ 529,90 \\ 329,47 \\ \end{array}$
O 010 P 020 C 030 A 040 D 050 F 051 F 052 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 130 L 140 S 170 U 220 U 220 U 220 U 220 U 220 U 220 T 230 A 240 M T 280 T 280 C 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 0 410 C	DPERATION & MAINTENANCE, AIR FORCE DPERATING FORCES RIMARY COMBAT FORCES OMBAT ENHANCEMENT FORCES IR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT PURCHASE EQUIPMENT MAINTENANCE Readiness restoration Restoration of U-2 Tail #80–1099 'ACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines 'ACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION PORT Readiness restoration 'LYING HOUR PROGRAM CASE SUPPORT HOBAL C31 AND EARLY WARNING 'THER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	$\begin{array}{c} 758,178\\ 1,509,027\\ 1,323,330\\ 3,511,830\\ 2,892,705\\ 2,892,705\\ 3,511,830\\ 2,892,705\\ 3,511,830\\ 2,892,705\\ 3,511,830\\ 3,511,$	$\begin{array}{c} 758,17\\ 1,509,02\\ 1,323,33\\ 3,596,33\\ [46,50\\ [38,00]\\ 2,621,82\\ [152,00]\\ [23,00]\\ [-445,88\\ 420,86\\ [420,86\\ 67,02\\ [42,00]\\ [25,02]\\ 7,687,88\\ [74,80\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,03\\ 183,77\\ 404,07\\ 187,37\\ 529,90\end{array}$
O 010 P 020 C 030 A 040 D 050 F 051 F 052 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 130 L 140 S 170 U 220 U 220 U 220 U 220 U 220 U 220 T 230 A 240 M T 280 T 280 C 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 0 410 C	DPERATING FORCES PRIMARY COMBAT FORCES OMBAT ENHANCEMENT FORCES IR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT PURCHASE EQUIPMENT MAINTENANCE Readiness restoration Restoration of U-2 Tail #80–1099 "ACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines "ACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines "ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines "ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines "ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines "ACILITIES DEMOLITION Program Realignment of FSRM funds to new RM and Demo lines "CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP- PORT Readiness restoration "LYING HOUR PROGRAM BASE SUPPORT ELOBAL C31 AND EARLY WARNING THER COMBAT OPS SPT PROGRAMS	1,509,027 $1,323,330$ $3,511,830$ $2,892,705$ $2,892,705$ $7,613,084$ $4,345,208$ $5,989,215$ $928,023$ $1,080,956$ $879,032$ $183,777$ $404,072$ $187,375$ $529,902$ $329,474$	$\begin{array}{c} 1,509,02\\ 1,323,33\\ 3,596,33\\ [46,50\\ [38,00]\\ 2,621,82\\ [152,00]\\ [23,00]\\ [-445,88\\ 420,86\\ [$
010 P 020 C 030 A 040 D 050 F 051 F 052 F 050 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 280 O 200 U 220 U 230 A 240 M S300 R 340 F 350	PRIMARY COMBAT FORCES OMBAT ENHANCEMENT FORCES IR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT PURCHASE EQUIPMENT MAINTENANCE Readiness restoration Restoration of U-2 Tail #80–1099 'ACILITIES SUSTAINMENT S5% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines 'ACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines ONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP- PORT Readiness restoration 'LYING HOUR PROGRAM 'ASE SUPPORT LOBAL C3I AND EARLY WARNING 'THER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	1,509,027 $1,323,330$ $3,511,830$ $2,892,705$ $2,892,705$ $7,613,084$ $4,345,208$ $5,989,215$ $928,023$ $1,080,956$ $879,032$ $183,777$ $404,072$ $187,375$ $529,902$ $329,474$	$\begin{array}{c} 1,509,02\\ 1,323,33\\ 3,596,33\\ [46,50\\ [38,00]\\ 2,621,82\\ [152,00]\\ [23,00]\\ [-445,88\\ 420,86\\ [$
020 C 030 A 040 D 050 F. 051 F. 052 F. 060 C 070 F 080 B 090 G 100 C 130 L 140 S 170 U 200 U 220 U 230 A 240 M 230 R 3300 S 340 F 350 P 360 T 380 R 400 O	OMBAT ENHANCEMENT FORCES IR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT PURCHASE EQUIPMENT MAINTENANCE Readiness restoration Restoration of U-2 Tail #80-1099 'ACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines 'ACILITIES RESTORATION & MODERNIZATION 'ACILITIES DEMOLITION 'Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of SSRM funds to new RM and Demo lines 'ACILITIES DEMOLATION PONT Readiness restoration 'LYING HOUR PROGRAM 'ASE SUPPORT LOBAL C3I AND EARLY WARNING 'THER COMBAT OPS SPT PROGRAMS 'YBERSPACE	1,509,027 $1,323,330$ $3,511,830$ $2,892,705$ $2,892,705$ $7,613,084$ $4,345,208$ $5,989,215$ $928,023$ $1,080,956$ $879,032$ $183,777$ $404,072$ $187,375$ $529,902$ $329,474$	$\begin{array}{c} 1,509,02\\ 1,323,33\\ 3,596,33\\ [46,50\\ [38,00]\\ 2,621,82\\ [152,00]\\ [23,00]\\ [-445,88\\ 420,86\\ [$
030 A 040 D 050 F 051 F 052 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 200 U 220 U 220 U 220 U 230 A 240 M 280 O 300 R 330 S 340 F 350 P 360 T 380 R 390 C 400 O 410 C	IR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT PURCHASE EQUIPMENT MAINTENANCE	$\begin{array}{c} 1,323,330\\ 3,511,830\\ \hline 2,892,705\\ \hline 3,989,215\\ \hline 928,023\\ \hline 1,080,956\\ \hline 8,799,032\\ \hline 1,080,956\\ \hline 8,790,032\\ \hline 1,080,956\\ \hline 1,$	$\begin{array}{c} 1,323,33\\ 3,596,33\\ [46,50]\\ [38,00]\\ 2,621,82\\ [152,00]\\ [23,00]\\ [-445,88]\\ 420,86\\ [420,86]\\ (420,86)\\ (42$
040 D 050 F 051 F 052 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 130 L 140 S 170 U 220 U 225 C M 230 A 240 M T 280 O 290 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	DEPOT PURCHASE EQUIPMENT MAINTENANCE	3,511,830 2,892,705 7,613,084 4,345,208 5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474	3,596,33 [46,500] [38,000] 2,621,82] [152,000] [23,000] [-445,88] 420,866 (420,866] (420,866] (420,866] (420,866] (420,866] (74,800] 4,345,200 5,989,211 928,022 1,080,955 879,033 183,777 404,077 187,377 529,900
050 F. 051 F 052 F. 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 140 S 170 U 220 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 C	Readiness restoration Restoration of U-2 Tail #80-1099 'ACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines 'ACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines ONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP- PORT Readiness restoration LYING HOUR PROGRAM ASE SUPPORT LOBAL C31 AND EARLY WARNING THER COMBAT OPS SPT PROGRAMS YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	2,892,705 7,613,084 4,345,208 5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474	$\begin{bmatrix} 46,50\\ [38,00]\\ [38,00]\\ [26,21,82]\\ [152,00]\\ [23,00]\\ [-445,88]\\ 420,86\\ [420,86]\\ (420,86]\\ (420,86]\\ (7,02)\\ [42,00]\\ [25,02]\\ (420,86)\\ (7,687,888\\ [74,80]\\ (4,345,20)\\ (5,989,21)\\ (928,02)\\ (1,080,95)\\ (379,03)\\ (187,37)\\ (187,37)\\ (529,90) \end{bmatrix}$
051 F 052 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 130 L 140 S 170 U 140 S 170 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E	Restoration of U-2 Tail #80-1099 'ACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines 'ACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Readiness restoration 'LYING HOUR PROGRAM BASE SUPPORT *LOBAL C31 AND EARLY WARNING THER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	7,613,084 4,345,208 5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474	$\begin{bmatrix} 38,00\\ 2,621,82\\ [152,00\\ [23,00]\\ [-445,88\\ 420,86\\ 67,02\\ [42,086\\ 67,02\\ [42,000\\ [25,02]\\ 7,687,88\\ [74,86\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,03\\ 183,77\\ 404,07\\ 187,37\\ 529,90\\ \end{bmatrix}$
051 F 052 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 130 L 140 S 170 U 140 S 170 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E	ACILITIES SUSTAINMENT 85% Sustainment Capability Output Level 3 Funding Realignment of FSRM funds to new RM and Demo lines ACILITIES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT PORT Readiness restoration 'LYING HOUR PROGRAM AASE SUPPORT ALOBAL C3I AND EARLY WARNING 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	7,613,084 4,345,208 5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474	$\begin{array}{c} 2,621,82\\ [152,00\\ [23,00]\\ [-445,88\\ 420,86\\ [420,86\\ 67,02\\ [42,00]\\ [25,02]\\ \hline 7,687,88\\ [74,80\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,03\\ 183,77\\ 404,07\\ 187,37\\ 529,90\end{array}$
051 F 052 F 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 130 L 140 S 170 U 140 S 170 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E	85% Sustainment	7,613,084 4,345,208 5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474	$ \begin{bmatrix} 152,00\\ [23,00]\\ [-445,88]\\ 420,86\\ [420,86]\\ 67,02\\ [42,00]\\ [25,02]\\ 7,687,88\\ [74,80]\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,03\\ 183,77\\ 187,37\\ 529,90\\ \end{bmatrix} $
052 F. 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 140 S 170 U 180 U 190 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	Capability Output Level 3 Funding	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	$\begin{bmatrix} 23,00\\ [-445,88\\ 420,86\\ [420,86\\ 67,02\\ [42,00\\ [25,02\\ 7,687,88\\ [74,80\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,08\\ 183,77\\ 187,37\\ 529,90\\ \end{bmatrix}$
052 F. 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 140 S 170 U 180 U 190 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	Realignment of FSRM funds to new RM and Demo lines 'ACILITIES RESTORATION & MODERNIZATION	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	$\begin{bmatrix} -445,88\\ 420,86\\ [420,86\\ (420,86\\ (420,06\\ (25,02)\\ 7,687,88\\ [74,80\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,05\\ 183,77\\ 187,37\\ 529,90\\ \end{bmatrix}$
052 F. 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 180 U 190 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	ACILITES RESTORATION & MODERNIZATION Realignment of FSRM funds to new RM and Demo lines ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines ONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP- PORT Readiness restoration LYING HOUR PROGRAM EASE SUPPORT LOBAL C31 AND EARLY WARNING PHER COMBAT OPS SPT PROGRAMS YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS IS NORTHCOM/NORAD	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	$\begin{array}{c} 420,86\\ [420,86\\ [420,86\\ 67,02\\ [42,00\\ [25,02] \end{array}\\ 7,687,88\\ [74,80\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,05\\ 183,77\\ 404,07\\ 187,37\\ 529,90\end{array}$
052 F. 060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 180 U 190 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	Realignment of FSRM funds to new RM and Demo lines 'ACILITIES DEMOLITION Program increase Realignment of FSRM funds to new RM and Demo lines 'ONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT Readiness restoration 'LYING HOUR PROGRAM CASE SUPPORT LOBAL C31 AND EARLY WARNING 'THER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	$[420,86] \\ 67,92\\ [42,00] \\ [25,02] \\ 7,687,88\\ [74,86] \\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,03\\ 183,77\\ 404,07\\ 187,37\\ 529,90 \\ \end{tabular}$
060 C 070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 180 U 200 U 220 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	Program increase Realignment of FSRM funds to new RM and Demo lines ONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP- PORT Readiness restoration LYING HOUR PROGRAM BASE SUPPORT ALOBAL C3I AND EARLY WARNING THER COMBAT OPS SPT PROGRAMS YBERSPACE ACTIVITIES AUNCH FACILITIES AUNCH FACILITIES PACE CONTROL SYSTEMS IS NORTHCOM/NORAD	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	$\begin{array}{c} 67,02\\ [42,00]\\ [25,02]\\ 7,687,88\\ [74,86]\\ 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,03\\ 183,77\\ 404,07\\ 187,37\\ 529,90\end{array}$
070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 180 U 190 U 220 U 220 U 225 C M 230 A 240 M T 280 O 290 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	Realignment of FSRM funds to new RM and Demo lines ONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP- PORT Readiness restoration 'LYING HOUR PROGRAM BASE SUPPORT *LOBAL C31 AND EARLY WARNING 'THER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	[25,02] 7,687,88 [74,86] 4,345,20 5,989,21 928,02 1,080,95 879,00 1,883,77 404,07 187,37 529,90
070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 180 U 190 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	ONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP- PORT Readiness restoration 'LYING HOUR PROGRAM BASE SUPPORT *LOBAL C3I AND EARLY WARNING OTHER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	7,687,88 [74,80 4,345,20 5,989,21 928,02 1,080,95 879,00 183,77 404,07 187,37 529,90
070 F 080 B 090 G 100 O 110 C 130 L 140 S 170 U 180 U 190 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	PORTReadiness restoration Readiness restoration 'LYING HOUR PROGRAM ASE SUPPORT ASE SUPPORT HOBAL C3I AND EARLY WARNING PHER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	[74,80] 4,345,20 5,989,21 928,02 1,080,95 879,03 183,77 404,07 187,37 529,90
No. B 0080 B 090 G 110 C 130 L 140 Si 170 U 180 U 190 U 200 U 220 U 230 A 240 M Sand Sand 330 Sand 340 F 350 P 360 T 380 R 390 C 400	Readiness restoration 'LYING HOUR PROGRAM GASE SUPPORT HOBAL C31 AND EARLY WARNING PTHER COMBAT OPS SPT PROGRAMS 'YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS 'S NORTHCOM/NORAD 'S STRATCOM	$\begin{array}{c} 4,345,208\\ 5,989,215\\ 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	[74,80] 4,345,20 5,989,21 928,02 1,080,95 879,03 183,77 404,07 187,37 529,90
No. B 0080 B 090 G 110 C 130 L 140 Si 170 U 180 U 190 U 200 U 220 U 230 A 240 M Sand Sand 330 Sand 340 F 350 P 360 T 380 R 390 C 400	LYING HOUR PROGRAM BASE SUPPORT LOBAL C3I AND EARLY WARNING THER COMBAT OPS SPT PROGRAMS YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS IS NORTHCOM/NORAD IS STRATCOM	5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474	$\begin{array}{c} 4,345,20\\ 5,989,21\\ 928,02\\ 1,080,95\\ 879,02\\ 183,77\\ 404,07\\ 187,37\\ 529,90\end{array}$
No. B 0080 B 090 G 110 C 130 L 140 Si 170 U 180 U 190 U 200 U 220 U 230 A 240 M Sand Sand 330 Sand 340 F 350 P 360 T 380 R 390 C 400	BASE SUPPORT PLOBAL C3I AND EARLY WARNING WTHER COMBAT OPS SPT PROGRAMS WBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS NORTHCOM/NORAD S STRATCOM	5,989,215 928,023 1,080,956 879,032 183,777 404,072 187,375 529,902 329,474	5,989,21 928,02 1,080,95 879,05 183,77 404,07 187,37 529,90
090 G 100 O 110 C 130 L 140 S 170 U 180 U 190 U 200 U 220 W 230 A 240 M S0 R 300 R 330 S 340 F 360 T 380 R 390 E 400 <	LOBAL C3I AND EARLY WARNING PTHER COMBAT OPS SPT PROGRAMS PYBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS IS NORTHCOM/NORAD IS STRATCOM	$\begin{array}{r} 928,023\\ 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	$\begin{array}{c} 928,02\\ 1,080,93\\ 879,03\\ 183,77\\ 404,07\\ 187,37\\ 529,90\end{array}$
100 O 110 C 130 L 140 S: 170 U 180 U 200 U 210 U 220 U 230 A 240 M 0 S 300 R 3300 S 340 F 350 P 360 T 380 R 390	YTHER COMBAT OPS SPT PROGRAMS	$\begin{array}{c} 1,080,956\\ 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	1,080,95 879,03 183,77 404,07 187,37 529,90
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	YBERSPACE ACTIVITIES AUNCH FACILITIES PACE CONTROL SYSTEMS IS NORTHCOM/NORAD	$\begin{array}{c} 879,032\\ 183,777\\ 404,072\\ 187,375\\ 529,902\\ 329,474 \end{array}$	$\begin{array}{c} 879,03\\ 183,77\\ 404,07\\ 187,37\\ 529,90\end{array}$
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	AUNCH FACILITIES PACE CONTROL SYSTEMS IS NORTHCOM/NORAD	$183,777 \\404,072 \\187,375 \\529,902 \\329,474$	183,77404,07187,37529,90
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	PACE CONTROL SYSTEMS IS NORTHCOM/NORAD	$\begin{array}{c} 404,072\\ 187,375\\ 529,902\\ 329,474\end{array}$	404,07 187,37 529,90
170 U 180 U 190 U 200 U 220 U 225 C M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	IS NORTHCOM/NORAD IS STRATCOM	$187,375 \\529,902 \\329,474$	187,37 529,90
180 U 190 U 200 U 210 U 220 U 2225 C 230 A 240 M 230 A 240 M 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	IS STRATCOM	529,902 329,474	529,90
190 U 200 U 210 U 220 U 2225 C 230 A 240 M 230 A 240 M 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C		329,474	
200 U 210 U 220 U 225 C M 230 A 240 M 230 A 240 M 7 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 R	o o i dei de la communicación de la communicac		020,4
210 U 220 U 225 C M 230 A 240 M 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 390 C	IS CENTCOM	166,024	166,02
220 U 225 C 225 C 230 A 240 M 240 M 7 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	IS SOCOM	723	100,01
225 C 230 A 240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	IS TRANSCOM	535	53
230 A 240 M 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	LASSIFIED PROGRAMS	1,164,810	1,164,81
230 A 240 M 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	SUBTOTAL OPERATING FORCES	33,797,280	34,173,58
240 M T 280 O 290 R 300 R 330 S 340 F 350 P 360 T 380 R 390 E 400 O 410 C	IOBILIZATION	1 207 605	1 207 6
T 280 O 290 R 300 R 330 S: 340 F 350 P 360 R 390 E 400 O 410 C	IRLIFT OPERATIONS IOBILIZATION PREPAREDNESS	1,307,695	1,307,69
280 O 290 R 300 R 330 S3 340 F 350 P 360 T 380 R 390 E 400 O 410 C	SUBTOTAL MOBILIZATION	144,417 1,452,112	144,41 1 ,452,11
290 R 300 R 330 S3 340 F 350 P 360 T 380 R 390 E 400 O 410 C	RAINING AND RECRUITING		
300 R 330 Si 340 F 350 P 360 T 380 R 390 E 400 O 410 C	FFICER ACQUISITION	133,187	133,18
330 Si 340 F 350 P 360 T 380 R 390 E 400 O 410 C	ECRUIT TRAINING	25,041	25,04
340 F 350 P 360 T 380 R 390 E 400 O 410 C	ESERVE OFFICERS TRAINING CORPS (ROTC)	117,338	117,33
350 P. 360 T 380 R 390 E 400 O 410 C	PECIALIZED SKILL TRAINING	401,996	401,99
360 T. 380 R 390 E 400 O 410 C	LIGHT TRAINING	477,064	477,00
380 R 390 E 400 O 410 C	ROFESSIONAL DEVELOPMENT EDUCATION	276,423	276,42
390 E 400 O 410 C	RAINING SUPPORT	95,948	95,94
400 O 410 C	ECRUITING AND ADVERTISING	154,530	154,55
410 C	XAMINING PFF-DUTY AND VOLUNTARY EDUCATION	4,132	4,13
	TVILIAN EDUCATION AND TRAINING	223,150 209,497	223,15 209,49
	UNIOR ROTC	205,497 59,908	209,43
420 0	SUBTOTAL TRAINING AND RECRUITING	2,178,214	2,178,21
А	DMIN & SRVWD ACTIVITIES		
		681,788	681,78
	OGISTICS OPERATIONS	117,812	117,81
	OGISTICS OPERATIONS ECHNICAL SUPPORT ACTIVITIES	953,102	953,10
	OGISTICS OPERATIONS ECHNICAL SUPPORT ACTIVITIES DMINISTRATION	358,389	358,38
	OGISTICS OPERATIONS ECHNICAL SUPPORT ACTIVITIES DMINISTRATION ERVICEWIDE COMMUNICATIONS	1 104 969	1,194,80
	OGISTICS OPERATIONS ECHNICAL SUPPORT ACTIVITIES DMINISTRATION ERVICEWIDE COMMUNICATIONS THER SERVICEWIDE ACTIVITIES	1,194,862	29,59
	OGISTICS OPERATIONS ECHNICAL SUPPORT ACTIVITIES DMINISTRATION ERVICEWIDE COMMUNICATIONS THER SERVICEWIDE ACTIVITIES IVIL AIR PATROL	29,594	74,95
545 C	OGISTICS OPERATIONS ECHNICAL SUPPORT ACTIVITIES DMINISTRATION ERVICEWIDE COMMUNICATIONS THER SERVICEWIDE ACTIVITIES		1,222,45

Line	Item	FY 2019 Request	House Authorized
	UNDISTRIBUTED		
550	UNDISTRIBUTED		-455,200
	Foreign Currency adjustments		[-104,500
	Historical unobligated balances SUBTOTAL UNDISTRIBUTED		[–350,700 –455,20 0
	TOTAL OPERATION & MAINTENANCE, AIR		
	FORCE	42,060,568	41,981,668
	OPERATION & MAINTENANCE, AF RESERVE		
010	OPERATING FORCES PRIMARY COMBAT FORCES	1 059 497	1 059 49
020	MISSION SUPPORT OPERATIONS	1,853,437 205,369	1,853,43' 205,36!
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE	345,576	347,47
000	Readiness restoration	010,010	[1,90
040	FACILITIES SUSTAINMENT	120,736	123,10
	Realignment of FSRM funds to new RM and Demo lines	,	[-27,63]
	Sustainment recovery		[30,00
041	FACILITIES RESTORATION & MODERNIZATION		27,633
	Realignment of FSRM funds to new RM and Demo lines		[27,63]
050	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP-		
	PORT	241,239	259,93
	Readiness restoration		[18,70
060	BASE SUPPORT	/	385,92
	SUBTOTAL OPERATING FORCES	241,239 385,922 3,152,279 [- 71,188 19,429 9,386 7,512	3,202,87
	ADMINISTRATION AND SERVICEWIDE ACTIVI- TIES		
070	ADMINISTRATION	71 188	71,18
080	RECRUITING AND ADVERTISING		19,42
090	MILITARY MANPOWER AND PERS MGMT (ARPC)		9,38
100	OTHER PERS SUPPORT (DISABILITY COMP)		7,51
110	AUDIOVISUAL	440	44
	SUBTOTAL ADMINISTRATION AND SERVICEWIDE ACTIVITIES	107,955	107,95
	TOTAL OPERATION & MAINTENANCE, AF	101,000	101,000
	RESERVE	3,260,234	3,310,834
	OPERATION & MAINTENANCE, ANG		
	OPERATING FORCES		
010	AIRCRAFT OPERATIONS	2,619,940	2,619,94
020	MISSION SUPPORT OPERATIONS	623,265	623,26
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE	748,287	748,28
040	FACILITIES SUSTAINMENT Realignment of FSRM funds to new RM and Demo lines	303,792	289,70
	Sustainment recovery		[-34,09 [20,00
041	FACILITIES RESTORATION & MODERNIZATION		31,69
011	Realignment of FSRM funds to new RM and Demo lines		[31,69
042	FACILITIES DEMOLITION		2,39
	Realignment of FSRM funds to new RM and Demo lines		[2,39
050	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP-		L)***
	PORT	1,061,759	1,064,75
	Readiness restoration		[3,00
060	BASE SUPPORT	988,333	989,23
	Readiness restoration		[90
	SUBTOTAL OPERATING FORCES	6,345,376	6,369,27
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
070	ADMINISTRATION	45,711	45,71
	RECRUITING AND ADVERTISING	36,535	36,53
	SUBTOTAL ADMINISTRATION AND SERVICE-		
080		82,246	82,24
	WIDE ACTIVITIES		
	TOTAL OPERATION & MAINTENANCE, ANG	6,427,622	6,451,52

SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2019 Request	House Authorized
010	JOINT CHIEFS OF STAFF	430,215	430,215
020	JOINT CHIEFS OF STAFF—CE2T2	$602,\!186$	602,186
040	SPECIAL OPERATIONS COMMAND/OPERATING FORCES	5,389,250	5,215,250
	Civilian pay ahead of need		[-10,700
	Communications		[-20,000
	DCGS-SOF MC-12 ahead of need		[-10,000 [-33,300]
	Program decrease		[-100,000
	SUBTOTAL OPERATING FORCES	6,421,651	6,247,651
	TRAINING AND RECRUITING		
050	DEFENSE ACQUISITION UNIVERSITY	181,601	172,501
	Efficiencies within the 4th estate		[-9,100
060	JOINT CHIEFS OF STAFF	96,565	96,565
070	SPECIAL OPERATIONS COMMAND/TRAINING AND RE- CRUITING	270 5 8 2	270 58
	SUBTOTAL TRAINING AND RECRUITING	370,583 648,749	370,583 639,64 9
	ADMIN & SRVWIDE ACTIVITIES		
080	CIVIL MILITARY PROGRAMS	166,131	186,131
	STARBASE		[20,000
100	DEFENSE CONTRACT AUDIT AGENCY	625,633	594,333
	Efficiencies within the 4th estate		[-31,30
110	DEFENSE CONTRACT MANAGEMENT AGENCY	1,465,354	1,392,054
190	Efficiencies within the 4th estate	050.000	[-73,30
120	DEFENSE HUMAN RESOURCES ACTIVITY Efficiencies within the 4th estate	859,923	816,923 [-43,000
130	DEFENSE INFORMATION SYSTEMS AGENCY	2,106,930	2,001,63
100	Efficiencies within the 4th estate	2,100,000	[-105,30]
150	DEFENSE LEGAL SERVICES AGENCY	27,403	26,00
	Efficiencies within the 4th estate		[-1,40
160	DEFENSE LOGISTICS AGENCY	$379,\!275$	385,75
	Efficiencies within the 4th estate		[-19,00]
	Program increase for the Procurement Technical Assistance		505 J.5
170	Program (PTAP) DEFENSE MEDIA ACTIVITY	007 597	[25,47]
170	Efficiencies within the 4th estate	207,537	197,13 [-10,40]
180	DEFENSE PERSONNEL ACCOUNTING AGENCY	130,696	130,69
190	DEFENSE SECURITY COOPERATION AGENCY	754,711	754,71
200	DEFENSE SECURITY SERVICE	789,175	789,17
220	DEFENSE TECHNOLOGY SECURITY ADMINISTRATION	34,951	33,25
	Efficiencies within the 4th estate		[-1,70]
230	DEFENSE THREAT REDUCTION AGENCY	553,329	553,32
250	DEPARTMENT OF DEFENSE EDUCATION ACTIVITY	2,892,284	2,942,28
	Impact Aid		[40,00
260	Impact Aid for Children with Severe Disabilities MISSILE DEFENSE AGENCY	499,817	[10,00
$280 \\ 280$	OFFICE OF ECONOMIC ADJUSTMENT	70,035	499,81 166,53
	Defense Community Infrastructure Program	,	[100,00
	Efficiencies within the 4th estate		[-3,50
290	OFFICE OF THE SECRETARY OF DEFENSE	1,519,655	1,530,65
	CDC PFOS/PFOA Health Study Increment Contract support for ACCM oversight as directed by Sec.		[7,00
	1062 of FY17 NDAA		[5,00
	Efficiencies within the 4th estate		[-76,00]
	Establish Artificial Intelligence commission		[10,00
	Funds to support the Global Engagement Center		[60,00
	Initial capital for Department of Defense World War II Commemoration Fund		[2,00
	Training of qualified personnel to join the staff of the Beaudy of Connections for Military and Name Records		E9.00
300	Boards of Corrections for Military and Naval Records SPECIAL OPERATIONS COMMAND/ADMIN & SVC-WIDE		[3,00
	ACTIVITIES	97,787	97,78
310	WASHINGTON HEADQUARTERS SERVICES	456,407	387,90
	Efficiencies within the 4th estate	4	[-68,50
			15 & 645 & 109
315	CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	15,645,192 29,282,225	15,645,195 29,131,30

320	UNDISTRIBUTED	-411,800

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Line	Item	FY 2019 Request	House Authorized
	Foreign Currency adjustments		[-26,400
	Historical unobligated balances		[-385,400
	SUBTOTAL UNDISTRIBUTED		-411,800
	TOTAL OPERATION AND MAINTENANCE, DEFENSE-WIDE	36,352,625	35,606,800
	US COURT OF APPEALS FOR ARMED FORCES, DEF		
	ADMINISTRATION AND ASSOCIATED ACTIVI- TIES		
010	US COURT OF APPEALS FOR THE ARMED FORCES, DEFENSE	14,662	14,662
	SUBTOTAL ADMINISTRATION AND ASSOCI- ATED ACTIVITIES	14,662	14,662
	TOTAL US COURT OF APPEALS FOR		
	ARMED FORCES, DEF	14,662	14,662
	DOD ACQUISITION WORKFORCE DEVELOP- MENT FUND		
010	ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD	400,000	400,000
	SUBTOTAL ACQUISITION WORKFORCE DE- VELOPMENT	400,000	400,000
	TOTAL DOD ACQUISITION WORKFORCE		
	DEVELOPMENT FUND	400,000	400,000
	OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC AID		
04.0	HUMANITARIAN ASSISTANCE	105 000	10= 000
010	OVERSEAS HUMANITARIAN, DISASTER AND CIVIC AID SUBTOTAL HUMANITARIAN ASSISTANCE	107,663 107,663	107,663 107,663
	TOTAL OVERSEAS HUMANITARIAN, DIS- ASTER, AND CIVIC AID	107,663	107,663
	COOPERATIVE THREAT REDUCTION ACCOUNT		
010	FSU THREAT REDUCTION	227 240	995 944
010	FORMER SOVIET UNION (FSU) THREAT REDUCTION SUBTOTAL FSU THREAT REDUCTION	335,240 335,240	335,240 335,240
	TOTAL COOPERATIVE THREAT REDUC- TION ACCOUNT	995 940	995 940
		335,240	335,240
	ENVIRONMENTAL RESTORATION, ARMY DEPARTMENT OF THE ARMY		
060	ENVIRONMENTAL RESTORATION, ARMY	203,449	213,449
	PFOS/PFOA remediation increase		[10,000
	SUBTOTAL DEPARTMENT OF THE ARMY	203,449	213,449
	TOTAL ENVIRONMENTAL RESTORATION, ARMY	203,449	213,449
	ENVIRONMENTAL RESTORATION, NAVY		
080	DEPARTMENT OF THE NAVY ENVIRONMENTAL RESTORATION, NAVY	329,253	339,253
	PFOS/PFOA remediation increase	,	[10,000
	SUBTOTAL DEPARTMENT OF THE NAVY	329,253	339,253
	TOTAL ENVIRONMENTAL RESTORATION, NAVY	329,253	339,253
	ENVIRONMENTAL RESTORATION, AIR FORCE		
100	DEPARTMENT OF THE AIR FORCE ENVIRONMENTAL RESTORATION, AIR FORCE	296,808	346,808
100	PFOS/PFOA remediation increase	230,000	546,808 [50,000
	SUBTOTAL DEPARTMENT OF THE AIR		-

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Line	Item	FY 2019 Request	House Authorized
	TOTAL ENVIRONMENTAL RESTORATION, AIR FORCE	296,808	346,808
	ENVIRONMENTAL RESTORATION, DEFENSE DEFENSE-WIDE		
120	ENVIRONMENTAL RESTORATION, DEFENSE	8,926	8,92
	SUBTOTAL DEFENSE-WIDE	8,926	8,92
	TOTAL ENVIRONMENTAL RESTORATION, DEFENSE	8,926	8,92
	ENVIRONMENTAL RESTORATION FORMERLY USED SITES		
140	USED SITES DEFENSE-WIDE ENVIRONMENTAL RESTORATION FORMERLY USED	919 946	919 94
140	USED SITES DEFENSE-WIDE	212,346 212,346	/
140	USED SITES DEFENSE-WIDE ENVIRONMENTAL RESTORATION FORMERLY USED SITES	/	212,34 212,34 212,34

1 SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS

2

CONTINGENCY OPERATIONS.

SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars) FY 2019 Request House Authorized Line Item **OPERATION & MAINTENANCE, ARMY OPERATING FORCES** MANEUVER UNITS 010 1.179.3391,634,039 Realign OCO requirements from Base to OCO [454,700]ECHELONS ABOVE BRIGADE 177,553 030 25.983Realign OCO requirements from Base to OCO [151,570] 2,432,416 040 THEATER LEVEL ASSETS 2,189,916 Realign OCO requirements from Base to OCO [242,500] 050 LAND FORCES OPERATIONS SUPPORT 188.609 188,609 060 AVIATION ASSETS 120,787 120,787 FORCE READINESS OPERATIONS SUPPORT 070 3,867,286 4,473,546 Realign OCO requirements from Base to OCO [606,260] LAND FORCES SYSTEMS READINESS 550,068 080 550.068 090 LAND FORCES DEPOT MAINTENANCE 195.873 468.693 Realign OCO requirements from Base to OCO [272, 820]BASE OPERATIONS SUPPORT 715,820 100 109.560 Realign OCO requirements from Base to OCO [606, 260]FACILITIES SUSTAINMENT 110 60,807 60,807 ADDITIONAL ACTIVITIES 140 5.992.2225,992,222 150 COMMANDERS EMERGENCY RESPONSE PROGRAM 10,000 10,000 RESET 1,036,454 160 1.036.454180 US AFRICA COMMAND 248.796 263,796 Contract personnel recovery/casualty evacuation in AFRICOM [15,000]US EUROPEAN COMMAND 190 98.127 98.127 200US SOUTHERN COMMAND 2,5502,550 SUBTOTAL OPERATING FORCES 15,876,377 18,225,487 MOBILIZATION 230ARMY PREPOSITIONED STOCKS 0 158.753Realignment of EDI APS Unit Set from OCO to Base [-158,753]SUBTOTAL MOBILIZATION 158,753 0 **ADMIN & SRVWIDE ACTIVITIES** SERVICEWIDE TRANSPORTATION 863,830 390 712,230 Realign OCO requirements from Base to OCO [151,600]

Line	Item	FY 2019 Request	House Authorized
400	CENTRAL SUPPLY ACTIVITIES	44,168	44,168
410	LOGISTIC SUPPORT ACTIVITIES	5,300	5,300
420	AMMUNITION MANAGEMENT	38,597	38,597
460	OTHER PERSONNEL SUPPORT	109,019	109,019
490	REAL ESTATE MANAGEMENT	191,786	191,786
100 565	CLASSIFIED PROGRAMS	1,074,270	1,074,270
500	SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	2,175,370	2,326,970
	UNDISTRIBUTED		
570	UNDISTRIBUTED		-27,900
	Historical unobligated balances		[-27,900 -27,900
	TOTAL OPERATION & MAINTENANCE, ARMY	18,210,500	20,524,557
	OPERATION & MAINTENANCE, ARMY RES		
000	OPERATING FORCES	20 500	20.50
020	ECHELONS ABOVE BRIGADE	20,700	20,700
060	FORCE READINESS OPERATIONS SUPPORT	700	700
090	BASE OPERATIONS SUPPORT SUBTOTAL OPERATING FORCES	20,487 41,887	20,487 41,887
	TOTAL OPERATION & MAINTENANCE, ARMY		
	RES	41,887	41,887
	OPERATION & MAINTENANCE, ARNG OPERATING FORCES		
010	MANEUVER UNITS	42,519	42,519
020	MODULAR SUPPORT BRIGADES	778	778
030	ECHELONS ABOVE BRIGADE	12,093	12,093
040	THEATER LEVEL ASSETS	708	708
)60	AVIATION ASSETS	28,135	28,133
070	FORCE READINESS OPERATIONS SUPPORT	5,908	5,908
100	BASE OPERATIONS SUPPORT	18,877	18,877
120	MANAGEMENT AND OPERATIONAL HEADQUARTERS SUBTOTAL OPERATING FORCES	956 109,974	956 109,97 4
	ADMIN & SRVWD ACTIVITIES		,.
150	SERVICEWIDE COMMUNICATIONS	755	755
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	755	755
	TOTAL OPERATION & MAINTENANCE, ARNG	110,729	110,729
090	AFGHAN NATIONAL ARMY	1 599 777	1 500 777
100	SUSTAINMENT INFRASTRUCTURE	1,522,777 137,732	1,522,777 137,732
110	EQUIPMENT AND TRANSPORTATION	71,922	71,922
120	TRAINING AND OPERATIONS	175,846	175,846
	SUBTOTAL AFGHAN NATIONAL ARMY	1,908,277	1,908,277
	AFGHAN NATIONAL POLICE		
100		527,554	527,554
	SUSTAINMENT		
140	INFRASTRUCTURE	42,984	
140 150	INFRASTRUCTURE EQUIPMENT AND TRANSPORTATION	42,984 14,554	14,554
140 150	INFRASTRUCTURE	42,984	14,554 181,922
$140 \\ 150$	INFRASTRUCTURE EQUIPMENT AND TRANSPORTATION TRAINING AND OPERATIONS	$\begin{array}{r} 42,984 \\ 14,554 \\ 181,922 \end{array}$	14,554 181,922
140 150 160	INFRASTRUCTURE EQUIPMENT AND TRANSPORTATION TRAINING AND OPERATIONS SUBTOTAL AFGHAN NATIONAL POLICE	$\begin{array}{r} 42,984 \\ 14,554 \\ 181,922 \end{array}$	14,554 181,922 767,01 4
140 150 160	INFRASTRUCTURE	42,984 14,554 181,922 767,014	14,554 181,922 767,014 942,279
140 150 160 170 180	INFRASTRUCTURE	42,984 14,554 181,922 767,014 942,279	14,554 181,922 767,01 4 942,279 30,350
130 140 150 160 170 180 190 200	INFRASTRUCTURE	42,984 14,554 181,922 767,014 942,279 30,350 572,310 277,191	14,554 181,922 767,014 942,279 30,350 572,310 277,191
140 150 160 170 180 190	INFRASTRUCTURE	42,984 14,554 181,922 767,014 942,279 30,350 572,310	14,55- 181,92: 767,01 4 942,279 30,350 572,310 277,193
140 150 160 170 180 190 200	INFRASTRUCTURE	42,984 14,554 181,922 767,014 942,279 30,350 572,310 277,191 1,822,130	14,554 181,925 767,01 4 942,279 30,350 572,310 277,193 1,822,130
140 150 160 170 180 190 200	INFRASTRUCTURE	42,984 14,554 181,922 767,014 942,279 30,350 572,310 277,191 1,822,130 353,734	14,55- 181,92: 767,01 4 942,277 30,350 572,310 277,19 1,822,130 353,734
140 150 160 170 180 190	INFRASTRUCTURE	42,984 14,554 181,922 767,014 942,279 30,350 572,310 277,191 1,822,130 353,734 43,132	14,554 181,925 767,01 4 942,279 30,350 572,310 277,191 1,822,130 353,734 43,135
140 150 160 170 180 190 200 210 220	INFRASTRUCTURE	42,984 14,554 181,922 767,014 942,279 30,350 572,310 277,191 1,822,130 353,734	$\begin{array}{r} 42,984\\ 14,554\\ 181,922\\ \textbf{767,014}\\ 942,279\\ 30,350\\ 572,310\\ 277,191\\ \textbf{1,822,130}\\ 353,734\\ 43,132\\ 151,790\\ 153,373\end{array}$

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	Item	FY 2019 Request	House Authorized
	TOTAL AFGHANISTAN SECURITY FORCES FUND	5,199,450	5,199,45
	COUNTER-ISIS TRAIN AND EQUIP FUND COUNTER-ISIS TRAIN AND EQUIP FUND (CTEF)		
10	IRAQ	850,000	850,00
20	SYRIA	300,000	300,00
30	OTHER	250,000	250,00
	SUBTOTAL COUNTER-ISIS TRAIN AND EQUIP FUND (CTEF)	1,400,000	1,400,00
	TOTAL COUNTER-ISIS TRAIN AND EQUIP FUND	1,400,000	1,400,00
	OPERATION & MAINTENANCE, NAVY		
	OPERATING FORCES		
10	MISSION AND OTHER FLIGHT OPERATIONS	435,507	435,50
30	AVIATION TECHNICAL DATA & ENGINEERING SERVICES AIR OPERATIONS AND SAFETY SUPPORT	800	80
$\frac{40}{50}$	AIR SYSTEMS SUPPORT	9,394	9,39
э0 60	AIRCRAFT DEPOT MAINTENANCE	193,384 172,052	193,38
60 70	AIRCRAFT DEPOT MAINTENANCE	173,053 3,524	173,05 3,55
80	AVIATION LOGISTICS	5,524 60,219	5,52 60,21
80 90	MISSION AND OTHER SHIP OPERATIONS	942,960	942,96
90 00	SHIP OPERATIONS SUPPORT & TRAINING	20,236	20,23
10	SHIP DEPOT MAINTENANCE	1,022,647	1,022,64
30	COMBAT COMMUNICATIONS AND ELECTRONIC WARFARE	59,553	1,022,04
60	WARFARE TACTICS	16,651	16,65
70	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	31,118	31,1
30	COMBAT SUPPORT FORCES	635,560	635,50
90	EQUIPMENT MAINTENANCE AND DEPOT OPERATIONS SUP-		
20	PORT COMBATANT COMMANDERS DIRECT MISSION SUPPORT	4,334	4,3
20 10	CYBERSPACE ACTIVITIES	24,800 355	24,8 3
80 80	WEAPONS MAINTENANCE	493,033	493,03
50 90	OTHER WEAPON SYSTEMS SUPPORT	495,055 12,780	495,0
10	FACILITIES SUSTAINMENT	12,780 67,321	12,7
20	BASE OPERATING SUPPORT	211,394	211,3
	SUBTOTAL OPERATING FORCES	4,418,623	4,418,62
-0	MOBILIZATION	12.002	10.00
70	EXPEDITIONARY HEALTH SERVICES SYSTEMS	12,902	12,90
90	COAST GUARD SUPPORT	165,000	165,00
	SUBTOTAL MOBILIZATION	177,902	177,90
30	TRAINING AND RECRUITING SPECIALIZED SKILL TRAINING	51,138	51,13
30		51,138 51,138	
	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES	51,138	51,18
10	SPECIALIZED SKILL TRAINING	51,138 4,145	51,1 8
10 40	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT	51,138 4,145 7,503	51,18 4,14 7,50
10 40 80	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT SERVICEWIDE TRANSPORTATION	51,138 4,145 7,503 69,297	51,18 4,14 7,50 69,29
10 40 30 10	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT	51,138 4,145 7,503	51,18 4,14 7,56 69,29 10,9
10 40 80 10 50	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT SERVICEWIDE TRANSPORTATION ACQUISITION, LOGISTICS, AND OVERSIGHT	4,145 7,503 69,297 10,912	51,18 4,14 7,50 69,29 10,9 1,55
10 40 80 10 50	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT SERVICEWIDE TRANSPORTATION ACQUISITION, LOGISTICS, AND OVERSIGHT INVESTIGATIVE AND SECURITY SERVICES	51,138 4,145 7,503 69,297 10,912 1,559	51,13 4,14 7,50 69,29 10,99 1,53 16,07
10 40 80 10 50	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT SERVICEWIDE TRANSPORTATION ACQUISITION, LOGISTICS, AND OVERSIGHT INVESTIGATIVE AND SECURITY SERVICES CLASSIFIED PROGRAMS	4,145 7,503 69,297 10,912 1,559 16,076	4,14 7,56 69,29 10,91 1,55 16,07 109,45
30 10 40 80 10 50 65	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT SERVICEWIDE TRANSPORTATION ACQUISITION, LOGISTICS, AND OVERSIGHT INVESTIGATIVE AND SECURITY SERVICES CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	51,138 4,145 7,503 69,297 10,912 1,559 16,076 109,492	4,14 7,56 69,29 10,97 1,55 16,07 109,4
10 40 80 10 50 65	SPECIALIZED SKILL TRAINING SUBTOTAL TRAINING AND RECRUITING ADMIN & SRVWD ACTIVITIES ADMINISTRATION MILITARY MANPOWER AND PERSONNEL MANAGEMENT SERVICEWIDE TRANSPORTATION ACQUISITION, LOGISTICS, AND OVERSIGHT INVESTIGATIVE AND SECURITY SERVICES CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES TOTAL OPERATION & MAINTENANCE, NAVY OPERATION & MAINTENANCE, MARINE CORPS	51,138 4,145 7,503 69,297 10,912 1,559 16,076 109,492	4,14 7,50 69,24 10,91 1,53 16,07 109,45 4,757,16
10 40 80 10 50 65	SPECIALIZED SKILL TRAINING	 51,138 4,145 7,503 69,297 10,912 1,559 16,076 109,492 4,757,155 	4,14 7,50 69,22 10,92 1,53 16,07 109,45 4,757,15
10 40 80 10 50 65	SPECIALIZED SKILL TRAINING	 51,138 4,145 7,503 69,297 10,912 1,559 16,076 109,492 4,757,155 734,505 	4,14 7,56 69,24 10,9' 1,55 16,0' 109,45 4,757,11 734,56 212,69
10 40 80 10 50 65 10 20 30	SPECIALIZED SKILL TRAINING	 51,138 4,145 7,503 69,297 10,912 1,559 16,076 109,492 4,757,155 734,505 212,691 	4,14 7,56 69,24 10,92 1,52 16,07 109,45 4,757,15 734,56 212,69 53,04
10 40 80 10 50 65 10 20 30	SPECIALIZED SKILL TRAINING	 51,138 4,145 7,503 69,297 10,912 1,559 16,076 109,492 4,757,155 734,505 212,691 53,040 	4,14 7,56 69,29 10,92 1,55 16,07 109,4 4,757,1 734,57 212,66 53,00 23,00
10 40 80 10 50	SPECIALIZED SKILL TRAINING	51,138 4,145 7,503 69,297 10,912 1,559 16,076 109,492 4,757,155 734,505 212,691 53,040 23,047	51,1: 51,1: 4,14 7,55 69,22 10,92 1,52 16,07 109,45 4,757,16 734,56 212,66 53,00 23,00 1,023,25 30,42

Line	Item	FY 2019 Request	House Authorized
		nequest	
	ADMIN & SRVWD ACTIVITIES		
160	SERVICEWIDE TRANSPORTATION	61,400	61,40
170	ADMINISTRATION	2,108	2,10
225	CLASSIFIED PROGRAMS	4,650	4,65
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	68,158	68,15
	TOTAL OPERATION & MAINTENANCE, MARINE		
	CORPS	1,121,900	1,121,90
	OPERATION & MAINTENANCE, NAVY RES OPERATING FORCES		
020	INTERMEDIATE MAINTENANCE	500	50
030	AIRCRAFT DEPOT MAINTENANCE	11,400	11,40
080	COMBAT SUPPORT FORCES	13,737 25,637	13,73 25,63
		,	
	TOTAL OPERATION & MAINTENANCE, NAVY RES	25,637	25,63
	OPERATION & MAINTENANCE, MC RESERVE OPERATING FORCES	0.550	
010	OPERATING FORCES	2,550	2,55
040	BASE OPERATING SUPPORT SUBTOTAL OPERATING FORCES	795 3,345	79 3,3 4
		-,	-,
	TOTAL OPERATION & MAINTENANCE, MC RE- SERVE	3,345	3,3 4
	OPERATION & MAINTENANCE, AIR FORCE		
	OPERATING FORCES		
010	PRIMARY COMBAT FORCES	166,274	166,27
)20)30	COMBAT ENHANCEMENT FORCES	1,492,580	1,492,58
)40	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) DEPOT PURCHASE EQUIPMENT MAINTENANCE	110,237 209,996	110,23 209,99
)50	FACILITIES SUSTAINMENT	92,412	20 <i>3,3</i> 92,4
)60	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT	1,289,693	1,289,69
070	FLYING HOUR PROGRAM	2,355,264	2,355,20
080	BASE SUPPORT	1,141,718	1,141,7
90	GLOBAL C3I AND EARLY WARNING	13,537	13,53
00	OTHER COMBAT OPS SPT PROGRAMS	224,713	224,7
10	CYBERSPACE ACTIVITIES	17,353	17,3
20	TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	36,098	36,0
30	LAUNCH FACILITIES	385	3
40	SPACE CONTROL SYSTEMS	38,966	38,9
170	US NORTHCOM/NORAD	725	71
.80	US STRATCOM	2,056	2,0
190 200	US CIBERCOM	35,189 162,691	35,13 162,63
210	US SOCOM	19,000	19,00
10	SUBTOTAL OPERATING FORCES	7,408,887	7,408,88
	MOBILIZATION		
230	AIRLIFT OPERATIONS	1,287,659	1,287,63
240	MOBILIZATION PREPAREDNESS	107,064 1,394,723	107,00 1,394,72
	TRAINING AND RECRUITING		
280	OFFICER ACQUISITION	300	3
290	RECRUIT TRAINING	340	34
330	SPECIALIZED SKILL TRAINING	25,327	25,32
340	FLIGHT TRAINING	844	84
350	PROFESSIONAL DEVELOPMENT EDUCATION	1,199	1,19
860	TRAINING SUPPORT SUBTOTAL TRAINING AND RECRUITING	1,320 29,330	1,33 29,3 3
		40,000	40,00
130	ADMIN & SRVWD ACTIVITIES LOGISTICS OPERATIONS	154,485	154,4
40	TECHNICAL SUPPORT ACTIVITIES	13,608	13,60
180	ADMINISTRATION	4,814	4,81
190	SERVICEWIDE COMMUNICATIONS	131,123	131,12

Line	Item	FY 2019 Request	House Authorized
500	OTHER SERVICEWIDE ACTIVITIES	97,471	97,471
540	INTERNATIONAL SUPPORT	240	240
545	CLASSIFIED PROGRAMS	51,108	51,108
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	452,849	452,849
	TOTAL OPERATION & MAINTENANCE, AIR FORCE	9,285,789	9,285,789
	OPERATION & MAINTENANCE, AF RESERVE OPERATING FORCES		
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE	51,000	51,000
060	BASE SUPPORT	9,500	9,500
	SUBTOTAL OPERATING FORCES	60,500	60,500
	TOTAL OPERATION & MAINTENANCE, AF RE- SERVE	60,500	60,500
	OPERATION & MAINTENANCE, ANG OPERATING FORCES		
020	MISSION SUPPORT OPERATIONS	3,560	3,560
060	BASE SUPPORT	12,310	12,310
	SUBTOTAL OPERATING FORCES	15,870	15,870
	TOTAL OPERATION & MAINTENANCE, ANG	15,870	15,870
	OPERATION AND MAINTENANCE, DEFENSE-WIDE OPERATING FORCES		
010	JOINT CHIEFS OF STAFF	28,671	28,671
040	SPECIAL OPERATIONS COMMAND/OPERATING FORCES	3,733,161 3,761,832	3,733,161 3,761,832
	ADMIN & SRVWIDE ACTIVITIES		
100	DEFENSE CONTRACT AUDIT AGENCY	1,781	1,781
110	DEFENSE CONTRACT MANAGEMENT AGENCY	21,723	21,723
130	DEFENSE INFORMATION SYSTEMS AGENCY	111,702	111,702
150	DEFENSE LEGAL SERVICES AGENCY	127,023	127,023
170	DEFENSE MEDIA ACTIVITY	14,377	14,377
190	DEFENSE SECURITY COOPERATION AGENCY	2,208,442	2,008,442
230	Transfer of funds to Ukraine Security Assistance fund DEFENSE THREAT REDUCTION AGENCY	202 250	[-200,000
$\frac{250}{250}$	DEPARTMENT OF DEFENSE EDUCATION ACTIVITY	302,250 31,620	302,250 31,620
290	OFFICE OF THE SECRETARY OF DEFENSE	16,579	16,579
310	WASHINGTON HEADQUARTERS SERVICES	7,766	7,766
315	CLASSIFIED PROGRAMS	1,944,813	1,944,813
	SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	4,788,076	4,588,076
	TOTAL OPERATION AND MAINTENANCE, DE- FENSE-WIDE	8,549,908	8,349,908
	UKRAINE SECURITY ASSISTANCE		
010	UKRAINE SECURITY ASSISTANCE		250,000
	Program increase for defensive lethal assistance		[50,000
	Transfer of funds from the Defense Security Cooperation Agency SUBTOTAL UKRAINE SECURITY ASSISTANCE		[200,000 250,000
	TOTAL UKRAINE SECURITY ASSISTANCE		250,000
	TOTAL OPERATION & MAINTENANCE	48,782,670	51,146,727

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TITLE XLIV—MILITARY PERSONNEL

3 SEC. 4401. MILITARY PERSONNEL.

SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)

Item	FY 2019 Request	House Authorized
Military Personnel Appropriations	140,689,301	139,988,801
Control Grade Increase		[7,000
Foreign Currency adjustments		[-218,000
Historical unobligated balance		[-761, 500]
Permanently reverse BAH reduction for Military		
Housing Privatization Initiative		[275,000
Program decrease		[-3,000
Medicare-Eligible Retiree Health Fund Contribu-		
tions	7,533,090	7,533,090
Total, Military Personnel	148,222,391	147,521,891

4 SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTIN-

5

GENCY OPERATIONS.

SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars) Item FY 2019 House

	Request	Authorized
Military Personnel Appropriations	4,660,661	4,660,661

6 TITLE XLV—OTHER7 AUTHORIZATIONS

8 SEC. 4501. OTHER AUTHORIZATIONS.

Item	FY 2019 Request	House Authorized
WORKING CAPITAL FUND, ARMY		
ARMY ARSENALS INITIATIVE	59,002	59,002
ARMY SUPPLY MANAGEMENT	99,763	99,763
TOTAL WORKING CAPITAL FUND, ARMY	158,765	158,765
WORKING CAPITAL FUND, AIR FORCE		
WORKING CAPITAL FUND	69,054	69,054
TOTAL WORKING CAPITAL FUND, AIR		
FORCE	69,054	69,05 4
WORKING CAPITAL FUND, DEFENSE-WIDE		
WORKING CAPITAL FUND SUPPORT	48,096	48,096
TOTAL WORKING CAPITAL FUND, DEFENSE-		
WIDE	48,096	48,096

SEC. 4501. OTHER AUTHORIZATIONS (In Thousands of Dollars)

FY 2019	House
Request	Authorized
1,266,200	1,266,200
1,266,200	1,266,200
	200,000
	[200,000
	127,739
	[127,739]
	20,858
	[20,858
	157,350
	[85,000
	[72,350
	310,805
	[310, 805]
	816,752
105,997	105,997
886,728	886,728
1,091	1,091
009 010	009.016
993,816	993,816
547 171	567,171
541,171	[20,000
117 900	117,900
,	117,178
117,170	117,170
$5,\!276$	5,276
787,525	807,525
787,525	807,525
·	
787,525 327,611	332,611
327,611	332,611 [5,000
327,611 1,602	332,611 [5,000 1,602
327,611	332,611 [5,000 1,602
327,611 1,602	807,525 332,611 [5,000 1,602 60 334,273
327,611 1,602 60	332,611 [5,000 1,602 60
327,611 1,602 60	332,611 [5,000 1,602 60
327,611 1,602 60	332,611 [5,000 1,602 60
327,611 1,602 60 329,273	332,611 [5,000 1,602 60 334,273 9,738,569
327,611 1,602 60 329,273 9,738,569	332,611 [5,000 1,602 60 334,273
327,611 1,602 60 329,273 9,738,569 15,103,735	332,611 [5,000 1,602 60 334,273 9,738,569 15,103,735
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961	$332,611 \\ [5,000 \\ 1,602 \\ 60 \\ 334,273 \\ 9,738,569 \\ 15,103,735 \\ 2,107,961 \\ \end{cases}$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878	$332,611 \\ [5,000 \\ 1,602 \\ 60 \\ 334,275 \\ 9,738,569 \\ 15,103,735 \\ 2,107,961 \\ 2,039,878 \\ 307,629 \\ 307$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878 307,629	$\begin{array}{c} 332,611\\ [5,000\\ 1,602\\ 60\end{array}\\ \textbf{334,275}\\ 9,738,569\\ 15,103,735\\ 2,107,961\\ 2,039,878\\ 307,629\\ 756,778\end{array}$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878 307,629 756,778 2,090,845	$\begin{array}{c} 332,611\\ [5,000\\ 1,602\\ 60\end{array}\\ \textbf{334,275}\\ 9,738,569\\ 15,103,735\\ 2,107,961\\ 2,039,878\\ 307,629\\ 756,778\\ 2,090,845\end{array}$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878 307,629 756,778 2,090,845 11,386	$\begin{array}{c} 332,611\\ [5,000\\ 1,602\\ 60\end{array}\\ \textbf{334,273}\\ 9,738,569\\ 15,103,735\\ 2,107,961\\ 2,039,878\\ 307,629\\ 756,778\\ 2,090,845\\ 11,380\end{array}$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878 307,629 756,778 2,090,845	$\begin{array}{c} 332,611\\ [5,000\\ 1,602\\ 60\end{array}\\ \textbf{334,273}\\ 9,738,569\\ 15,103,735\\ 2,107,961\\ 2,039,878\\ 307,629\\ 756,778\\ 2,090,845\\ 11,380\end{array}$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878 307,629 756,778 2,090,845 11,386	$\begin{array}{c} 332,611\\ [5,000\\ 1,602\\ 60\end{array}\\ 9,738,569\\ 15,103,735\\ 2,107,961\\ 2,039,878\\ 307,629\\ 756,778\\ 2,090,845\\ 11,386\\ 80,010\end{array}$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878 307,629 756,778 2,090,845 11,386 75,010	$\begin{array}{c} 332,611\\ [5,000\\ 1,602\\ 60\end{array}\\ \begin{array}{c} 9,738,569\\ 15,103,735\\ 2,107,961\\ 2,039,878\\ 307,629\\ 756,778\\ 2,090,845\\ 11,386\\ 80,010\\ [5,000\end{array}$
327,611 1,602 60 329,273 9,738,569 15,103,735 2,107,961 2,039,878 307,629 756,778 2,090,845 11,386	$\begin{array}{c} 332,611\\ [5,000\\ 1,602\\ 60\end{array}\\ \textbf{334,273}\\ 9,738,569\\ 15,103,735\\ 2,107,961\\ 2,039,878\\ 307,629\\ 756,778\\ 2,090,845\\ 11,386\\ 80,010\end{array}$
	1,266,200 105,997 886,728 1,091 993,816 547,171 117,900 117,178

SEC. 4501. OTHER AUTHORIZATIONS (In Thousands of Dollars)

Item	FY 2019 Request	House Authorized
DEMONSTRATION/VALIDATION	117,529	122,529
Simulators and other technologies to reduce the use of		
live animal tissue for medical training		[5,000]
ENGINEERING DEVELOPMENT	151,985	176,985
FDA approved devices to detect and monitor traumatic		
brain injury		[10,000]
Freeze-dried platelet derived hemostatic agents		[10,000]
Simulators and other technologies to reduce the use of		- , -
live animal tissue for medical training		[5,000]
MANAGEMENT AND SUPPORT	63,755	63,755
CAPABILITIES ENHANCEMENT	15,714	15,714
PROCUREMENT		
INITIAL OUTFITTING	33,056	33,056
REPLACEMENT & MODERNIZATION	343,424	343,424
DOD HEALTHCARE MANAGEMENT SYSTEM MOD-	,	,
ERNIZATION	496,680	496,680
UNDISTRIBUTED	,	,
UNDISTRIBUTED		-492,500
Foreign Currency adjustments		[-22,100]
Historical unobligated balances		[-470, 400]
TOTAL DEFENSE HEALTH PROGRAM	33,729,192	33,276,692
TOTAL OTHER AUTHORIZATIONS	37,381,921	37,771,173

1 SEC. 4502. OTHER AUTHORIZATIONS FOR OVERSEAS CON-

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TINGENCY OPERATIONS.

Item	FY 2019 Request	House Authorized
WORKING CAPITAL FUND, ARMY		
ARMY SUPPLY MANAGEMENT	6,600	6,600
TOTAL WORKING CAPITAL FUND, ARMY	6,600	6,600
WORKING CAPITAL FUND, AIR FORCE		
WORKING CAPITAL FUND	8,590	8,590
TOTAL WORKING CAPITAL FUND, AIR FORCE	8,590	8,590
DRUG INTERDICTION & CTR-DRUG ACTIVITIES,		
DEF		
DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES,		
DEFENSE	153,100	153,100
TOTAL DRUG INTERDICTION & CTR-DRUG AC-		
TIVITIES, DEF	153,100	153,100
OFFICE OF THE INSPECTOR GENERAL		
OPERATION & MAINTENANCE	24,692	24,692
TOTAL OFFICE OF THE INSPECTOR GENERAL	24,692	24,692
DEFENSE HEALTH PROGRAM		
OPERATION & MAINTENANCE		
IN-HOUSE CARE	72,627	72,627
PRIVATE SECTOR CARE	277,066	277,066
CONSOLIDATED HEALTH SUPPORT	2,375	2,375
TOTAL DEFENSE HEALTH PROGRAM	352,068	352,068

TITLE XLVI—MILITARY CONSTRUCTION

3 SEC. 4601. MILITARY CONSTRUCTION.

SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)

Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement
	Alabama			
Army	Anniston Army Depot	Weapon Maintenance Shop	5,200	5,20
Army	California Fort Irwin	Multipurpose Range Complex	29,000	29,00
Army	Colorado Fort Carson	Vehicle Maintenance Shop	77,000	77,00
Army	Georgia Fort Gordon	Cyber Instructional Fac and Network Ctr	99,000	99,00
Army	Germany East Camp Grafenwoehr	Mission Training Complex	31,000	31,00
Army	Hawaii Fort Shafter	Command and Control Facility, Iner 4	105,000	95,00
rmy	Honduras Soto Cano Air Base	Barracks	21,000	21,00
Army	Indiana Crane Army Ammuni- tion Plant	Railear Holding Area	16,000	16,00
	Kentucky			
Army	Fort Campbell	Microgird and Power Plant	0	18,00
rmy	Fort Campbell	Vehicle Maintenance Shop	32,000	32,00
rmy	Fort Knox Korea	Digital Air/Ground Integration Range	26,000	26,00
rmy	Camp Tango Kuwait	Command and Control Facility	17,500	17,50
Army	Camp Arifjan Maryland	Vehicle Maintenance Shop	44,000	44,00
rmy	Fort Meade New Jersey	Cantonment Area Roads	0	16,50
rmy	Picatinny Arsenal New Mexico	Munitions Disassembly Complex	41,000	41,00
rmy	White Sands Missile Range	Information Systems Facility	40,000	40,00
	New York			
rmy	U.S. Military Academy	Engineering Center	95,000	95,00
rmy	U.S. Military Academy North Carolina	Parking Structure	65,000	65,00
rmy	Fort Bragg South Carolina	Dining Facility	10,000	10,00
rmy	Fort Jackson Texas	Trainee Barracks Complex 3, Ph2	52,000	52,00
rmy	Fort Bliss	Supply Support Activity	24,000	24,00
rmy	Fort Hood	Supply Support Activity	0	9,60
rmy	Worldwide Unspecified Unspecified Worldwide	Force Protection and Safety	0	50,00
rmy	Locations Unspecified Worldwide	Host Nation Support	34,000	34,00
rmy	Locations Unspecified Worldwide	Planning and Design	76,068	76,06
urmy	Locations Unspecified Worldwide	Unspecified Minor Construction	72,000	72,00
ii niy	Locations	Chispechica Millor Construction	12,000	12,00
Military	Construction, Army To	tal	1,011,768	1,095,86
	Arizona			
Javy	Camp Navajo Bahamas	Missile Motor Magazines and U&SI	0	14,80
Javy	Andros Island Bahrain	AUTEC Austere Quarters	31,050	31,05
Javy	SW Asia California	Fleet Maintenance Facility & TOC	26,340	26,34
Javy	Camp Pendleton	AAV-ACV Maintenance & Warehouse Facility	49,410	49,41
lavy	Camp Pendleton	Electrical Upgrades	4,020	4,02
lavy	Camp Pendleton	Full Motion Trainer Facility	10,670	10,67
Javy	Camp Pendleton	Potable Water Distribution Improvements	47,230	47,23
Navy	Camp Pendleton	Supply Warehouse SOI-West	0	16,60
Navy	Marine Corps Air Sta-	Airfield Security Improvements	11,500	11,50

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(In Thousands of Dollars)				
Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement
Vavy	Marine Corps Air Sta- tion Miramar	F–35 Vertical Landing Pads and Taxiway	20,480	20,480
Vavy	Naval Air Station	Communications Line Ops to Admin	0	14,900
Vavy	Lemoore Naval Air Station Lemoore	F–35 Maintenance Hangar	112,690	112,690
Javy	Naval Base Coronado	Aircraft Paint Complex	0	78,800
Vavy Vavy	Naval Base Coronado	CMV–22B Airfield Improvements	77,780	77,78
Javy	Naval Base San Diego	Harbor Drive Switching Station	48,440	48,44
Javy	Naval Base San Diego	LCS Mission Module Readiness Center	0	19,50
Javy	Naval Base San Diego	Pier 8 Replacement	108,100	48,74
Javy	Naval Base Ventura	Directed Energy Systems Intergration Lab	22,150	22,15
Javy	Naval Base Ventura	Missile Assembly Build & High Explosive Mag	31,010	31,01
lavy	Naval Weapons Station Seal Beach	Causeway, Boat Channel & Turning Basin	117,830	117,83
Javy	Naval Weapons Station Seal Beach	Missile Magazines	0	21,80
Javy	Cuba Naval Station Guanta-	Consolidated Fire Station	0	19,70
Javy	namo Bay Naval Station Guanta- namo Bay	Solid Waste Management Facility	85,000	85,000
	namo Bay District of Columbia			
Javy	Naval Observatory Florida	Master Time Clocks & Operations Facility	115,600	60,000
Javy	Naval Air Station Whiting Field	Air Traffic Control Tower (North Field)	0	10,000
lavy	Naval Station Mayport	LCS Operational Training Facility Addition	29,110	29,11
lavy	Naval Station Mayport Georgia	LCS Support Facility	82,350	82,35
Javy	Marine Corps Base Al- bany	Welding and Body Repair Shop Facility	0	31,90
Javy	Germany Panzer Kaserne	MARFOREUR HQ Modernization and Expansion	43,950	43,95
r	Guam	ACTE CL P. D	27.010	97.01
lavy	Joint Region Marianas	ACE Gym & Dining	27,910	27,91
lavy lavy	Joint Region Marianas	Earth Covered Magazines Machine Gun Range	52,270	52,27 70,00
lavy	Joint Region Marianas Joint Region Marianas	Ordnance Ops	141,287 22,020	22,02
lavy	Joint Region Marianas	Unaccompanied Enlisted Housing	36,170	36,17
avy	Naval Base Guam Hawaii	X-Ray Wharf Improvements (Berth 2)	0	75,60
Javy	Joint Base Pearl Har- bor-Hickam	Drydock Waterfront Facility	45,000	45,00
lavy	Joint Base Pearl Har- bor-Hickam	Water Transmission Line	78,320	78,32
Javy	Marine Corps Base Hawaii	Corrosion Control Hangar	66,100	66,10
Javy	Japan Kadena Air Base Maine	Tactical Operations Center	9,049	9,04
lavy	Portsmouth Naval Yard	Dry Dock #1 Superflood Basin	109,960	51,63
Javy	Portsmouth Naval Yard	Extend Portal Crane Rail	39,725	39,72
Javy	Mississippi Naval Construction Battalion Center North Carolina	Expeditionary Combat Skills Student Berthing	0	22,30
Javy	Camp Lejeune	2nd Radio BN Complex, Phase 2	0	51,30
Javy	Marine Corps Air Sta- tion Cherry Point	Aircraft Maintenance Hangar	133,970	60,00
lavy	Marine Corps Air Sta- tion Cherry Point Pennsylvania	Flightline Utility Modernization	106,860	55,00
lavy	Naval Support Activity Philadelphia South Carolina	Submarine Propulsor Manufacturing Support Fac	71,050	71,050
Vavy	Marine Corps Air Sta- tion Beaufort	Cryogenics Facility	0	6,300
Vavy	Marine Corps Air Sta- tion Beaufort	Recycling/Hazardous Waste Facility	9,517	9,51
Navy	Marine Corps Recruit Depot, Parris Island Utah	Range Improvements & Modernization, Phase 2 $\ \ldots$	35,190	35,19
Vavy	Hill Air Force Base Virginia	D5 Missile Motor Receipt/Storage Facility	105,520	55,00
Javy	Marine Corps Base Quantico	Ammunition Supply Point Upgrade, Phase 2	0	13,10

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	SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)					
Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement		
Navy	Marine Corps Base Quantico	TBS Fire Station	21,980	0		
Navy	Portsmouth Washington	Ships Maintenance Facility	26,120	26,120		
Navy	Bangor	Pier and Maintenance Facility	88,960	88,960		
Navy	Naval Air Station	Fleet Support Facility	19,450	19,450		
Vavy	Whidbey Island Naval Air Station Whidbey Island	Next Generation Jammer Facility	7,930	7,930		
Navy	Worldwide Unspecified Unspecified Worldwide	Force Protection and Safety	0	50,000		
Navy	Locations Unspecified Worldwide	Planning and Design	185,542	177,542		
Navy	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	28,579	28,579		
Military	Construction, Navy Tot	al	2,543,189	2,538,898		
	Alaska					
AF	Eielson Air Force Base	F–35 Aircraft Maintenance Unit Admin Facility \ldots	6,800	6,800		
AF	Eielson Air Force Base	F-35 Conventional Munitions Maintenance Fac	15,500	15,500		
AF	Eielson Air Force Base	F-35A CATM Range	19,000	19,000		
AF	Eielson Air Force Base	F–35A School Age Facility	22,500	22,500		
AF	Arizona Davis Monthan Air Force Base	AGE Facility	0	15,000		
AF	Luke Air Force Base	F–35A Aircraft Maintenance Unit Facility	23,000	23,000		
AF	Luke Air Force Base Arkansas	F-35A Squad Ops #6	17,000	17,000		
AF	Little Rock Air Force Base	Dormitory - 168 PN	0	26,000		
	Florida					
F	Eglin Air Force Base	F–35A Integrated Trng Center Academics Bldg	34,863	34,863		
F	Eglin Air Force Base	F-35A Student Dormitory II	28,000	28,000		
Æ	MacDill Air Force Base	KC135 Beddown Add Flight Simulator Training	3,100	3,100		
ΛF	Patrick Air Force Base Guam	Main Gate	0	9,000		
ΛF	Joint Region Marianas Louisiana	Hayman Munitions Storage Igloos MSA 2	9,800	9,800		
ΛF	Barksdale Air Force Base	Entrance Road and Gate Complex	0	12,250		
ΔF	Mariana Islands Tinian	APR—Cargo Pad with Taxiwav Extension	46,000	46,000		
ιF IF	Tinian Maryland	APR—Maintenance Support Facility	4,700	4,700		
ΔF	Joint Base Andrews	Child Development Center	0	13,000		
ΔF	Joint Base Andrews	MWD Facility	0	8,000		
AF	Joint Base Andrews	PAR Relocate Haz Cargo Pad and EOD Range	37,000	37,000		
Æ	Joint Base Andrews Massachusetts	Presidential Aircraft Recap Complex, Inc. 2	154,000	123,116		
ΛF	Hanscom Air Force Base Nebraska	MIT-Lincoln Laboratory (West Lab CSL/MIF)	225,000	40,000		
AF	Offutt Air Force Base Nevada	Parking Lot, USSTRATCOM	9,500	9,500		
AF	Creech Air Force Base	MQ–9 CPIP GCS Operations Facility	28,000	28,000		
AF AF	Creech Air Force Base Nellis Air Force Base	MQ–9 CPIP Operations & Command Center Fac. CRH Simulator	31,000 5,900	31,000 5,900		
AF	New Mexico Holloman Air Force	MQ–9 FTU Ops Facility	85,000	85,000		
AF	Base Kirtland Air Force Base	Wyoming Gate Upgrade for Anti-terrorism Compli- ance.	0	7,000		
ΔF	New York Rome Lab	Anti-Terrorism Perimeter Security / Entry Control Point.	0	14,200		
AF	North Dakota Minot Air Force Base	Consolidated Helo/TRF Ops/AMU and Alert Fac	66,000	66,000		
AF	Ohio Wright-Patterson Air Force Base	ADAL Intelligence Production Complex (NASIC)	116,100	61,000		
	Oklahoma					
AF	Altus Air Force Base	KC-46A FTU/FTC Simulator Facility Ph 3	12,000	12,000		
AF	Tinker Air Force Base Tinker Air Force Base	KC-46A Depot Fuel Maintenance Hangar	85,000	85,000		
AF	Qatar	KC-46A Depot Maintenance Hangar	81,000	81,000		

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(In Thousands of Dollars)					
Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement	
AF AF	Al Udeid Al Udeid	Flightline Support Facilities Personnel Deployment Processing Facility	$30,400 \\ 40,000$	(
AF	South Carolina Shaw Air Force Base	CPIP MQ-9 MCE GROUP	53,000	53,000	
AF	Texas Joint Base San Anto- nio	BMT Recruit Dormitory 6	25,000	25,000	
17	United Kingdom	Doct op H	20.024	20.02	
AF	RAF Lakenheath	F-35A 6 Bay Hangar	39,036	39,030	
AF F	RAF Lakenheath	F-35A ADAL Conventional Munitions MX	9,204	9,204	
\F \F	RAF Lakenheath	F-35A ADAL Parts Store	13,926	13,920	
ur IF	RAF Lakenheath RAF Lakenheath	F–35A AGE Facility F–35A Dorm	12,449	12,449 29,541	
F	RAF Lakenheath	F-35A Dorm F-35A Fuel System Maintenance Dock 2 Bay	29,541	· · · · ·	
F	RAF Lakenheath	F=35A Fuel System Maintenance Dock 2 Day F=35A Parking Apron	16,880 27,431	16,88 27,43	
F	Utah		0		
	Hill Air Force Base Washington	Composite Aircraft Antenna Calibration Fac		26,000	
F	Fairchild—White Bluff Worldwide Classified	ADAL JPRA C2 Mission Support Facility	0	14,000	
ΛF	Classified Location Worldwide Unspecified	TACMOR—Utilities and Infrastructure Support	18,000	18,000	
Æ	Unspecified Worldwide Locations	Force Protection and Safety	0	50,000	
ΔF	Various Worldwide Lo- cations	Planning and Design	206,577	198,577	
ΛF	Various Worldwide Lo- cations	Unspecified Minor Military Construction	38,500	38,500	
Military	Construction, AF Total		1,725,707	1,570,775	
Def-Wide	Alaska Clean Ain Force Ste	Long Pongo Diagrim Padan Sya Compley Dh?	174.000	120.000	
	Clear Air Force Sta- tion	Long Range Discrim Radar Sys Complex Ph2	174,000	130,000	
Def-Wide Def-Wide	Fort Greely Joint Base Elmendorf- Richardson	Missile Field #1 Expansion Operations Facility Replacement	8,000 14,000	14,000	
Def-Wide	Arkansas Little Rock Air Force Base	Hydrant Fuel System Alterations	14,000	14,000	
Def-Wide	Belgium Chievres Air Base California	Europe West District Superintendent's Office	14,305	14,303	
Def-Wide	Camp Pendleton	SOF EOD Facility—West	3,547	3,547	
Def-Wide	Camp Pendleton	SOF Human Performance Training Center-West	9,049	9,04	
Def-Wide	Defense Distribution Depot-Tracy	Main Access Control Point Upgrades	18,800	18,800	
Def-Wide	Naval Base Coronado	SOF ATC Applied Instruction Facility	14,819	14,81	
Def-Wide	Naval Base Coronado	SOF ATC Training Facility	18,329	18,32	
ef-Wide	Naval Base Coronado	SOF Close Quarters Combat Facility	12,768	12,76	
ef-Wide	Naval Base Coronado	SOF NSWG-1 Operations Support Facility	25,172	25,17	
	Colorado				
Def-Wide	Fort Carson	SOF Human Performance Training Center	15,297	15,29	
Def-Wide	Fort Carson Conus Classified	SOF Mountaineering Facility	9,000	9,00	
Def-Wide	Classified Location Cuba	Battalion Complex, PH2	49,222	49,222	
Def-Wide	Naval Base Guanta- namo Bay	Working Dog Treatment Facility Replacement	9,080	9,080	
	Germany				
Def-Wide	Baumholder	SOF Joint Parachute Rigging Facility	11,504	11,50	
Def-Wide	Kaiserlautern Air Base	Kaiserslautern Middle School	99,955	99,95	
Def-Wide	Rhine Ordnance Bar- racks	Medical Center Replacement Inc. 8	319,589	319,58	
Def-Wide	Weisbaden Japan	Clay Kaserne Elementary School	56,048	56,04	
Def-Wide	Camp Mctureous	Bechtel Elementary School	94,851	94,85	
Def-Wide	Iwakuni	Fuel Pier	33,200	33,20	
ef-Wide	Kadena Air Base	Truck Unload Facilities	21,400	21,40	
ef-Wide	Yokosuka Kentucky	Kinnick High School	170,386	40,00	
Def-Wide	Fort Campbell	Ft Campbell Middle School	62,634	62,63	
ef-Wide	Fort Campbell	SOF Air/Ground Integ. Urban Live Fire Range	9,091	9,09	
ef-Wide	Fort Campbell	SOF Logistics Support Operations Facility	5,435	5,43	
ef-Wide	Fort Campbell Maine	SOF Multi-Use Helicopter Training Facility	5,138	5,13	
ef-Wide	Kittery Maryland	Consolidated Warehouse Replacement	11,600	11,60	

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Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement
Def-Wide	Fort Meade	Mission Support Operations Warehouse Facility	30,000	30,00
Def-Wide	Fort Meade	NSAW Recapitalize Building #2 Inc 4	218,000	218,00
Def-Wide	Fort Meade	NSAW Recapitalize Building #3 Inc 1	99,000	99,00
Def-Wide	Missouri St. Louis	Next NGA West (N2W) Complex Phase 1 Inc. 2	213,600	181,00
Def-Wide	St. Louis	Next NGA West (N2W) Complex Phase 2 Inc. 1	110,000	110,00
	New Jersey		.,	.,
Def-Wide	Joint Base Mcguire- Dix-Lakehurst	Hot Cargo Hydrant System Replacement	10,200	10,20
)_6 W; J_	North Carolina	SOF Deslage Training Many and Terror	19 100	19.10
Def-Wide Def-Wide	Fort Bragg Fort Bragg	SOF Replace Training Maze and Tower	12,109	12,10 20,25
Def-Wide	New River	SOF SERE Resistance Training Lab. Complex Amb Care Center/Dental Clinic Replacement	20,257 32,580	20,25 32,58
ber-wide	Oklahoma	And Care Center/Dental Chine Replacement	52,500	52,50
Def-Wide	Mcalester Texas	Bulk Diesel System Replacement	7,000	7,00
Def-Wide	Joint Base San Anto- nio	Energy Aerospace Operations Facility	10,200	10,20
Def-Wide	Red River Army Depot United Kingdom	General Purpose Warehouse	71,500	71,50
Def-Wide	Croughton RAF Virginia	Ambulatory Care Center Addition/Alteration	10,000	
ef-Wide	Fort A.P. Hill	Training Campus	11,734	11,78
ef-Wide	Fort Belvoir	Human Performance Training Center	6,127	6,12
Def-Wide	Humphreys Engineer Center	Maintenance and Supply Facility	20,257	20,25
ef-Wide	Joint Base Langley- Eustis	Fuel Facilities Replacement	6,900	6,90
Def-Wide	Joint Base Langley- Eustis	Ground Vehicle Fueling Facility Replacement	5,800	5,80
Def-Wide	Pentagon	Exterior Infrastruc. & Security Improvements	23,650	23,65
Def-Wide	Pentagon	North Village VACP & Fencing	12,200	12,20
ef-Wide	Traning Center Dam Neck	SOF Magazines	8,959	8,95
Def-Wide	Washington Joint Base Lewis-	Refueling Facility	26,200	26,20
er-wide	Mechord	Returning Pacifity	20,200	20,20
Def-Wide	Worldwide Unspecified Unspecified Worldwide Locations	Contingency Construction	10,000	
Def-Wide	Unspecified Worldwide Locations	Energy Resilience and Conserv. Invest. Prog	150,000	165,00
Def-Wide	Unspecified Worldwide Locations	ERCIP Design	10,000	10,00
Def-Wide	Unspecified Worldwide Locations	Exercise Related Minor Construction	12,479	12,47
Def-Wide	Unspecified Worldwide Locations	Planning and Design	86,941	86,94
Def-Wide	Unspecified Worldwide Locations	Unspecified Minor Construction	31,642	31,64
ef-Wide	Various Worldwide Lo- cations	Planning & Design	42,705	42,70
Def-Wide	Various Worldwide Lo- cations	Planning and Design	55,699	55,69
Def-Wide	Various Worldwide Lo- cations	Unspecified Minor Construction	17,366	17,36
Military	Construction, Def-Wide	Total	2,693,324	2,473,33
VATO	Worldwide Unspecified NATO Security Invest-	Nato Security Investment Program	171,064	171,06
	ment Program	- are seen of	,	,
NATO S	ecurity Investment Prog	ram Total	171,064	171,06
rmy NG	Alaska Joint Base Elmendorf- Richardson	United States Property & Fiscal Office	27,000	27,00
army NG	Illinois Marseilles Training Center	Automated Record Fire Range	5,000	5,00
Army NG	Montana Malta Nawada	National Guard Readiness Center	15,000	15,00
army NG	Nevada North Las Vegas New Hampshire	National Guard Readiness Center	32,000	32,00
rmy NG	Pembroke	National Guard Readiness Center	12,000	12,00

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SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)					
Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement	
Army NG	Fargo	National Guard Readiness Center	32,000	32,000	
Army NG	Ohio Camp Ravenna	Automated Multipurpose Machine Gun Range	7,400	7,400	
Army NG	Oklahoma Lexington	Aircraft Vehicle Storage Building	0	11,000	
Army NG	South Dakota Rapid City	National Guard Readiness Center	15,000	15,000	
Army NG	Worldwide Unspecified Unspecified Worldwide	Planning and Design	16,622	16,622	
Army NG	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	18,100	18,100	
Military	Construction, Army Nat	tional Guard Total	180,122	191,122	
Army Res	California Fort Irwin	ECS Modified TEMF / Warehouse	34,000	34,000	
	Washington				
Army Res	Yakima Training Cen- ter	ECS Modified TEMF	0	23,000	
Army Res	Wisconsin Fort Mccoy	Transient Training Barracks	23,000	23,000	
Army Res	Worldwide Unspecified Unspecified Worldwide	Planning and Design	5,855	5,855	
Army Res	Locations Unspecified Worldwide	Unspecified Minor Construction	2,064	2,064	
Military	Locations	serve Total	64,919	87,919	
Mintary			04,919	01,919	
N/MC Res	Seal Beach	Reserve Training Center	21,740	21,740	
N/MC Res	Georgia Fort Benning	Reserve Training Center	13,630	13,630	
N/MC Res	Pennsylvania Pittsburgh	Reserve Training Center	0	0	
N/MC Res	Worldwide Unspecified Unspecified Worldwide	Planning & Design	4,695	4,695	
N/MC Res	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	3,000	3,000	
Military	Construction, Naval Re	serve Total	43,065	43,065	
Air NG	California Channel Islands Air National Guard Sta- tion	Construct C–130J Flight Simulator Facility	8,000	8,000	
Air NG	Hawaii Joint Base Pearl Har- bor-Hickam	Construct Addition to F–22 LO/CRF B3408	17,000	17,000	
Air NG	Illinois Greater Peoria Re- gional Airport Louisiana	Construct New Fire Crash/Rescue Station	9,000	9,000	
Air NG	New Orleans	NORTHCOM—Construct Alert Apron	15,000	15,000	
Air NG Air NG	New Orleans Minnesota Duluth International	NORTHCOM—Construct Alert Facilities Construct Small Arms Range	0 0	24,000 8,000	
	Airport Montana				
Air NG	Great Falls Inter- national Airport New York	Construct Aircraft Apron	0	9,000	
Air NG	Francis S. Gabreski Airport	Security Forces/Comm.Training Facility	20,000	20,000	
Air NG	Ohio Mansfield Lahm Air-	Replace Fire Station	0	13,000	
Air NG	port Rickenbacker Inter- national Airport	Construct Small Arms Range	0	8,000	
Air NG	Pennsylvania Fort Indiantown Gap Virginia	Replace Operations Training/Dining Hall	8,000	8,000	
Air NG	Joint Base Langley-	Construct Cyber Ops Facility	10,000	10,000	

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	State/Corretors 1	(In Thousands of Dollars)	EV 9010	Ц
Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement
ir NG	Unspecified Worldwide Locations	Unspecified Minor Construction	23,626	23,62
ir NG	Various Worldwide Lo- cations	Planning and Design	18,500	18,50
Military	Construction, Air Natio	nal Guard Total	129,126	191,12
F Res	Florida Patrick Air Force Base	HC–130J Mx Hanger	0	24,00
F Res	Indiana Grissom Air Reserve	Add/Alter Aircraft Maintenance Hangar	12,100	12,10
F Res	Base Grissom Air Reserve Base	Aerial Port Facility	0	9,40
F Res	Massachusetts Westover Air Reserve Base	Regional ISO Mx Hanger	0	42,60
F Res	Minnesota Minneapolis-St Paul International Airport	Small Arms Range	9,000	9,00
F Res	Mississippi Keesler Air Force Base New York	Aeromedical Staging Squadron Facility	4,550	4,55
F Res	Niagara Falls Inter- national Airport	Physical Fitness Center	14,000	14,00
F Res	Ohio Youngstown Air Rserve Station	Relocation Main Gate	0	8,80
F Res	Texas Naval Air Station Joint Reserve Base Fort Worth	Munitions Training/Admin Facility	3,100	3,10
F Res	Worldwide Unspecified Unspecified Worldwide	Planning & Design	4,055	4,05
F Res	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	3,358	3,35
Military Construction, Air Force Reserve Total		50,163	134,96	
H Con Army	Germany Baumholder Italy	Family Housing Improvements	32,000	32,00
H Con Army	Vicenza Korea	Family Housing New Construction	95,134	95,13
H Con Army H Con Army	Camp Humphreys Camp Walker	Family Housing New Construction Incr 3 Family Housing Replacement Construction	$85,000 \\ 68,000$	85,00 68,00
H Con Army	Puerto Rico Fort Buchanan	Family Housing Replacement Construction	26,000	26,00
H Con Army	Wisconsin Fort Mecoy Waaddriida Uurmaaifiad	Family Housing New Construction	6,200	6,20
H Con Army	Worldwide Unspecified Unspecified Worldwide Locations	Family Housing P & D	18,326	18,32
Family F	Iousing Construction, A	rmy Total	330,660	330,66
	Worldwide Unspecified			
H Ops Army	Unspecified Worldwide Locations	Furnishings	15,842	15,84
H Ops Army	Unspecified Worldwide Locations	Housing Privatization Support	18,801	20,30
H Ops Army	Unspecified Worldwide Locations	Leasing	161,252	161,25
H Ops Army	Unspecified Worldwide Locations	Maintenance	75,530	75,53
H Ops Army	Unspecified Worldwide Locations	Management	36,302	34,80
H Ops Army	Unspecified Worldwide Locations	Miscellaneous	408	40
H Ops Army	Unspecified Worldwide Locations	Services	10,502	10,50
H Ops Army	Unspecified Worldwide Locations	Utilities	57,872	57,87
	Journa Organition A. 1	Maintenance, Army Total	376,509	376,50

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Account	State/Country and	Project Title	FY 2019	House
Account	Installation	Project Thie	Request	Agreement
H Con Navy	Guam Worldwide Unspecified	Replace Anderson Housing PH III	83,441	83,44
H Con Navy	Unspecified Worldwide Locations	Design, Washington DC	4,502	4,50
H Con Navy	Unspecified Worldwide Locations	Improvements, Washington DC	16,638	16,63
Family l	Housing Construction, N	avy And Marine Corps Total	104,581	104,58
H Ops Navy	Worldwide Unspecified Unspecified Worldwide	Furnishings	16,395	16,39
H Ops Navy	Locations Unspecified Worldwide	Housing Privatization Support	21,767	23,26
H Ops Navy	Locations Unspecified Worldwide	Leasing	62,515	62,51
H Ops Navy	Locations Unspecified Worldwide	Maintenance	86,328	86,32
H Ops Navy	Locations Unspecified Worldwide	Management	50,870	49,37
H Ops Navy	Locations Unspecified Worldwide	Miscellaneous	148	14
H Ops Navy	Locations Unspecified Worldwide	Services	16,261	16,26
H Ops Navy	Locations Unspecified Worldwide	Utilities	60,252	60,25
Family	Locations	d Maintenance, Navy And Marine Corps	314,536	314,53
Total.	nousing Operation And	a maintenance, wavy And Marine Corps	314,330	014,00
I Con AF	Worldwide Unspecified Unspecified Worldwide	Construction Improvements	75,247	75,24
I Con AF	Locations Unspecified Worldwide	Planning & Design	3,199	3,19
1 000 11	Locations	ranning & Desgi	0,100	0,10
Family l	Housing Construction, A	ir Force Total	78,446	78,44
H Ops AF	Worldwide Unspecified Unspecified Worldwide Locations	Furnishings	30,645	30,64
H Ops AF	Unspecified Worldwide Locations	Housing Privatization Support	22,205	23,70
H Ops AF	Unspecified Worldwide Locations	Leasing	15,832	15,83
I Ops AF	Unspecified Worldwide Locations	Maintenance	129,763	129,76
I Ops AF	Unspecified Worldwide	Management	54,423	52,92
I Ops AF	Locations Unspecified Worldwide	Miscellaneous	2,171	2,17
H Ops AF	Locations Unspecified Worldwide	Services	13,669	13,66
H Ops AF	Locations Unspecified Worldwide Locations	Utilities	48,566	48,56
Family l	Housing Operation And	Maintenance, Air Force Total	317,274	317,27
	Worldwide Unspecified			
H Ops DW	Unspecified Worldwide Locations	Furnishings	1,060	1,06
I Ops DW	Unspecified Worldwide Locations	Leasing	51,278	51,27
I Ops DW	Unspecified Worldwide Locations	Maintenance	1,663	1,66
H Ops DW	Unspecified Worldwide Locations	Management	155	15
H Ops DW	Unspecified Worldwide Locations	Services	2	
H Ops DW	Unspecified Worldwide Locations	Utilities	4,215	4,21
Family l		Maintenance, Defense-Wide Total	58,373	58,37
	Worldwide Unspecified			
HIF	Unspecified Worldwide	Administrative Expenses—FHIF	1,653	1,65

	SEC.	4601. MILITARY CONSTRUCTION (In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement
DOD Fai	mily Housing Improvem	ent Fund Total	1,653	1,658
	Worldwide Unspecified			
JHIF	Unaccompanied Hous- ing Improvement Fund	Administrative Expenses—UHIF	600	600
Unaccon	npanied Housing Impro	vement Fund Total	600	60
	Worldwide Unspecified			
BRAC	Unspecified Worldwide Locations	Base Realignment and Closure	62,796	80,900
BRAC	Unspecified Worldwide Locations	Base Realignment and Closure	151,839	170,949
BRAC	Unspecified Worldwide Locations	Base Realignment and Closure	52,903	71,013
Base Rea	alignment and Closure 7	Fotal	267,538	322,868
	Prior Year Savings			
PYS	Prior Year Savings	Prior Year Savings	0	-71,15
Prior Ye	ar Savings Total		0	-71,158
Total, M	ilitary Construction		10,462,617	10,332,47

1 SEC. 4602. MILITARY CONSTRUCTION FOR OVERSEAS CON-

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TINGENCY OPERATIONS.

SEC. 4602. MILITARY CONSTRUCTION FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)

Account	State/Country and Installation	Project Title	FY 2019 Request	House Agreement
	Bulgaria			
Army	Nevo Selo	EDI: Ammunition Holding Area	5,200	5,200
	Cuba			
Army	Guantanamo Bay	High Value Detention Facility	69,000	0
	Poland			
Army	Drawsko Pomorski	EDI: Staging Area	17,000	17,000
	Training Area			F 2 000
Army	Powidz Air Base	EDI: Ammunition Storage Facility	52,000	52,000
Army	Powidz Air Base	EDI: Bulk Fuel Storage	21,000	21,000
Army	Powidz Air Base	EDI: Rail Extension & Railhead	14,000	14,000
Army	Zagan Training Area	EDI: Rail Extension and Railhead	6,400 34,000	6,400 34,000
Army	Zagan Training Area Romania	EDI: Staging Area	54,000	54,000
Army	Mihail Kogalniceanu	EDI: Explosives & Ammo Load/Unload Apron	21,651	21,651
Army	Worldwide Unspecified	EDI. Explosives & Annuo Load Onioad Apron	21,001	21,001
Army	Unspecified Worldwide	EDI: Planning and Design	20,999	20,999
Aimy	Locations	EDI. I failing and Design	20,555	20,555
	Liocations			
Military	Construction, Army Tot	al	261,250	192,250
	Greece			
Navy	Souda Bay	EDI: Joint Mobility Processing Center	41,650	41,650
Navy	Souda Bay	EDI: Marathi Logistics Support Center	6,200	6,200
	Italy		/	,
Navy	Sigonella	EDI: P-8A Taxiway	66,050	66,050
	Spain	·		
Navy	Rota	EDI: Port Operations Facilities	21,590	21,590
	United Kingdom			
Navy	Lossiemouth	EDI: P–8 Base Improvements	79,130	79,130
	Worldwide Unspecified			
Navy	Unspecified Worldwide	EDI: Planning and Design	12,700	12,700
	Locations			
Military	Construction, Navy Tot	al	227,320	227,320
			,0	,,,0
	Germany			
AF	Ramstein AB	EDI: KMC DABS-FEV/RH Storage Warehouses	119,000	119,000
	Norway	~		
AF	Rygge	EDI: Construct Taxiway	13,800	13,800
	Qatar			

	State/Country and Installation	Project Title	FY 2019 Request	House Agreement
AF	Al Udeid	Flight line Support Facilities	0	30,400
AF	Al Udeid	Personnel Deployment Processing Facility	0	40,000
	Slovakia			
AF	Malacky	EDI: Regional Munitions Storage Area	59,000	59,000
	United Kingdom			
AF	RAF Fairford	EDI: Construct DABS-FEV Storage	87,000	87,000
AF	RAF Fairford	EDI: Munitions Holding Area	19,000	19,000
	Worldwide Unspecified			
AF	Unspecified Worldwide	EDI: Planning & Design Funds	48,000	46,600
	Locations			
Militar	y Construction, Air Force	Total	345,800	414,800
	Estonia			
Def-Wide	Unspecified Estonia	EDI: SOF Operations Facility	6,100	6,100
Def-Wide	Unspecified Estonia	EDI: SOF Training Facility	9,600	9,600
	Qatar			
Def-Wide	Al Udeid	Trans-Regional Logistics Complex	60,000	60,000
	Worldwide Unspecified			
Def-Wide	Unspecified Worldwide	EDI: Planning and Design	7,100	7,100
	Locations			
Def-Wide	Various Worldwide Lo-	EDI: Planning and Design	4,250	4,250
	cations			
Militar	y Construction, Defense-V	Vide Total	87,050	87,050

TITLE XLVII—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

4 SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY

PROGRAMS.

Program	FY 2019 Request	House Authorized
Discretionary Summary By Appropriation		
Energy And Water Development, And Related Agencies		
Appropriation Summary:		
Energy Programs		
Nuclear Energy	136,090	136,09
Atomic Energy Defense Activities		
National nuclear security administration:		
Weapons activities	11,017,078	11,215,07
Defense nuclear nonproliferation	1,862,825	1,989,82
Naval reactors	1,788,618	1,788,61
Federal salaries and expenses	422,529	404,52
Total, National nuclear security administration	15,091,050	15,398,05
Environmental and other defense activities:		
Defense environmental cleanup	5,630,217	5,680,21
Other defense activities	853,300	853,30
Defense nuclear waste disposal	30,000	30,00
Total, Environmental & other defense activities	6,513,517	6,563,51
Total, Atomic Energy Defense Activities	21,604,567	21,961,56
Total, Discretionary Funding	21,740,657	22,097,65
luclear Energy		
Idaho sitewide safeguards and security	136,090	136,09
Total, Nuclear Energy	136,090	136,09

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Program	FY 2019 Request	House Authorized
Veapons Activities		
Directed stockpile work		
Life extension programs and major alterations		
B61–12 Life extension program	794,049	794,04
W76–1 Life extension program	48,888	48,88
W88 Alt 370	304,285	304,28
W80–4 Life extension program	654,766	654,76
IW-1	53,000	53,00
W76–2 Warhead modification program	65,000	65,00
Total, Life extension programs and major alterations	1,919,988	1,919,98
Stockpile systems		
B61 Stockpile systems	64,547	64,54
W76 Stockpile systems	94,300	94,30
W78 Stockpile systems	81,329	81,32
W80 Stockpile systems	80,204	80,20
B83 Stockpile systems	35,082	35,08
W87 Stockpile systems	83,107	83,10
W88 Stockpile systems	180,913	180,91
Total, Stockpile systems	619,482	619,48
Weapons dismantlement and disposition		
Operations and maintenance	56,000	56,00
Stockpile services		
Production support	512,916	508,91
Program decrease		[-4,00
Research and development support	38,129	38,12
R&D certification and safety	216,582	214,58
Program decrease	.,	[-2,00]
Management, technology, and production	300,736	298,73
Program decrease		[-2,00]
Total, Stockpile services	1,068,363	1,060,36
Strategic materials		
Uranium sustainment	87,182	87,18
Plutonium sustainment	361,282	361,28
Tritium sustainment	205,275	205,27
Lithium sustainment	29,135	29,13
Domestic uranium enrichment	100,704	100,70
Strategic materials sustainment	218,794	218,79
Total, Strategic materials	1,002,372	1,002,37
Total, Directed stockpile work	4,666,205	4,658,20
Research, development, test and evaluation (RDT&E) Science		
Advanced certification	57,710	57,71
Primary assessment technologies	95,057	93,05
Program decrease		[-2,00]
Dynamic materials properties	131,000	128,00
Program decrease		[-3,00
Advanced radiography	32,544	32,54
Secondary assessment technologies	77,553	77,55
Academic alliances and partnerships	53,364	53,36
Enhanced Capabilities for Subcritical Experiments	117,632	117,63
	564,860	559,86
Total, Science		
		43,22
Engineering	43,226	-)=-
Engineering Enhanced surety		27.5
Engineering Enhanced surety Weapon systems engineering assessment technology	27,536	
Engineering Enhanced surety Weapon systems engineering assessment technology Nuclear survivability	$27,536 \\ 48,230$	27,53 48,23 58.37
Engineering Enhanced surety Weapon systems engineering assessment technology Nuclear survivability Enhanced surveillance	27,536 48,230 58,375	48,23 58,3
Engineering Enhanced surety Weapon systems engineering assessment technology Nuclear survivability Enhanced surveillance Stockpile Responsiveness	$27,536 \\ 48,230$	48,23 58,37 40,00
Engineering Enhanced surety Weapon systems engineering assessment technology Nuclear survivability Enhanced surveillance	27,536 48,230 58,375	48,23 58,3
Engineering Enhanced surety Weapon systems engineering assessment technology Nuclear survivability Enhanced surveillance Stockpile Responsiveness Program increase Total, Engineering	27,536 48,230 58,375 34,000	48,2: 58,3' 40,00 [6,00
Engineering Enhanced surety Weapon systems engineering assessment technology Nuclear survivability Enhanced surveillance Stockpile Responsiveness Program increase	27,536 48,230 58,375 34,000	48,22 58,3 40,00 [6,00

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SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)

	FY 2019 Request	House Authorized
Support of other stockpile programs Maintain sustainable levels	17,397	21,39 [4,000
Diagnostics, cryogenics and experimental support Maintain sustainable levels	51,453	61,45 [10,000
Pulsed power inertial confinement fusion	8,310	8,31
Facility operations and target production	319,333	334,33
Maintain sustainable levels		[15,000
Total, Inertial confinement fusion and high yield	418,927	467,92'
Advanced simulation and computing	656 401	656 40
Advanced simulation and computing Construction:	656,401	656,40
18–D–670, Exascale Class Computer Cooling Equipment,		
LANL	24,000	24,00
18–D–620, Exascale Computing Facility Modernization		
Project, LLNL	23,000	23,00
Total, Construction	47,000	47,00
Total, Advanced simulation and computing	703,401	703,40
Advanced manufacturing		
Additive manufacturing	17,447	17,44
Component manufacturing development Process technology development	48,477 30,914	48,47 30,91
Total, Advanced manufacturing	96,838	96,83
Total, RDT&E	1,995,393	2,045,39
	, ,	, ,
Infrastructure and operations	201 000	001.00
Operations of facilities Safety and environmental operations	$891,000 \\ 115,000$	891,00 115,00
Maintenance and repair of facilities	365,000	404,00
Address high-priority repair needs and preventive maintenance	000,000	[39,000
Recapitalization:		
Infrastructure and safety	431,631	498,63
Support high-priority deferred maintenance	100.055	[67,000
Capability based investments Program increase	109,057	113,05
1 rogram increase		[4,000
Total, Recapitalization	540,688	611,68
	540,688	611,68
Total, Recapitalization Construction: 19–D–670, 138kV Power Transmission System Replacement,	540,688	611,68
Construction:	540,688 6,000	·
Construction: 19–D–670, 138kV Power Transmission System Replacement,		6,00
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS	6,000 19,000 0	6,00 19,00 24,00
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS	6,000 19,000 0 27,000	6,00 19,00 24,00 27,00
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS	6,000 19,000 0 27,000 0	6,00 19,00 24,00 27,00 9,00
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS 19–D–660, Lithium Production Capability, Y–12 18–D–680, Material Staging Facility, Pantex 18–D–680, Tritium Production Capability, SRS 17–D–710, West End Protected Area reduction Project, Y–12 17–D–640, U1a Complex Enhancements Project, NNSS	6,000 19,000 0 27,000 0 53,000	6,00 19,00 24,00 27,00 9,00 53,00
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS 19–D–660, Lithium Production Capability, Y–12 18–D–680, Material Staging Facility, Pantex 18–D–650, Tritium Production Capability, SRS 17–D–710, West End Protected Area reduction Project, Y–12 17–D–640, U1a Complex Enhancements Project, NNSS 16–D–515, Albuquerque complex project	6,000 19,000 0 27,000 0	6,00 19,00 24,00 27,00 9,00 53,00 47,95
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS 19–D–660, Lithium Production Capability, Y–12 18–D–680, Material Staging Facility, Pantex 18–D–680, Tritium Production Capability, SRS 17–D–710, West End Protected Area reduction Project, Y–12 17–D–640, U1a Complex Enhancements Project, NNSS	6,000 19,000 0 27,000 0 53,000 47,953	6,00 19,00 24,00 27,00 9,00 53,00 47,95 2,00
 Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS 19–D–660, Lithium Production Capability, Y–12 18–D–660, Material Staging Facility, Pantex 18–D–650, Tritium Production Capability, SRS 17–D–710, West End Protected Area reduction Project, Y–12 17–D–640, U1a Complex Enhancements Project, NNSS 16–D–515, Albuquerque complex project 14–D–710, DAF Argus project, NNSS 06–D–141 Uranium processing facility Y–12, Oak Ridge, TN 04–D–125 Chemistry and metallurgy research facility replacement 	6,000 19,000 0 27,000 0 53,000 47,953 0	6,00 19,00 24,00 27,00 9,00 53,00 47,95 2,00 703,00
 Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL 	6,000 19,000 0 27,000 0 53,000 47,953 0 703,000 235,095	6,00 19,00 24,00 27,00 53,00 47,95 2,00 703,00 235,09
19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction	6,000 19,000 0 27,000 53,000 47,953 0 703,000 235,095 1,091,048	611,683 6,000 19,000 27,000 9,000 53,000 47,955 2,000 703,000 235,099 1,126,044 3 147 733
 Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL 	6,000 19,000 0 27,000 0 53,000 47,953 0 703,000 235,095	6,00 19,00 24,00 27,00 9,00 53,00 47,95 2,00 703,00 235,09 1,126,04
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset	6,000 19,000 0 27,000 0 53,000 47,953 0 703,000 235,095 1,091,048 3,002,736	6,00 19,00 24,00 9,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS 19–D–660, Lithium Production Capability, Y–12 18–D–660, Lithium Production Capability, Pantex 18–D–680, Material Staging Facility, Pantex 18–D–660, Tritium Production Capability, SRS 17–D–640, U1a Complex Enhancements Project, NNSS 17–D–640, U1a Complex Enhancements Project, NNSS 16–D–515, Albuquerque complex project 14–D–710, DAF Argus project, NNSS 06–D–141 Uranium processing facility Y–12, Oak Ridge, TN 04–D–125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736	6,00 19,00 24,00 9,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736	6,00 19,00 24,00 27,00 9,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73 176,61 102,02
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736	6,00 19,00 24,00 9,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73 176,61 102,02
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-660, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction Total, Secure transportation asset Defense nuclear security	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736 176,617 102,022 278,639	6,00 19,00 24,00 27,00 9,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73 176,61 102,02 278,63
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction Total, Secure transportation asset Defense nuclear security Operations and maintenance	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736	6,00 19,00 24,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73 176,61 102,02 278,63 701,63
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction Total, Secure transportation asset Defense nuclear security Operations and maintenance Physical security infrastructure recapitalization and CSTART	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736 176,617 102,022 278,639	6,000 19,000 24,000 53,000 47,955 2,000 703,000 235,099 1,126,044 3,147,736 176,611 102,022 278,633 701,633 [11,000
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction Total, Secure transportation asset Defense nuclear security Operations and maintenance	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736 176,617 102,022 278,639	6,00 19,00 24,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73 176,61 102,02 278,63 701,63 [11,000
Construction: 19-D-670, 138kV Power Transmission System Replacement, NNSS 19-D-660, Lithium Production Capability, Y-12 18-D-680, Material Staging Facility, Pantex 18-D-650, Tritium Production Capability, SRS 17-D-710, West End Protected Area reduction Project, Y-12 17-D-640, U1a Complex Enhancements Project, NNSS 16-D-515, Albuquerque complex project 14-D-710, DAF Argus project, NNSS 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction Total, Secure transportation asset Defense nuclear security Operations and maintenance Physical security infrastructure recapitalization and CSTART	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736 176,617 102,022 278,639	6,00 19,00 24,00 9,00 53,00 47,95 2,00 703,00 235,09 1,126,04 3,147,73 176,61 102,02 278,63 701,63 [11,000 701,63
Construction: 19–D–670, 138kV Power Transmission System Replacement, NNSS 19–D–660, Lithium Production Capability, Y–12 19–D–660, Lithium Production Capability, Y–12 18–D–680, Material Staging Facility, Pantex 18–D–630, Tritium Production Capability, SRS 17–D–710, West End Protected Area reduction Project, Y–12 17–D–640, U1a Complex Enhancements Project, NNSS 16–D–515, Albuquerque complex project 14–D–710, DAF Argus project, NNSS 06–D–141 Uranium processing facility Y–12, Oak Ridge, TN 04–D–125 Chemistry and metallurgy research facility replacement project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment Program direction Total, Secure transportation asset Defense nuclear security Operations and maintenance Physical security infrastruct	6,000 19,000 0 27,000 47,953 0 703,000 235,095 1,091,048 3,002,736 176,617 102,022 278,639 690,638 690,638	6,000 19,000 24,000 27,000 53,000 47,955 2,000 703,000 235,09 1,126,044 3,147,730 176,61 102,022 278,633 701,63

Program Defense Nuclear Nonproliferation Defense Nuclear Nonproliferation Programs Global material security International nuclear security	Request	Authorized
Defense Nuclear Nonproliferation Programs Global material security International nuclear security		
Global material security International nuclear security		
International nuclear security		
	46,339	46,33
Domestic radiological security	90,764	90,76
International radiological security	59,576	59,57
Nuclear smuggling detection and deterrence	140,429	140,42
Total, Global material security	337,108	337,10
Material management and minimization		
HEU reactor conversion	98,300	98,3
Nuclear material removal	32,925	32,9
Material disposition	200,869	200,8
Total, Material management & minimization	332,094	332,09
Nonproliferation and arms control	129,703	129,7
Defense nuclear nonproliferation R&D	456,095	468,0
Acceleration of low-yield detection experiments		[6,00
Future nuclear proliferation challenges, including 3D printing		[6,00
Nonproliferation Construction:		
18–D–150 Surplus Plutonium Disposition Project	59,000	59,0
99–D–143 Mixed Oxide (MOX) Fuel Fabrication Facility, SRS	220,000	335,0
Total, Nonproliferation construction	279,000	394,0
Total, Defense Nuclear Nonproliferation Programs	1,534,000	1,661,0
Legacy contractor pensions	28,640	28,6
Nuclear counterterrorism and incident response program	319,185	20,0 319,1
Use of prior year balances	-19,000	-19,0
Total, Defense Nuclear Nonproliferation	1,862,825	1,989,8
Construction: 19–D–930, KS Overhead Piping 17–D–911, BL Fire System Upgrade 14–D–901 Spent fuel handling recapitalization project, NRF Total, Construction Program direction	10,994 13,200 287,000 311,194 48,709	10,9 13,2 287,0 311,1 48,7
Total, Naval Reactors	1,788,618	1,788,6
Iotal, Naval Reactors	1,788,018	1,788,0
ederal Salaries And Expenses		
Program direction	422,529	404,5
Program decrease	400 500	[-18,00
Total, Office Of The Administrator	422,529	404,5
efense Environmental Cleanup		
Closure sites:		
Closure sites administration	4,889	4,8
Richland:		
River corridor and other cleanup operations	89,577	89,5
Central plateau remediation	562,473	612,4
Accelerated remediation of 300–296 waste site	, -	[50,00
	5,121	5,1
Richland community and regulatory support		
		1,0
Richland community and regulatory support	1,000	
Richland community and regulatory support	1,000 1,000	1,0
Richland community and regulatory support Construction: 18–D–404 WESF Modifications and Capsule Storage		
Richland community and regulatory support Construction: 18–D–404 WESF Modifications and Capsule Storage Total, Construction	1,000	
Richland community and regulatory support Construction: 18–D–404 WESF Modifications and Capsule Storage Total, Construction Total, Hanford site	1,000	1,0 708,1 15,0
Richland community and regulatory support Construction: 18–D–404 WESF Modifications and Capsule Storage Total, Construction Total, Hanford site Office of River Protection:	1,000 658,171	708,1 15,0
Richland community and regulatory support	1,000 658,171 15,000	708,1

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SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

	FY 2019 Request	House Authorized
01–D–416 A-D WTP Subprojects A-D	675,000	675,00
01–D–416 E—Pretreatment Facility	15,000	15,00
Total, Construction	746,053	746,05
Total, Office of River protection	1,438,513	1,438,51
Idaho National Laboratory:		
SNF stabilization and disposition—2012	17,000	17,00
Solid waste stabilization and disposition	148,387	148,38
Radioactive liquid tank waste stabilization and disposition	137,739	137,73
Soil and water remediation—2035	42,900	42,90
Idaho community and regulatory support	3,200	3,20
Total, Idaho National Laboratory	349,226	349,22
NNSA sites and Nevada off-sites Lawrence Livermore National Laboratory	1,704	1,70
Nuclear facility D & D	,	,
Separations Process Research Unit	15,000	15,00
Nevada	60,136	60,18
Sandia National Laboratories	2,600	2,60
Los Alamos National Laboratory Total, NNSA sites and Nevada off-sites	191,629 271,069	191,65 271,06
		211,00
Oak Ridge Reservation: OR Nuclear facility D & D		
OR-0041—D&D - Y-12	30,214	30,21
	50,214 60,007	
OR-0042—D&D -ORNL	· · · · ·	60,00 90,22
Total, OR Nuclear facility D & D	90,221	90,22
U233 Disposition Program	45,000	45,00
OR cleanup and waste disposition		
OR cleanup and disposition	67,000	67,00
Construction:		
17–D–401 On-site waste disposal facility	5,000	5,00
14–D–403 Outfall 200 Mercury Treatment Facility	11,274	11,27
Total, Construction	16,274	16,27
Total, OR cleanup and waste disposition	83,274	83,27
OR community & regulatory support	4,711	4,71
OR technology development and deployment	3,000	3,00
Total, Oak Ridge Reservation	226,206	226,20
Savannah River Sites: Nuclear Material Management	$351,\!331$	351,33
Nuclear Material Management	351,331	351,33
	351,331 166,105	
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction:	166,105	166,10
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18–D–402, Emergency Operations Center	166,105 1,259	166,10
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction:	166,105	166,10
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18–D–402, Emergency Operations Center	166,105 1,259	166,10 1,2: 167,36
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition	166,105 1,259 167,364	166,10 1,2; 167,36 4,74
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction:	166,105 1,259 167,364 4,749 805,686	166,1(1,2; 167,36 4,74 805,68
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9	166,105 1,259 167,364 4,749 805,686 37,450	166,10 1,2; 167,36 4,74 805,68 37,48
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7	166,105 $1,259$ $167,364$ $4,749$ $805,686$ $37,450$ $41,243$	166,10 1,2: 167,36 4,74 805,68 37,4: 41,24
Nuclear Material Management Environmental Cleanup Environmental Cleanup 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site	166,105 $1,259$ $167,364$ $4,749$ $805,686$ $37,450$ $41,243$ $65,000$	166,10 $1,2i$ $167,36$ $4,74$ $805,63$ $37,4i$ $41,24$ $65,00$
Nuclear Material Management Environmental Cleanup Environmental Cleanup 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Construction	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693	166,10 1,2; 167,36 4,74 805,68 37,4; 41,24 65,00 143,65
Nuclear Material Management Environmental Cleanup Environmental Cleanup 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site	166,105 $1,259$ $167,364$ $4,749$ $805,686$ $37,450$ $41,243$ $65,000$	166,10 1,2: 167,36 4,74 805,63 37,44 41,24 65,00 143,65
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-403 Salt waste processing facility, Savannah River Site Total, Construction Total, Savannah River site	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823	166,10 1,2; 167,36 4,74 805,68 37,4; 41,2- 65,00 143,66 1,472,82
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Construction Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823 220,000	166,10 1,2; 167,36 4,74 805,68 37,44 41,24 65,00 143,65 1,472,82 220,00
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Construction Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance Central characterization project	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823	166,10 1,2; 167,36 4,74 805,63 37,44 41,24 65,00 143,66 1,472,82 220,00
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Construction Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823 220,000	166,10 1,2; 167,36 4,74 805,63 37,44 41,2- 65,00 143,65 1,472,82 220,00 19,50
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Construction Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance Central characterization project	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823 220,000 19,500	166,10 1,2: 167,36 4,7- 805,63 37,44 41,2- 65,00 143,65 1,472,82 220,00 19,50 46,63
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance Central characterization project Critical Infrastructure Repair/Replacement	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823 220,000 19,500 46,695	166,10 1,2: 167,36 4,7- 805,63 37,44 41,2- 65,00 143,65 1,472,82 220,00 19,50 46,63
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402—Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance Central characterization project Critical Infrastructure Repair/Replacement Transportation	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823 220,000 19,500 46,695	166,10 1,2; 167,36 4,74 805,68 37,4; 41,24 65,00 143,65 1,472,82 220,00 19,50 46,66 25,50
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 18-D-405 Salt waste processing facility, Savannah River Site Total, Construction Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance Central characterization project Critical Infrastructure Repair/Replacement Transportation Construction:	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823 220,000 19,500 46,695 25,500	166,10 1,2; 167,36 4,74 805,68 37,4; 41,24 65,00 143,66 1,472,82 220,00 19,50 46,66 25,50 84,21
Nuclear Material Management Environmental Cleanup Environmental Cleanup Construction: 18-D-402, Emergency Operations Center Total, Environmental Cleanup SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 18-D-402 SR community and regulatory support Radioactive liquid tank waste stabilization and disposition Construction: 18-D-401, SDU #8/9 17-D-402-Saltstone Disposal Unit #7 05-D-405 Salt waste processing facility, Savannah River Site Total, Savannah River site Waste Isolation Pilot Plant Operations and maintenance Central characterization project Critical Infrastructure Repair/Replacement Transportation Construction: 15-D-411 Safety significant confinement ventilation system, WIPP	166,105 1,259 167,364 4,749 805,686 37,450 41,243 65,000 143,693 1,472,823 220,000 19,500 46,695 25,500 84,212	351,3: 166,10 1,2: 167,36 4,74 805,68 37,44 41,24 65,00 143,66 1,472,82 220,00 19,50 46,69 25,50 84,21 1,00 85,21

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)

Program	FY 2019 Request	House Authorize
Program direction	300,000	300,0
Program support	6,979	6,9
Minority Serving Institution Partnership	6,000	6,0
Safeguards and Security	0,000	0,0
Oak Ridge Reservation	14,023	14,05
Paducah	15,577	15,5
Portsmouth	15,078	15,0
Richland/Hanford Site	86,686	86,6
Savannah River Site	183,357	183,3
Waste Isolation Pilot Project	6,580	6,5
West Valley	3,133	3,1
Total, Safeguards and Security	324,434	324,4
Total, Saleguarus and Security	524,454	524,4
Technology development	25,000	25,0
HQEF-0040—Excess Facilities	150,000	150,0
Total, Defense Environmental Cleanup	5,630,217	5,680,2
ner Defense Activities		
Environment, health, safety and security		
Environment, health, safety and security	135,194	135,1
Program direction	70,653	70,6
Total, Environment, Health, safety and security	205,847	205,8
Independent enterprise assessments		
Independent enterprise assessments	24,068	24,0
Program direction	52,702	52,7
Total, Independent enterprise assessments	76,770	76,7
Specialized security activities	254,378	254,3
Office of Legacy Management		
Legacy management	140,575	140,5
Program direction	18,302	18,3
Total, Office of Legacy Management	158,877	158,8
Defense veloted administrative support		
Defense related administrative support Chief financial officer	10 101	10 /
Chief information officer	48,484	48,4
	96,793	96,7
Project management oversight and Assessments	8,412	8,4
Total, Defense related administrative support	153,689	153,6
Office of hearings and appeals	5,739	5,7
Subtotal, Other defense activities	855,300	855,3
Rescission of prior year balances (OHA)	-2,000	-2,0
Total, Other Defense Activities	853,300	853,3
fense Nuclear Waste Disposal		
Yucca mountain and interim storage	30,000	30,0
Total, Defense Nuclear Waste Disposal	30,000	30,0

Amend the title so as to read: "A bill to authorize appropriations for fiscal year 2019 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.".

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